

Volume 5

# STATUTES OF CALIFORNIA

AND DIGESTS OF MEASURES

**2008**

Constitution of 1879 as Amended

Measures Submitted to Vote of Electors,  
Presidential Primary Election, February 5, 2008,  
Statewide Direct Primary Election, June 3, 2008  
and General Election, November 4, 2008

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

**2007–08 Regular Session**  
**2007–08 First Extraordinary Session**  
**2007–08 Second Extraordinary Session**  
**2007–08 Third Extraordinary Session**  
**2007–08 Fourth Extraordinary Session**



*Compiled by*  
DIANE F. BOYER-VINE  
*Legislative Counsel*



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**2007 – 08**

**FIRST EXTRAORDINARY SESSION**

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## **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 reconvened on January 7, 2008, and adjourned *sine die* on September 19, 2008. The 91st day after adjournment is December 19, 2008.

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 11<sup>th</sup> 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 11<sup>th</sup> day of September, 2007.

  
ARNOLD SCHWARZENEGGER  
Governor of California

ATTEST:

  
DEBRA BOWEN  
Secretary of State



EXECUTIVE DEPARTMENT  
STATE OF CALIFORNIA



A PROCLAMATION

BY THE GOVERNOR OF THE STATE OF CALIFORNIA

WHEREAS, on September 11, 2007, I issued a proclamation to cause the Legislature to convene in extraordinary session to consider and act upon legislation relating to health care reform; and

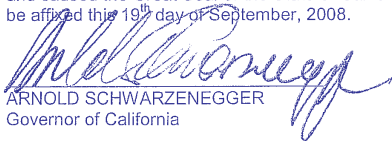
WHEREAS, an extraordinary occasion has arisen and now exists requiring that this proclamation be amended to include an additional subject in the extraordinary session.

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 11<sup>th</sup> day of September 2007, at a time to be determined, and thereafter, for the following purposes 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.
5. To consider and act upon legislation to address fiscal and budget-related matters.



IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 19<sup>th</sup> day of September, 2008.

  
ARNOLD SCHWARZENEGGER  
Governor of California

ATTEST:

  
DEBRA BOWEN  
Secretary of State

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**STATUTES OF CALIFORNIA**

2007 – 08

**FIRST EXTRAORDINARY SESSION**

2008 CHAPTER

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CHAPTER 1

An act to amend Section 19025 of, to add Sections 19136.1, 19136.3, and 19138 to, to repeal Section 19137 of, and to repeal Chapter 9.2 (commencing with Section 19740) of Part 10.2 of Division 2 of, the Revenue and Taxation Code, and to amend Section 35.20 as added to the Budget Act of 2008 by Assembly Bill 88 of the 2007–2008 Regular Session, relating to taxation.

[Approved by Governor October 1, 2008. Filed with Secretary of State October 1, 2008.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 19025 of the Revenue and Taxation Code is amended to read:

19025. (a) If the amount of estimated tax does not exceed the minimum tax specified by Section 23153, the entire amount of the estimated tax shall be due and payable on or before the 15th day of the fourth month of the taxable year.

(b) Except as provided in subdivision (c), if the amount of estimated tax exceeds the minimum tax specified by Section 23153, the amount payable shall be paid in installments as follows:

If the requirements of this subdivision are first met—	The following percentages of the estimated tax shall be paid on the 15th day of the—			
	4th month	6th month	9th month	12th month
Before the 1st day of the 4th month of the taxable year.....	30 (but not less than the minimum tax provided in Section 23153 and any tax under Section 23800.5)	30	20	20

After the last day of the 3rd month and before the 1st day of the 6th month of the taxable year.....	—	40	30	30
After the last day of the 5th month and before the 1st day of the 9th month of the taxable year.....	—	—	50	50
After the last day of the 8th month and before the 1st day of the 12th month of the taxable year.....	—	—	—	100

(c) If a wholly owned subsidiary is first subject to tax under Section 23800.5 after the last day of the third month of the taxable year of owner, the amount of the next installment of estimated tax under subdivision (b) after the wholly owned subsidiary is subject to tax under Section 23800.5 shall not be less than the amount of the tax of the wholly owned subsidiary under Section 23800.5 and an amount equal to that amount shall be due and payable on the date the installment is required to be paid. For purposes of determining which installment is the next installment of estimated tax under subdivision (b), subdivision (b) shall be modified by substituting “includes the tax of a wholly owned subsidiary under Section 23800.5” for “exceeds the minimum tax specified by Section 23153.”

(d) The amendments made to this section by the act adding this subdivision shall apply to installments due for each taxable year beginning on or after January 1, 2009.

SEC. 2. Section 19136.1 is added to the Revenue and Taxation Code, to read:

19136.1. (a) Section 6654(d)(1)(A) of the Internal Revenue Code is modified to provide that in lieu of the required installments specified in that section, the amount of required installments shall instead be as follows:

(1) For the 1st and 2nd required installments, 30 percent of the required annual payment.

(2) For the 3rd and 4th required installments, 20 percent of the required annual payment.

(b) This section shall apply to installments due for each taxable year beginning on or after January 1, 2009.

SEC. 3. Section 19136.3 is added to the Revenue and Taxation Code, to read:

19136.3. (a) Section 6654(d)(1)(B) of the Internal Revenue Code is modified to additionally provide that clause (ii) shall not apply if the adjusted gross income shown on the return of the individual for the taxable year is equal to or greater than \$1 million (\$500,000 in the case of a married individual filing a separate return).

(b) This section shall apply to taxable years beginning on or after January 1, 2009.

SEC. 4. Section 19137 of the Revenue and Taxation Code, as added by Assembly Bill 1452 of the 2007–08 Regular Session, is repealed.

SEC. 5. Section 19138 is added to the Revenue and Taxation Code, to read:

19138. (a) (1) A taxpayer subject to the tax imposed under Part 11 (commencing with Section 23001) with an understatement of tax in excess of one million dollars (\$1,000,000) for any taxable year shall be subject to the penalty imposed under this section.

(2) For taxpayers that are required to be included in a combined report under Section 25101 or authorized to be included in a combined report under Section 25101.15, the threshold amount prescribed in paragraph (1) shall apply to the aggregate amount of tax liability under Part 11 (commencing with Section 23001) for all taxpayers that are required to be or authorized to be included in a combined report.

(b) The penalty under this section shall be an amount equal to 20 percent of any understatement of tax. For purposes of this section, “understatement of tax” means the amount by which the tax imposed by Part 11 (commencing with Section 23001) exceeds the amount of tax shown on an original return or shown on an amended return filed on or before the original or extended due date of the return for the taxable year. For any taxable year beginning before January 1, 2008, the amount of tax paid on or before May 31, 2009, and shown on an amended return filed on or before May 31, 2009, shall be treated as the amount of tax shown on an original return for purposes of this section.

(c) The penalty imposed by this section shall be in addition to any other penalty imposed under Part 11 (commencing with Section 23001) or this part.

(d) Article 3 (commencing with Section 19031), relating to deficiency assessments, shall not apply with respect to the assessment or collection of any penalty imposed by subdivision (a).

(e) A refund or credit for any amounts paid to satisfy a penalty imposed under this section may be allowed only on the grounds that the amount of the penalty was not properly computed by the Franchise Tax Board.

(f) (1) No penalty shall be imposed under this section on any understatement to the extent that the understatement is attributable to a change in law that is enacted, promulgated, issued, or becomes final after the earlier of either of the following dates:

(A) The date the taxpayer files the return for the taxable year for which the change is operative.

(B) The extended due date for the return of the taxpayer for the taxable year for which the change is operative.

(2) For purposes of this subdivision, a “change of law” means a statutory change or an interpretation of law or rule of law by regulation, legal ruling of counsel, within the meaning of subdivision (b) of Section 11340.9 of the Government Code, or a published federal or California court decision.

(3) The Franchise Tax Board shall implement this subdivision in a reasonable manner.

(g) No penalty shall be imposed under this section to the extent that a taxpayer’s understatement is attributable to the taxpayer’s reasonable reliance on written advice of the Franchise Tax Board, but only if the written advice was a legal ruling by the Chief Counsel, within the meaning of paragraph (1) of subdivision (a) of Section 21012.

(h) This section shall apply to each taxable year beginning on or after January 1, 2003, for which the statute of limitations on assessment has not expired.

SEC. 6. Chapter 9.2 (commencing with Section 19740) of Part 10.2 of Division 2 of the Revenue and Taxation Code, as added by Assembly Bill 1452 of the 2007–08 Regular Session, is repealed.

SEC. 7. Section 35.20, as added to the Budget Act of 2008 by Assembly Bill 88 of the 2007–08 Regular Session, is amended to read:

Sec. 35.20. If legislation is enacted amending Section 13302 of the Government Code to allow the accrual of tax payments due more than two months after the close of the fiscal year for transactions occurring in the prior fiscal year, the Department of Finance shall provide guidance pursuant to Section 13310 of the Government Code with respect to the methodology to be employed in determining accruals and the timing of implementation of any changes in tax accrual practices. Sixty percent of the change to accrual treatment of corporation income and franchise

tax payments shall apply to the 2007–08 fiscal year and the balance of the accrual change to corporation income and franchise tax payments and all of the accrual change to personal income tax payments shall be applied to the 2008–09 fiscal year and subsequent fiscal years.

SEC. 8. (a) For purposes of applying Section 23663 of the Revenue and Taxation Code, as added by Assembly Bill 1452 of the 2007–08 Regular Session, any limitations on allowance of any credit against the “tax” that would apply to the assigning taxpayer in the absence of an assignment shall also apply to the same extent to the allowance of that assigned credit against the “tax” of the eligible assignee.

(b) Subdivision (d) of Section 17942 of the Revenue and Taxation Code, as added by Assembly Bill 1452 of the 2007–08 Regular Session, only applies to taxable years beginning on or after January 1, 2009.

(c) The Legislature finds and declares that this section makes clarifying changes for purposes of the proper implementation of Sections 17942 and 23663 of the Revenue and Taxation Code, as added by Assembly Bill 1452 of the 2007–2008 Regular Session.

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**CONCURRENT RESOLUTION**

2007 – 08

**FIRST EXTRAORDINARY SESSION**

2008 RESOLUTION CHAPTER

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RESOLUTION CHAPTER 1

Senate Concurrent Resolution No. 2—Relative to final adjournment of the 2007–08 First Extraordinary Session of the Legislature.

[Filed with Secretary of State September 22, 2008.]

*Resolved by the Senate of the State of California, the Assembly thereof concurring,* That the 2007–08 First Extraordinary Session of the Legislature shall stand adjourned sine die at midnight on the date that this measure has been adopted by both houses of the Legislature.

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**2007 – 08**

**SECOND EXTRAORDINARY SESSION**

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## **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 reconvened on January 7, 2008, and adjourned *sine die* on November 30, 2008. The 91st day after adjournment is March 1, 2009.

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 11<sup>th</sup> 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 11<sup>th</sup> day of September, 2007.

  
ARNOLD SCHWARZENEGGER  
Governor of California

ATTEST:

  
DEBRA BOWEN  
Secretary of State





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**STATUTES OF CALIFORNIA**

2007 – 08

**SECOND EXTRAORDINARY SESSION**

2008 CHAPTER

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## CHAPTER 1

An act to add and repeal Section 65595.5 of the Government Code, and to add Sections 127.5 and 134.5 to, to add Division 33 (commencing with Section 83000) to, and to repeal and add Part 2.2 (commencing with Section 10530) of Division 6 of, the Water Code, relating to water, and making an appropriation therefor.

[Approved by Governor September 30, 2008. Filed with  
Secretary of State September 30, 2008.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 65595.5 is added to the Government Code, to read:

65595.5. (a) Notwithstanding Section 161 of the Water Code, until December 31, 2009, in order to ensure timely implementation of water conservation activities relating to landscaping, Section 161 of the Water Code does not apply to the department's adoption of regulations required by Section 65595.

(b) This section shall remain in effect only until January 1, 2010, and as of that date is repealed, unless a later enacted statute, that is enacted before January 1, 2010, deletes or extends that date.

SEC. 2. Section 127.5 is added to the Water Code, to read:

127.5. The department may utilize the program manager class series that was created for the California Bay-Delta Authority, for positions to manage vital departmental activities, including those relating to climate change mitigation and adaptation, water management, and statewide planning.

SEC. 3. Section 134.5 is added to the Water Code, to read:

134.5. The Director of Finance shall administratively establish positions necessary to implement activities funded by the appropriations made in Division 33 (commencing with Section 83000).

SEC. 4. Part 2.2 (commencing with Section 10530) of Division 6 of the Water Code is repealed.

SEC. 5. Part 2.2 (commencing with Section 10530) is added to Division 6 of the Water Code, to read:

## PART 2.2. INTEGRATED REGIONAL WATER MANAGEMENT PLANS

### CHAPTER 1. SHORT TITLE

10530. This part shall be known and may be cited as the Integrated Regional Water Management Planning Act.

### CHAPTER 2. LEGISLATIVE FINDINGS AND DECLARATIONS

10531. The Legislature finds and declares all of the following:

(a) Water is a valuable natural resource in California, and should be managed to ensure the availability of sufficient supplies to meet the state's agricultural, domestic, industrial, and environmental needs. It is the intent of the Legislature to encourage local agencies to work cooperatively to manage their available local and imported water supplies to improve the quality, quantity, and reliability of those supplies.

(b) Local agencies can realize efficiencies by coordinating and integrating their assets and seeking mutual solutions to water management issues.

(c) The reliability of water supplies can be significantly improved by diversifying water portfolios, taking advantage of local and regional opportunities, and considering a broad variety of water management strategies as described in the California Water Plan.

(d) The implementation of this part will facilitate the development of integrated regional water management plans, thereby assisting each region of the state to improve water supply reliability, water quality, and environmental stewardship to meet current and future needs.

(e) Water management is integrally linked to public health and the health of all natural resources within our watersheds. It is the intent of the Legislature that water management strategies and projects are carried out in a way that promotes these important public values.

### CHAPTER 3. DEFINITIONS

10532. Unless the context otherwise requires, the definitions set forth in this chapter govern the construction of this part.

10533. "Basin plan" means a water quality control plan developed pursuant to Section 13240.

10534. "Integrated regional water management plan" means a comprehensive plan for a defined geographic area, the specific development, content, and adoption of which shall satisfy requirements developed pursuant to this part. At a minimum, an integrated regional

water management plan describes the major water-related objectives and conflicts within a region, considers a broad variety of water management strategies, identifies the appropriate mix of water demand and supply management alternatives, water quality protections, and environmental stewardship actions to provide long-term, reliable, and high-quality water supply and protect the environment, and identifies disadvantaged communities in the region and takes the water-related needs of those communities into consideration.

10535. “Local agency” means any city, county, city and county, special district, joint powers authority, or other political subdivision of the state, a public utility as defined in Section 216 of the Public Utilities Code, or a mutual water company as defined in Section 2725 of the Public Utilities Code.

10536. “Plan” means an integrated regional water management plan.

10537. “Regional projects or programs” means projects or programs identified in an integrated regional water management plan that accomplish any of the following:

(a) Reduce water demand through agricultural and urban water use efficiency.

(b) Increase water supplies for any beneficial use through the use of any of the following, or other, means:

(1) Groundwater storage and conjunctive water management.

(2) Desalination.

(3) Precipitation enhancement.

(4) Water recycling.

(5) Regional and local surface storage.

(6) Water-use efficiency.

(7) Stormwater management.

(c) Improve operational efficiency and water supply reliability, including conveyance facilities, system reoperation, and water transfers.

(d) Improve water quality, including drinking water treatment and distribution, groundwater and aquifer remediation, matching water quality to water use, wastewater treatment, water pollution prevention, and management of urban and agricultural runoff.

(e) Improve resource stewardship, including agricultural lands stewardship, ecosystem restoration, flood plain management, recharge area protection, urban land use management, groundwater management, water-dependent recreation, fishery restoration, including fish passage improvement, and watershed management.

(f) Improve flood management through structural and nonstructural means, or by any other means.

10538. “Regional reports or studies” means reports or studies relating to any of the matters described in subdivisions (a) to (f), inclusive, of

Section 10537, that are identified in an integrated regional water management plan.

10539. “Regional water management group” means a group in which three or more local agencies, at least two of which have statutory authority over water supply or water management, as well as those other persons who may be necessary for the development and implementation of a plan that meets the requirements in Sections 10540 and 10541, participate by means of a joint powers agreement, memorandum of understanding, or other written agreement, as appropriate, that is approved by the governing bodies of those local agencies.

#### CHAPTER 4. INTEGRATED REGIONAL WATER MANAGEMENT PLANS

10540. (a) A regional water management group may prepare and adopt an integrated regional water management plan in accordance with this part.

(b) A regional water management group may coordinate its planning activities to address or incorporate all or part of any of the following actions of its members into its plan:

(1) Groundwater management planning pursuant to Part 2.75 (commencing with Section 10750) or other specific groundwater management authority.

(2) Urban water management planning pursuant to Part 2.6 (commencing with Section 10610).

(3) The preparation of a water supply assessment required pursuant to Part 2.10 (commencing with Section 10910).

(4) Agricultural water management planning pursuant to Part 2.8 (commencing with Section 10800).

(5) City and county general planning pursuant to Section 65350 of the Government Code.

(6) Other water resource management planning, including flood protection, watershed management planning, and multipurpose program planning.

(c) At a minimum, all plans shall address all of the following:

(1) Protection and improvement of water supply reliability, including identification of feasible agricultural and urban water use efficiency strategies.

(2) Identification and consideration of the drinking water quality of communities within the area of the plan.

(3) Protection and improvement of water quality within the area of the plan, consistent with the relevant basin plan.

(4) Identification of any significant threats to groundwater resources from overdrafting.

(5) Protection, restoration, and improvement of stewardship of aquatic, riparian, and watershed resources within the region.

(6) Protection of groundwater resources from contamination.

(7) Identification and consideration of the water-related needs of disadvantaged communities in the area within the boundaries of the plan.

(d) This section does not obligate a local agency to fund the implementation of any project or program.

10541. (a) The department shall develop project solicitation and evaluation guidelines for the application of funds made available pursuant to Section 75026 of the Public Resources Code, to enable broad and diverse participation in integrated regional water management plan development and refinement.

(b) The department shall conduct two public meetings to consider public comments prior to finalizing the guidelines. The department shall publish the draft solicitation and evaluation guidelines on its Internet Web site at least 30 days before the public meetings. One meeting shall be conducted at a location in northern California and one meeting shall be conducted at a location in southern California. Upon adoption, the department shall transmit copies of the guidelines to the fiscal committees and the appropriate policy committees of the Legislature. To the extent feasible, each state agency shall provide outreach to disadvantaged communities to promote access to and participation in those meetings.

(c) The department shall consult with the board, the California regional water quality control boards, the State Department of Public Health, the Department of Fish and Game, the California Bay-Delta Authority or its successor, and other state agencies with water management responsibility and authority in the development of the guidelines.

(d) The department may periodically review and update the guidelines to accommodate changes in funding sources, statutory requirements, new commonly accepted management practices, and changes in state water management policy. Any guideline changes shall be made with appropriate consultation with other state agencies and public review pursuant to subdivisions (b) and (c).

(e) The guidelines shall require that integrated regional water management plans include all of the following:

(1) Consideration of all of the resource management strategies identified in the California Water Plan, as updated by department Bulletin No. 160-2005 and future updates.

(2) Consideration of objectives in the appropriate basin plan or plans and strategies to meet applicable water quality standards.

(3) Description of the major water-related objectives and conflicts within a region.

(4) Measurable regional objectives and criteria for developing regional project priorities.

(5) An integrated, collaborative, multibenefit approach to selection and design of projects and programs.

(6) Identification and consideration of the water-related needs of disadvantaged communities in the area within the boundaries of the plan.

(7) Performance measures and monitoring to demonstrate progress toward meeting regional objectives.

(8) A plan for implementation and financing of identified projects and programs.

(9) Consideration of greenhouse gas emissions of identified programs and projects.

(10) Evaluation of the adaptability to climate change of water management systems in the region.

(11) Documentation of data and technical analyses used in the development of the plan.

(12) A process to disseminate data and information related to the development and implementation of the plan.

(13) A process to coordinate water management projects and activities of participating local agencies and local stakeholders to avoid conflicts and take advantage of efficiencies.

(14) Any other matters identified by the department.

(f) The guidelines shall include standards for identifying a region for the purpose of developing or modifying an integrated regional water management plan. At a minimum, a region shall be a contiguous geographic area encompassing the service areas of multiple local agencies, and shall be defined to maximize opportunities for integration of water management activities. The department shall develop a process to approve the composition of a region for the purposes of Sections 75026, 75027, and 75028 of the Public Resources Code.

(g) The guidelines shall require that the development and implementation of an integrated regional water management plan include a public process that provides outreach and an opportunity to participate in plan development and implementation to appropriate local agencies and stakeholders, as applicable to the region, including all of the following:

(1) Wholesale and retail water purveyors, including a local agency, mutual water company, or a water corporation as defined in Section 241 of the Public Utilities Code.

(2) Wastewater agencies.

(3) Flood control agencies.

(4) Municipal and county governments and special districts.

(5) Electrical corporations, as defined in Section 218 of the Public Utilities Code.

(6) Native American tribes that have lands within the region.

(7) Self-supplied water users, including agricultural, industrial, residential, park districts, school districts, colleges and universities, and others.

(8) Environmental stewardship organizations, including watershed groups, fishing groups, land conservancies, and environmental groups.

(9) Community organizations, including landowner organizations, taxpayer groups, and recreational interests.

(10) Industry organizations representing agriculture, developers, and other industries appropriate to the region.

(11) State, federal, and regional agencies or universities, with specific responsibilities or knowledge within the region.

(12) Disadvantaged community members and representatives, including environmental justice organizations, neighborhood councils, and social justice organizations.

(13) Any other interested groups appropriate to the region.

(h) The guidelines shall require integrated regional water management plans to be developed through a collaborative process that makes public both of the following:

(1) The process by which decisions are made in consultation with the persons or entities identified in subdivision (g).

(2) The manner in which a balance of interested persons or entities representing different sectors and interests listed in subdivision (g) have been or will be engaged in the process described in this subdivision, regardless of their ability to contribute financially to the plan.

(i) The guidelines shall provide for a process for the development, periodic review, updating, and amending of integrated regional water management plans. The department shall establish eligibility requirements for the project funding, that provide sufficient time for the updating of plans as necessary to reflect changes in the guidelines.

10543. (a) A regional water management group proposing to prepare an integrated regional water management plan shall publish a notice of intention to prepare the plan in accordance with Section 6066 of the Government Code.

(b) For the purposes of carrying out this part, the regional water management group shall make available to the public the documentation prepared pursuant to subdivision (g) of Section 10541 describing the manner in which interested parties may participate in developing the integrated regional water management plan.

(c) Upon the completion of the integrated regional water management plan, the regional water management group shall publish a notice of

intention to adopt the plan in accordance with Section 6066 of the Government Code and shall adopt the plan in a public meeting of its governing board.

#### CHAPTER 5. FUNDING FOR QUALIFIED PROJECTS AND PROGRAMS

10544. When selecting projects and programs pursuant to Division 24 (commencing with Section 78500), Division 26 (commencing with Section 79000), Division 26.5 (commencing with Section 79500), or pursuant to any grant funding authorized on or after January 1, 2009, for water management activities, the department, the board, the State Department of Public Health, and the California Bay-Delta Authority or its successor, as appropriate, shall include in any set of criteria used to select projects and programs for funding, a criterion that provides a preference for regional projects or programs.

10546. An integrated regional water management plan prepared pursuant to this part shall be eligible for funding pursuant to Section 75026 of the Public Resources Code, and for any funding authorized on or after January 1, 2009, that is allocated specifically for implementation of integrated regional water management.

10547. This part does not prohibit the department from implementing Section 75026 of the Public Resources Code by using existing integrated regional water management guidelines in accordance with subdivision (d) of Section 75026 of the Public Resources Code.

#### CHAPTER 6. MISCELLANEOUS

10548. This part does not affect any powers granted to a local agency by any other law.

10549. This part does not authorize a regional water management group to define, or otherwise determine, the water rights of any person.

10550. The plan or project shall not be funded pursuant to this part if it would fund activities inconsistent with applicable state and federal quality laws.

SEC. 6. Division 33 (commencing with Section 83000) is added to the Water Code, to read:

#### DIVISION 33. INTEGRATED WATER SUPPLY AND FLOOD PROTECTION PLANNING, DESIGN, AND IMPLEMENTATION

83000. The Legislature hereby finds and declares all of the following:  
(a) Water is vital to the economy, environment, and overall well-being of the state.



(b) California faces increasing challenges in managing its water supply due to climate change, uncertainty regarding the availability of water from the Sacramento-San Joaquin Delta and other sources, an increasing state population, limitations on public funds, and other factors.

(c) California must adopt a new, updated, and comprehensive set of water planning, design, and implementation policies that reflect these realities to protect its water supply future.

(d) In the past, state laws, funding schemes, and administrative actions have treated the planning, construction, and operation of water supply, groundwater, and flood control systems as separate and distinct activities, thereby reducing efficiency and water supply reliability.

(e) California has not taken full advantage of the cost savings, the environmental benefits, or the expediency of more efficient operations and usage of existing water supply, storage, and flood protection facilities.

(f) It is the policy of the state to more effectively integrate its flood protection systems with its water supply and conveyance systems in order to conserve limited public dollars, increase the available water supply, improve water quality, increase wildlife and ecosystem protections, protect public health and safety, and address the effects of climate change.

(g) The purpose of this division is to require the integration of flood protection and water systems to achieve multiple public benefits, including all of the following:

(1) Increasing water supply reliability in the least costly, most efficient, and most reliable manner to meet current and future state needs.

(2) Increasing use of water use efficiency and water conservation measures to increase and extend existing water supplies.

(3) Reducing energy consumption associated with water transport, thereby reducing state greenhouse gas emissions.

(4) Improving water management to protect and restore ecosystems and wildlife habitat.

83001. In order to provide the least costly, most efficient, and reliable water supply to a growing state, it is the intent of the Legislature that the department accomplish the following objectives:

(a) Integrate state flood protection and water supply systems.

(b) Promote conjunctive use of groundwater storage capacity to improve overall water supply and flood system operation.

(c) Promote increased water use efficiency through expanded use of water conservation, water recycling, and improvements in technology.

83002. The sum of eight hundred twenty million nine hundred seventy-three thousand dollars (\$820,973,000) is hereby appropriated in accordance with the following schedule:

(a) Of the funds made available pursuant to Chapter 1.699 (commencing with Section 5096.800) of Division 5 of the Public Resources Code, the sum of two hundred eighty-five million dollars (\$285,000,000) is hereby appropriated as follows:

(1) Pursuant to subdivision (c) of Section 5096.821 of the Public Resources Code, the sum of one hundred thirty-five million dollars (\$135,000,000) to the department for the acquisition, design, and construction of essential emergency preparedness supplies and projects. Prior to the design or construction of any project funded pursuant to this paragraph, the California Bay-Delta Authority, or its successor, shall approve the specific project or program. Preference shall be given to projects that protect and improve Delta water quality and drinking water supplies. Of the amount made available pursuant to this paragraph, not less than thirty-five million dollars (\$35,000,000) shall be expended by the department for projects to reinforce those sections of the levees that have the highest potential to suffer breaches or failure and cause harm to municipal and industrial water supply aqueducts that cross the Delta and which are vulnerable to flood damage, including the installation of scour protection on the supports of the aqueducts in those areas located adjacent to the sections of the levees that have been identified as the highest risk of breaches or failure.

(2) Pursuant to Section 5096.827 of the Public Resources Code, the sum of one hundred fifty million dollars (\$150,000,000) to the department for grants for stormwater flood management projects that reduce flood damage and provide other benefits, including groundwater recharge, water quality improvement, and ecosystem restoration. Not less than one hundred million dollars (\$100,000,000) of this amount shall be available for projects that address immediate public health and safety needs, strengthen existing flood control facilities to address seismic safety issues. Twenty million dollars (\$20,000,000) shall be available for local agencies to meet immediate water quality needs related to combined municipal sewer and stormwater systems to prevent sewage discharges into state waters. Twenty million dollars (\$20,000,000) shall be available for urban stream stormwater flood management projects to reduce the frequency and impacts of flooding in watersheds that drain to the San Francisco Bay.

(b) Of the funds made available pursuant to Division 43 (commencing with Section 75001) of the Public Resources Code, the sum of five hundred twenty-six million four hundred ninety-one thousand dollars (\$526,491,000) is hereby appropriated as follows:

(1) Pursuant to Section 75022 of the Public Resources Code, the sum of fifty million dollars (\$50,000,000) to the State Department of Public Health for grants for small community drinking water system

infrastructure improvements and related action to meet safe drinking water standards. First priority for these funds shall be given to disadvantaged or severely disadvantaged communities lacking resources to provide safe drinking water to residents. Small community drinking water systems that are dependent on surface water and are under orders from the State Department of Public Health to boil water from existing treatment systems for parasites, viruses, or giardia shall be eligible for grants for drinking water system infrastructure improvements.

(2) Pursuant to Section 75025 of the Public Resources Code, the sum of fifty million four hundred thousand dollars (\$50,400,000) to the State Department of Public Health for grants for projects to prevent or reduce the contamination of groundwater that serves as a source of drinking water. Funds appropriated by this paragraph shall be available for immediate projects needed to protect public health by preventing or reducing the contamination of groundwater that serves as a major source of drinking water for a community.

(A) The State Department of Public Health shall prioritize project funding based on the following criteria:

(i) The threat posed by groundwater contamination to the affected community's overall drinking water supplies, including the need for the treatment or construction of alternative supplies if groundwater is not available due to contamination.

(ii) The potential for groundwater contamination to spread and reduce drinking water supply and water storage capacity for major population areas.

(iii) The potential of the project, if fully implemented, to enhance local water supply reliability.

(iv) The potential of the project to increase opportunities for groundwater recharge and optimization of groundwater supplies.

(B) The State Department of Public Health shall give additional consideration to projects that meet any of the following criteria:

(i) The project is implemented pursuant to a comprehensive basinwide groundwater quality management and remediation plan or is necessary to develop a comprehensive groundwater plan.

(ii) Affected groundwater provides a local supply that, if contaminated, will require the importation of additional water from the Sacramento-San Joaquin Delta or the Colorado River.

(iii) The project will serve an economically disadvantaged community.

(iv) Multiple contaminants affect more than one-third of the well capacity of a local water system.

(C) Of the amount made available by this paragraph, up to ten million dollars (\$10,000,000) shall be allocated for projects that meet the criteria of this paragraph and both of the following criteria:

(i) The project has the potential to leverage funds.

(ii) The project addresses contamination at a site on the list maintained by the Department of Toxic Substances Control pursuant to Section 25356 of the Health and Safety Code or a site listed on the National Priorities List pursuant to the federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. Sec. 9601 et seq.).

(D) Of the funds made available by this paragraph, two million dollars (\$2,000,000) shall be allocated to the State Department of Public Health to contract with the State Water Resources Control Board for the purposes of Section 83002.5.

(3) (A) Pursuant to Section 75026 of the Public Resources Code, the sum of one hundred eighty-one million seven hundred ninety-one thousand dollars (\$181,791,000) to the department for integrated regional water management activities as follows:

(i) One hundred million dollars (\$100,000,000) for implementation grants.

(ii) Thirty-nine million dollars (\$39,000,000) for planning grants, local groundwater assistance grants, and CALFED scientific research grants.

(iii) Twenty-two million ninety-one thousand dollars (\$22,091,000) for projects with interregional or statewide benefits.

Of the amount made available pursuant to this paragraph, not less than ten million dollars (\$10,000,000) shall be made available for expenditure to interconnect municipal and industrial water supply aqueducts that cross the Delta and that are vulnerable to flood damage, including the design and construction of interties among aqueducts that provide at least 90 percent of a regional water supply that would be threatened in the event of levee failure or other disaster, and that support an integrated regional emergency water supply system.

(iv) Twenty million seven hundred thousand dollars (\$20,700,000) for program delivery costs.

(B) An implementation grant pursuant to clause (i) of subparagraph (A) shall be available only for projects included in an integrated regional water management plan that meets one of the following conditions:

(i) The plan complies with Part 2.2 (commencing with Section 10530) of Division 6.

(ii) For a plan adopted before the date on which this section is enacted, both of the following apply:

(I) The regional water management group that prepared the plan enters into a binding agreement with the department to update the plan to comply with Part 2.2 (commencing with Section 10530) of Division 6 within two years of the date on which the agreement was entered into.

(II) The regional water management group undertakes all reasonable and feasible efforts to take into account water-related needs of disadvantaged communities in the area within the boundaries of the plan.

(C) Of the funds described in clauses (i) and (ii) of subparagraph (A), the department shall allocate not less than 10 percent to facilitate and support the participation of disadvantaged communities in integrated regional water management planning and for projects that address critical water supply or water quality needs for disadvantaged communities.

(D) Of the funds described in clause (iii) of subparagraph (A), the department shall allocate two million dollars (\$2,000,000) to Tulare County for development of an integrated water quality and wastewater treatment program plan to address the drinking water and wastewater needs of disadvantaged communities in the Tulare Lake Basin. Funds allocated pursuant to this paragraph shall be available for assessment and feasibility studies necessary to develop the plan, and the plan shall include recommendations for planning, infrastructure, and other water management actions, and shall include specific recommendations for regional drinking water treatment facilities, regional wastewater treatment facilities, conjunctive use sites and groundwater recharge, groundwater for surface water exchanges, related infrastructure, and cost-sharing mechanisms. Tulare County shall consult with appropriate stakeholders, including representatives of disadvantaged communities, when preparing the plan. The department, in consultation with the State Department of Public Health, shall submit the plan to the Legislature by January 1, 2011.

(E) Of the funds described in clause (i) of subparagraph (A), the department shall allocate not less than twenty million dollars (\$20,000,000) to support urban and agricultural water conservation projects necessary to meet a 20-percent reduction in per capita water use by the year 2020.

(4) Pursuant to Section 75029 of the Public Resources Code, the sum of ninety million dollars (90,000,000) to the department for the implementation of Delta water quality improvement projects that protect drinking water supplies as follows:

(A) Pursuant to subdivision (d) of Section 75029 of the Public Resources Code, the sum of fifty million dollars (\$50,000,000) for drinking water intake facility projects to improve the quality of drinking water supply from the Sacramento-San Joaquin Delta that are identified in the June 2005 Delta Region Drinking Water Quality Management Plan. Funding shall be made available for environmental review, design, and construction. Project proponents seeking funding for construction shall meet all of the following criteria:

(i) Have completed documentation required under the California Environmental Quality Act (Division 13 (commencing with Section 21000) of the Public Resources Code) and a notice of determination has been filed prior to June 30, 2008.

(ii) Have demonstrated multiple benefits in conveyance and Delta operation to achieve protection or improvement to Delta pelagic fisheries, as well as drinking water quality improvement and public health protection.

(iii) Are able to complete design and commence construction before June 30, 2009.

(iv) Have local or federal cost-sharing funds immediately available.

(B) The sum of forty million dollars (\$40,000,000) for projects consistent with subdivision (c) of Section 75029 of the Public Resources Code.

(5) Pursuant to Section 75033 of the Public Resources Code, the sum of one hundred million dollars (\$100,000,000) to the department for the acquisition, preservation, protection, and restoration of Sacramento-San Joaquin Delta resources in accordance with Section 75033 of the Public Resources Code. The department shall expend these funds pursuant to priorities that reflect the value of the resources and land uses protected by the levees to the state as a whole, consistent with the Delta Vision Strategic Plan. Projects shall be selected to improve the stability of the Delta levee system, reduce subsidence, and assist in restoring the ecosystem of the Delta. Priority shall be given to projects that improve conditions for Delta smelt and other native fish. Up to five million dollars (\$5,000,000) made available pursuant to this paragraph shall be available as grants and direct expenditures for emergency communications equipment to improve emergency response preparedness.

(6) Pursuant to Chapter 4 (commencing with Section 75041) of Division 43 of the Public Resources Code, the sum of thirty-seven million dollars (\$37,000,000) to the department as follows:

(A) (i) Twelve million dollars (\$12,000,000) to complete the planning and feasibility studies associated with new surface storage under the California Bay-Delta Program.

(ii) The planning and feasibility studies shall include the following information:

(I) The identification of specific construction and operation conditions proposed for each surface storage facility, including consideration of climate change, an estimated schedule for the construction and completion of each project funded under Section 75041, and the total costs of constructing each project.

(II) A description of the estimated total costs to construct each project and an allocation of the costs to public and private beneficiaries.

(iii) Any feasibility study conducted by or funded by the state for new surface storage under the California Bay-Delta Program shall evaluate funded projects consistent with all statutory and other legally established requirements for protection of environmental and natural resources, including protections for the McCloud River pursuant to Section 5093.542 of the Public Resources Code.

(iv) The feasibility studies shall be prepared and submitted to the Governor and the Legislature no later than December 31, 2009.

(B) (i) Fifteen million dollars (\$15,000,000) for planning and feasibility studies to identify potential options for the reoperation of the state's flood protection and water supply systems that will optimize the use of existing facilities and groundwater storage capacity.

(ii) The studies shall incorporate appropriate climate change scenarios and be designed to determine the potential to achieve the following objectives:

(I) Integration of flood protection and water supply systems to increase water supply reliability and flood protection, improve water quality, and provide for ecosystem protection and restoration.

(II) Reoperation of existing reservoirs, flood facilities, and other water facilities in conjunction with groundwater storage to improve water supply reliability, flood control, and ecosystem protection and to reduce groundwater overdraft.

(III) Promotion of more effective groundwater management and protection and greater integration of groundwater and surface water resource uses.

(IV) Improvement of existing water conveyance systems to increase water supply reliability, improve water quality, expand flood protection, and protect and restore ecosystems.

(C) Ten million dollars (\$10,000,000) to update the California Water Plan, including evaluation of climate change impacts, the development of strategies to adapt to climate change impacts, technical assistance to local agencies that incorporate climate change into their studies, reports, and plans, and the identification of strategies to reduce greenhouse gas emissions related to the storage, conveyance, and distribution of water.

(D) Of the money made available pursuant to subparagraphs (A), (B), and (C), up to two million dollars (\$2,000,000) may be expended for planning and feasibility studies necessary to implement the Delta Vision Strategic Plan, developed pursuant to Executive Order No. S-17-06, dated September 28, 2006, establishing the Delta Vision process.

(7) Pursuant to Section 75050 of the Public Resources Code, the sum of seventeen million three hundred thousand dollars (\$17,300,000) for the protection and restoration of rivers and streams as follows:

(A) Ten million dollars (\$10,000,000) to the State Coastal Conservancy for the purposes of subdivision (i) of Section 75050 of the Public Resources Code.

(B) Seven million three hundred thousand dollars (\$7,300,000) to the department for the purposes of subdivision (e) of Section 75050 of the Public Resources Code.

(c) Of the funds made available pursuant to subdivision (a) of Section 79550, the sum of three million seven hundred sixty thousand dollars (\$3,760,000) is hereby appropriated to the department for planning and feasibility studies associated with surface storage under the California Bay-Delta Program.

(d) (1) Of the funds available pursuant to Section 79101.4, the sum of two million two hundred seventy-two thousand dollars (\$2,272,000) is appropriated to the department for the Sacramento River Hamilton City Area Flood Damage Reduction Project.

(2) Of the funds available pursuant to subdivision (c) of Section 79196.5, the sum of three million four hundred fifty thousand dollars (\$3,450,000) is appropriated to the department for the Franks Tract Pilot Project under the CALFED Drinking Water Quality Program.

83002.5. To improve understanding of the causes of groundwater contamination, identify potential remediation solutions and funding sources to recover costs expended by the state for the purposes of this section to clean up or treat groundwater, and ensure the provision of safe drinking water to all communities, the State Water Resources Control Board, in consultation with other agencies as specified in this section, shall develop pilot projects in the Tulare Lake Basin and the Salinas Valley that focus on nitrate contamination and do all of the following:

(a) (1) In collaboration with relevant agencies and utilizing existing data, including groundwater ambient monitoring and assessment results along with the collection of new information as needed, do all of the following:

(A) Identify sources, by category of discharger, of groundwater contamination due to nitrates in the pilot project basins.

(B) Estimate proportionate contributions to groundwater contamination by source and category of discharger.

(C) Identify and analyze options within the board's current authority to reduce current nitrate levels and prevent continuing nitrate contamination of these basins and estimate the costs associated with exercising existing authority.

(2) In collaboration with the State Department of Public Health, do all of the following:

(A) Identify methods and costs associated with the treatment of nitrate contaminated groundwater for use as drinking water.



(B) Identify methods and costs to provide an alternative water supply to groundwater reliant communities in each pilot project basin.

(3) Identify all potential funding sources to provide resources for the cleanup of nitrates, groundwater treatment for nitrates, and the provision of alternative drinking water supply, including, but not limited to, state bond funding, federal funds, water rates, and fees or fines on polluters.

(4) Develop recommendations for developing a groundwater cleanup program for the Central Valley Water Quality Control Region and the Central Coast Water Quality Control Region based upon pilot project results.

(b) Create an interagency task force, as needed, to oversee the pilot projects and develop recommendations for the Legislature. The interagency task force may include the board, the State Department of Public Health, the Department of Toxic Substances Control, the California Environmental Protection Agency, the Department of Water Resources, local public health officials, the Department of Food and Agriculture, and the Department of Pesticide Regulation.

(c) Submit a report to the Legislature on the scope and findings of the pilot projects, including recommendations, within two years of receiving funding.

(d) Implement recommendations in the Central Coast Water Quality Control Region and the Central Valley Water Quality Control Region pursuant to paragraph (4) of subdivision (a) within two years of submitting the report described in subdivision (c) to the Legislature.

(e) For the Salinas Valley Pilot Project, the State Water Resources Control Board shall consult with the Monterey County Water Resources Agency.

83002.6. Up to 5 percent of the funds appropriated by this division may be expended to pay the costs incurred in the administration of that program.

83002.7. Funds appropriated by this division shall only be available for encumbrance until June 30, 2010. On January 10, 2010, any program that is the recipient of an appropriation made by this division shall report to the fiscal committees of the Legislature on the details of all committed and anticipated expenditures of these funds. The report shall include all of the following information:

(a) Fiscal detail of state operations support and local assistance costs.

(b) A general description of the project and the project funding made available by an appropriation in the annual Budget Act for the 2008–09 fiscal year or proposed to be made available in the annual Budget Act for the 2009–10 fiscal year.

(c) A description of the manner in which funds have been expended and a plan for the future expenditure of funds.

(d) An anticipated timeframe for the full expenditure of the appropriation.

(e) An anticipated timeframe for the full completion of the designated project.

(f) The amount of total matching project funding that is being provided by an entity other than the state.

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**CONCURRENT AND JOINT RESOLUTIONS  
AND CONSTITUTIONAL AMENDMENTS**

2007–08

SECOND EXTRAORDINARY SESSION

2008 RESOLUTION CHAPTERS

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None.



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**2007 – 08**

**THIRD EXTRAORDINARY SESSION**

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## **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 Third Extraordinary Session convened on January 14, 2008, and adjourned *sine die* on September 16, 2008. The 91st day after adjournment is December 16, 2008.



EXECUTIVE DEPARTMENT  
STATE OF CALIFORNIA



A PROCLAMATION

BY THE GOVERNOR OF THE STATE OF CALIFORNIA

**WHEREAS** on this date, pursuant to Section 10(f) of Article IV of the Constitution of the State of California, I have proclaimed a fiscal emergency; and

**WHEREAS** on this date, I am submitting to the Legislature proposed legislation to address that fiscal emergency; and

**WHEREAS** this extraordinary occasion having arisen and now existing, it requires 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 in accordance with Section 10(f) of 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 10th day of January 2008, at a time to be determined, to consider and act upon legislation to address the fiscal emergency proclaimed by me this day.

**IN WITNESS WHEREOF** I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 10<sup>th</sup> day of January, 2008.

  
ARNOLD SCHWARZENEGGER  
Governor of California

ATTEST:

  
DEBRA BOWEN  
Secretary of State



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EXECUTIVE DEPARTMENT  
STATE OF CALIFORNIA

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A PROCLAMATION

BY THE GOVERNOR OF THE STATE OF CALIFORNIA

**WHEREAS** at the time the 2007 Budget Act was enacted it reflected budget reserves for Fiscal Year 2007-08 totaling \$4.1 billion; and

**WHEREAS** at that same time, as a result of spending requirements embedded in law and increased program costs as a result of inflation, caseload and population driven program growth, the Department of Finance projected shortfall between revenues and expenditures in Fiscal Year 2008-09 would be \$6.1 billion; and

**WHEREAS** since the enactment of the 2007 Budget Act, the California economy, though remaining strong in general, has faced the same challenges that are affecting the rest of the nation, in large part as a result of a slowing housing market and higher energy prices; and

**WHEREAS** these economic challenges have resulted a \$4.8 billion reduction in the General Fund revenue forecast for Fiscal Year 2007-08 below the revenue forecast used when the 2007 Budget Act was enacted, including a \$665 million reduction in the receipt of General Fund revenues through December 2007; and

**WHEREAS** costs payable from the General Fund during Fiscal Year 2007-08 are anticipated to increase by \$1.9 billion over expenses budgeted for Fiscal Year 2007-08, largely as a result of the cost of fighting extraordinary wildfires in Southern California, lower property tax revenues to offset state participation in school funding and court ordered payments for state programs; and

**WHEREAS** the Department of Finance now reports that this combination of lowered revenue receipts and projections and increased costs has resulted in a projected budget shortfall for Fiscal Year 2007-08 of \$3.3 billion as well as a cumulative budget shortfall in Fiscal Year 2008-09 of \$14.5 billion; and

**WHEREAS** the Department of Finance further reports that there is now expected to be insufficient cash reserves for Fiscal Year 2007-08 as well as for Fiscal Year 2008-09 and possibly insufficient cash to make currently anticipated payments in Fiscal Year 2008-09; and

**NOW, THEREFORE, I, ARNOLD SCHWARZENEGGER**, Governor of the State of California, in accordance with Section 10(f) of Article IV of the Constitution of the State of California, HEREBY DETERMINE that General Fund revenues for Fiscal Year 2007-08 will decline substantially below the estimate of General Fund revenues upon which the 2007 Budget Bill was based.

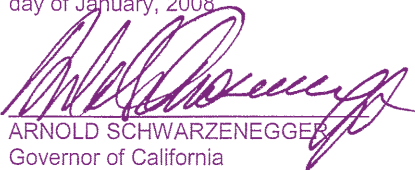
I, **ARNOLD SCHWARZENEGGER**, Governor of the State of California, HEREBY DECLARE that a fiscal emergency exists.

I, **ARNOLD SCHWARZENEGGER**, Governor of the State of California, HEREBY IDENTIFY THE NATURE OF THIS FISCAL EMERGENCY to be the projected budget imbalance and insufficient cash reserves for Fiscal Year 2007-08 and the projected insufficient cash reserves and potential budgetary and cash deficit in Fiscal Year 2008-09 which are anticipated to result from the lower than estimated General Fund revenues in Fiscal Year 2007-08 and increased Fiscal Year 2007-08 expenditures.

FURTHER, on this day, as required by Section 10(f) of Article IV of the Constitution of the State of California, I will cause the Legislature to assemble in special session to address this fiscal emergency, and I will submit to the Legislature proposed legislation to address this fiscal emergency.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 10th day of January, 2008



  
ARNOLD SCHWARZENEGGER  
Governor of California

ATTEST:

  
DEBRA BOWEN  
Secretary of State



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**STATUTES OF CALIFORNIA**

2007 – 08

**THIRD EXTRAORDINARY SESSION**

2008 CHAPTERS

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CHAPTER 1

An act to amend Item 3790-497 of, and to add Items 3790-002-6051 and 4260-497 to, Section 2.00 of the Budget Act of 2007 (Chapters 171 and 172 of the Statutes of 2007), and to add Sections 4.44 and 24.85 to, and to repeal Section 24.80 of, that act, relating to the support of state government, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

[Approved by Governor February 16, 2008. Filed with Secretary of State February 16, 2008.]

*The people of the State of California do enact as follows:*

SECTION 1. The reversions and transfers added by this act are in addition to the appropriations made in Section 2.00 of the Budget Act of 2007 (Ch. 171, Stats. 2007 and Ch. 172, Stats. 2007) and are subject to the provisions of that act, as appropriate, including, as applicable, the provisions of that act that apply to the items of appropriation that are amended by this act. Unless otherwise specified, the references in this act to item numbers refer to items of appropriation in Section 2.00 of the Budget Act of 2007 (Ch. 171, Stats. 2007 and Ch. 172, Stats. 2007).

SEC. 2. Item 3790-002-6051 is added to Section 2.00 of the Budget Act of 2007 to read:

3790-002-6051—For support of Department of Parks and Recreation, payable from the Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Fund of 2006..... 30,000,000

Provisions:

1. \$30,000,000 of the funds appropriated in this item shall be for the planning, design, and construction of deferred maintenance projects within the state park system and shall be available for encumbrance until June 30, 2012.
  - (a) Notwithstanding any other provision of law, the Director of Finance may authorize expenditures in this item for capital outlay projects not sooner than 30 days after written notification is provided to the chairpersons of the fiscal committees in each house of the Legislature and the Chairperson of the Joint Legislative Budget Committee. The written notification shall provide a description of

each capital outlay project, the need for the project, and the cost and phase for which approval is requested. The total of these expenditures may not exceed \$30,000,000.

SEC. 3. Item 3790-497 of Section 2.00 of the Budget Act of 2007, as amended by Chapter 489, Statutes of 2007, is amended to read:

3790-497—Reversion, Department of Parks and Recreation. As of June 30, 2007, the balances provided in the following citations shall revert to the fund from which the appropriations were made:

0001—General Fund

(1) Item 3790-001-0001, Budget Act of 2006 (Chs. 47 and 48, Stats. 2006)

(1) For support of the Department of Parks and Recreation..... 205,000,000

0005—Safe Neighborhood Parks, Clean Water, Clean Air, and Coastal Protection Bond Fund

(1) Item 3790-101-0005, Budget Act of 2001 (Ch.106, Stats. 2001)

(1) 80.25-Recreational Grants

(a) Local agencies operating park..... 835,000

(2) Item 3790-001-0005, Budget Act of 2005 (Chs. 38 and 39, Stats. 2005)..... 107,000

6029—California Clean Water, Clean Air, Safe Neighborhood Parks, and Coastal Protection Fund

(1) Item 3790-001-6029, Budget Act of 2005 (Chs. 38 and 39, Stats. 2005), as reappropriated by Item 3790-490, Budget Act of 2006 (Chs. 47 and 48, Stats. 2006)..... 3,000,000

SEC. 4. Item 4260-497 is added to Section 2.00 of the Budget Act of 2007, to read:

4260-497—Reversion, Department of Health Care Services. The sum of \$165,000,000 of the appropriation provided in Schedule (3) 20.10.030 Benefits (Medical Care and Services) of Item 4260-101-0001, Budget Act of 2007 (Chs. 171 and 172, Stats. 2007) shall revert to the General Fund.

SEC. 5. Section 4.44 is added to the Budget Act, to read:



SEC. 4.44. (a) Notwithstanding any other provision of law, appropriations from the General Fund to the state entity as scheduled in subdivision (d), whether made in the Budget Act of 2007 or in other statutes, shall be reduced by the amounts as scheduled in subdivision (d). Any item of appropriation, and each schedule and provision within any item of appropriation, in the Budget Act of 2007 shall be adjusted to achieve the reduction to the aggregate General Fund appropriations made to each entity as ordered by the Director of Finance. Reductions to appropriations made in statutes other than the Budget Act of 2007 shall be allocated to achieve the reduction as scheduled in subdivision (d) as directed by the Director of Finance.

(b) To the extent made necessary by these reductions, appropriations from funds other than the General Fund to a state entity as scheduled in subdivision (d) may be adjusted to effectuate the provisions of this section.

(c) Nothing within this section shall be construed to confer any authority upon the Director of Finance to modify or eliminate any other provision of existing law.

(d) Appropriations from the General Fund for the state entities specified below shall be reduced by the amount specified. To the extent statutory changes are necessary to achieve these reductions, the reductions shall be effective only if necessary statutory changes are enacted.

LEGISLATIVE, JUDICIAL, AND EXECUTIVE		
0250	Judicial Branch	
	Delay of new Judgeships.....	21,960,000
0650	Office of Planning and Research	
	State Planning & Policy Development.....	44,000
	California Volunteers.....	375,000
0690	Office of Emergency Services	
	Mutual Aid Response	
	Fire and Rescue.....	100,000
	Law Enforcement.....	100,000
	Warning Center/Information Tech/ Telecommunications.....	100,000
	Administration and Program Support.....	26,000
	Plans and Preparedness	
	Plans and Preparedness.....	300,000
	Training and Administration and Program Support.....	130,000
	Disaster Assistance and Administration and Program Support.....	2,447,000
	State Terrorism Threat Assessment Center .....	1,000,000

## STATE AND CONSUMER SERVICES

1760	Department of General Services Emergency Repair Program and Capitol Maintenance & Repairs .....	1,179,000
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## BUSINESS, TRANSPORTATION, AND HOUSING

2240	Department of Housing and Community Development Codes and Standards Program State Housing Law .....	50,000
	Financial Assistance Program Enterprise Zone Program .....	50,000
	Housing Policy Development Program Housing Element, Issues & Reporting .....	100,000

## RESOURCES

0540	Secretary for Resources CALFED Bay Delta Program .....	87,000
3600	Department of Fish and Game Biodiversity program .....	1,400,000
	Hunting Fishing and Public Use .....	165,000
	Administration and Program Support .....	152,000
3790	Department of Parks and Recreation State Park System .....	1,000,000
3860	Department of Water Resources Flood Management.....	200,000

## ENVIRONMENTAL PROTECTION

0555	Secretary for Environmental Protection Administrative Support Children's Health Center .....	100,000
3900	Air Resources Board Stationary Source Program: Research .....	100,000
3960	Department of Toxic Substance Control Site Mitigation and Brownfields: Illegal Drug Lab Removal .....	1,170,000
	Emergency Response .....	80,000
	Distributed Administration .....	50,000
3980	Office of Environmental Health Hazard Assessment Health Risk Assessment.....	100,000

## HEALTH AND HUMAN SERVICES

4200	Department of Alcohol and Drug Programs Alcohol and Other Drug Services Program Drug Medi-Cal .....	100,000
	California Methamphetamine Initiative .....	360,000
4300	Department of Developmental Services Community Services Reduce Community Placement Plan Operations by 10% .....	660,000
	Reduce Regional Center Operations for HIPAA Implementation by 10% .....	23,000
	Developmental Centers Reduce Clients' Rights Advocacy and Volunteer Advocacy Services Agreements by 10% .....	39,000
	Reduce ICF-DD Quality Assurance Fees by 10% .....	755,000
	Reduce the Porterville DC Office of Protective Services Peace Officer I's by 10%.....	181,000
	State Operations Reduce Regional Center Fiscal Audits Program by 11.8% .....	23,000
	Reduce Vendor Fiscal Audits Program .....	96,000
4440	Department of Mental Health Community Services EPSDT - Eliminate Home Health Market Basket COLA .....	1,878,000
	EPSDT - Reduce cost per client .....	1,768,000
	Reduce the contract for the Cathie Wright Technical Assistance Center .....	10,000
	Caregiver Resource Ctr. ....	400,000
	State Hospitals SVP caseload savings .....	12,600,000
	Administration Administrative Services .....	422,000
	Information Technology .....	300,000
5175	Department of Child Support Services State Operations Operational Expenses and Equipment.....	200,000
5180	Department of Social Services Stop the Pay for Performance Incentive funding.....	40,000,000
	SSI/SSP Total Delay of the June 2008 COLA .....	23,253,000

	Child Welfare Services/Case Management System Savings .....	3,000,000
	Automation Projects Total	
	Delay ISAWS Migration Project .....	3,500,000
	Reduce Departmental Operational Expenses and Equipment .....	70,000
	CORRECTIONS AND REHABILITATION	
5225	Department of Corrections and Rehabilitation	
	One-time savings due to program delay .....	40,000,000
	EDUCATION	
6440	University of California	
	Institutional Support - UC Berkeley Welfare Policy Research Project .....	1,450,000
	LABOR AND WORKFORCE DEVELOPMENT	
7300	Agricultural Labor Relations Board	
	Board/General Counsel	
	Office of the Board .....	101,000
	General Counsel .....	49,000
	GENERAL GOVERNMENT	
8140	State Public Defender	
	Capital Appeal Legal Representation .....	405,000
8260	California Arts Council	
	Administrative Support .....	24,000
8570	Department of Food and Agriculture	
	Market Commodities, Agriculture Services .....	237,000
	General Agriculture Activities .....	263,000
8940	Military Department	
	Air National Guard .....	100,000
	Office of the Adjutant General .....	700,000
	Military Support to Civil Authority .....	100,000
	Military Retirement .....	100,000
	Youth Programs	
	Headquarters .....	100,000
8950	California Department of Veterans Affairs	
	Veteran Homes .....	1,729,000
	Administrative Support .....	30,000
	Total General Fund Reductions.....	167,591,000

SEC. 6. Section 24.80 of the Budget Act 2007 is repealed.

SEC. 7. Section 24.85 is added to the Budget Act, to read:

SEC. 24.85. (a) Notwithstanding any other provision of law, the Director of Finance is authorized to reimburse General Fund expenditures for the purpose of offsetting the costs of the Home-to-School Transportation program for the 2007–08 fiscal year from the Public Transportation Account. A sum not to exceed \$409,000,000 from the Public Transportation Account may be used to reimburse General Fund expenditures for the Home-to-School Transportation program. The total reimbursement shall not reduce the balance in the Public Transportation Account below a prudent reserve as determined by the Director of Finance.

(b) It is not the intent of the Legislature in enacting this section to provide additional expenditure authority to state programs.

(c) Funds provided from the Public Transportation Account for this purpose are derived from the sales tax on fuels and are dedicated to mass transportation purposes pursuant to Section 99310.5 of the Public Utilities Code. The Legislature hereby finds that transporting students to schools is a component of the state’s mass transportation program.

SEC. 8. This act addresses a fiscal emergency declared by the Governor by proclamation on January 10, 2008, by which the Legislature was called in special session pursuant to subdivision (f) of Section 10 of Article IV of the California Constitution.

SEC. 9. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting the necessity are:

In order that necessary reversions, transfers, and adjustments by this act to the appropriations in the Budget Act of 2007 for support of state government for the 2007–08 fiscal year be made as soon as possible to address the fiscal emergency declared by the Governor, it is necessary that this act take effect immediately.

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## CHAPTER 2

An act to add Sections 8483.51 and 14041.1 to the Education Code, to amend Items 6110-246-0001 and 6110-485 of, and to add Item 6110-488 to, Section 2.00 of, and to repeal Section 9.00 of, the Budget Act of 2007 (Chapters 171 and 172 of the Statutes of 2007), relating to education finance, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

[Approved by Governor February 16, 2008. Filed with  
Secretary of State February 16, 2008.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 8483.51 is added to the Education Code, to read:

8483.51. For purposes of Section 8483.5, the term “continuously appropriated” shall not be construed to mean “without regard to fiscal year.” The funds appropriated pursuant to subdivision (b) of Section 8483.5 are available for encumbrance for one year after the date upon which they first become available for encumbrance and are subject to Section 16304.1 of the Government Code.

SEC. 2. Section 14041.1 is added to the Education Code, to read:

14041.1. (a) Except as provided pursuant to subdivision (b), notwithstanding paragraphs (1) and (2) of subdivision (a) and subdivision (b) of Section 14041, for the 2008–09 fiscal year only:

(1) Warrants for amounts allowed to the county school service funds under subdivisions (a) and (b) of Section 14054 shall be for amounts equal to 0.9 percent in July, 12 percent in August, 15.1 percent in September, and 8 percent in each remaining month of the fiscal year of the amounts certified by the Superintendent as a part of the advance apportionment.

(2) Warrants for amounts apportioned to school districts and county school service funds for classes maintained by county superintendents of schools and to the county school tuition funds shall be for amounts equal to 0.9 percent in July, 12 percent in August, 13.1 percent in September, and 8 percent in October, November, December, and January, of the amounts certified by the Superintendent as a part of the advance apportionment.

(b) Notwithstanding subdivision (a) and subject to the approval of the Director of Finance, the Controller shall issue warrants pursuant to Section 14041 that include the full amount of the apportionment payments for the month of July for a local educational agency for which the county superintendent of schools certifies to the Superintendent of Public Instruction and to the Director of Finance on or before May 15, 2008, that the deferral of warrants pursuant to subdivision (a) will result in qualifying the local educational agency for an emergency apportionment pursuant to Article 2 (commencing with Section 41320) of Chapter 3 of Part 24 of Division 3 of Title 2.

SEC. 3. Item 6110-246-0001 of Section 2.00 of the Budget Act of 2007 is amended to read:

6110-246-0001—For local assistance, Department of Education (Proposition 98), for transfer by the Controller to Section A of the State School Fund for allocation by the Superintendent of Public Instruction for the unscheduled Targeted Instructional Improvement Block Grant pursuant to Article 6 of Chapter 3.2 (commencing with Section 41540) of Part 24 of Division 2 of Title 2 of the Education Code..... 680,207,975

Provisions:

1. Of the funds appropriated in this item, \$46,619,000 is for the purpose of providing a cost-of-living adjustment at a rate of 4.53 percent.
2. The funds appropriated in this item reflect a reduction to the base funding of 0.48 percent for a statewide decline in average daily attendance.
3. Notwithstanding any other provision of law, an additional \$100,118,000 in expenditures for this item has been deferred until the 2008–09 fiscal year.

SEC. 4. Item 6110-485 of Section 2.00 of the Budget Act of 2007 is amended to read:

6110-485—Reappropriation (Proposition 98), Department of Education. The sum of \$580,674,000 is hereby reappropriated from the Proposition 98 Reversion Account, for the following purposes:

0001—General Fund

- (1) \$200,000,000 to the School Facilities Program for the purpose of funding the School Facilities Emergency Repair Account as required by Chapter 899 of the Statutes of 2004. Notwithstanding any law, the amount provided in this schedule shall be in satisfaction of the amounts that would otherwise be provided for the 2007–08 fiscal year for the School Facilities Emergency Repair Account.
- (2) \$8,810,000 to the State Department of Education for the purpose of the Teacher Credentialing Block Grant pursuant to Article 4 (commencing with Section 41520) of Chapter 3.2 of Part 24 of Division 2 of Title 2 of the Education Code to fund estimated participation in the 2006–07 budget year.
- (8) \$4,100,000 to the State Department of Education for the purpose of funding community day school program deficiencies from the 2006–07 fiscal year.

- (9) \$1,900,000 to the State Department of Education on a one-time basis for maintenance of the K–12 High Speed Network. The program shall provide a status report to the Department of Finance, Legislative Analyst’s Office, and budget committees of each house of the Legislature by March 1, 2008, on the use of these funds and whether any unplanned program savings are anticipated (due to vendor allowances, base program savings, or other specified matters).
- (11) \$385,000 to the Superintendent of Public Instruction, on a one-time basis, for allocation to the Fiscal Crisis and Management Assistance Team (FCMAT) to conduct comprehensive assessments pursuant to Section 41327.1 of the Education Code. Of the amount appropriated in this paragraph, FCMAT shall use \$150,000 for an assessment of the Oakland Unified School District, \$125,000 for an assessment of the Vallejo City Unified School District and \$110,000 for an assessment of the West Fresno Elementary School District. The FCMAT shall provide a copy of the written report to the appropriate fiscal and policy committees of the Legislature, the Members of the Legislature representing those school districts, any advisory councils of those school districts, the Superintendent of Public Instruction, the county superintendent of schools with jurisdiction over those school districts, the Department of Finance, and the Office of the Secretary for Education.
- (12) \$115,479,000 to the State Department of Education, on a one-time basis, to backfill the Deferred Maintenance Program.
- (13) Notwithstanding subdivision (b) of Section 17592.71 of the Education Code, \$250,000,000 shall be transferred by the Controller from the School Facilities Emergency Repair Account to the Proposition 98 Reversion Account no later than 30 days after the enactment of the Budget Act.
- (14) \$250,000,000 to the State Department of Education for the home-to-school transportation program, pursuant to Article 10 (commencing with Section 41850) of Chapter 5 of Part 24 of Division 2 of Title 2 of the Education Code, and Small School District Transportation, pursuant to Article 4.5 (commencing with Sec-



tion 42290) of Chapter 7 of Part 24 of Division 2 of Title 2 of the Education Code.

SEC. 5. Item 6110-488 is added to Section 2.00 of the Budget Act of 2007, to read:

6110-488—Reappropriation (Proposition 98), Department of Education. Notwithstanding any other law, the unobligated balances from the following items are available for reappropriation for the purpose specified in Provision 1 of this item.

0001—General Fund

- (1) \$25,297 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for preschool education in Schedule (1) of Item 6110-196-0001 of the Budget Act of 2003 (Ch. 157, Stats. 2003).
- (2) \$838,589 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for child care in Schedule (1.5) of Item 6110-196-0001 of the Budget Act of 2003 (Ch. 157, Stats. 2003).
- (3) \$20,260 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for preschool education in Schedule (1) of Item 6110-196-0001 of the Budget Act of 2004 (Ch. 208, Stats. 2004).
- (4) \$2,260,825 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for child care in Schedule (1.5) of Item 6110-196-0001 of the Budget Act of 2004 (Ch. 208, Stats. 2004).
- (5) \$1,674,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for California's pupil testing program in Schedules (2), (3), and (4) of Item 6110-113-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (6) \$306,810 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for Specialized Secondary Programs in Item 6110-122-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).

- (7) \$357,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the High Priority Schools Grant Program in Schedule (2) of Item 6110-123-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (8) \$1,040,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the adults in correctional facilities program in Item 6110-158-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (9) \$2,093,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for Partnership Academies in Item 6110-166-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (10) \$345,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the National Board Certification program in Item 6110-195-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (11) \$12,618,945 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for CalWORKS Stage 2 child care in Schedule (1.5) of Item 6110-196-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (12) \$7,222,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the Cal-SAFE Program in Schedules (1), (2), and (3) of Item 6110-198-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (13) \$1,200,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for child nutrition in Item 6110-203-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (14) \$25,000,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the Program to Reduce Class Size in Two Courses in Grade 9 in Item

6110-232-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).

- (15) \$12,000,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the Class Size Reduction Program in Item 6110-234-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (16) \$49,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the alternative certification program in Schedule (1) of Item 6360-101-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (17) \$365,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the California School Paraprofessional Teachers Training Program in Schedule (2) of Item 6360-101-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (18) \$5,383 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the California Community Colleges in Schedule (1), Provision 5.5, of Item 6870-101-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (19) \$9,937 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the California Community Colleges in Schedule (4) of Item 6870-101-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (20) \$1,340,266 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the California Community Colleges in Schedule (6) of Item 6870-101-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (21) \$28,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the California Community Colleges in Schedule (7) of Item 6870-101-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).

- (22) \$167,006 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the California Community Colleges in Schedule (8) of Item 6870-101-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (23) \$612,289 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the California Community Colleges in Schedule (15) of Item 6870-101-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (24) \$585,482 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the California Community Colleges in Schedule (18) of Item 6870-101-0001 of the Budget Act of 2005 (Chs. 38 and 39, Stats. 2005).
- (25) \$2,218,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for California's pupil testing program in Schedules (1) and (2) of Item 6110-113-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (26) \$456,500 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for Administrator Training Programs in Item 6110-144-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (27) \$2,460,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the National Board Certification Program in Item 6110-195-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (28) \$55,000,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for preschool education in Schedule (1) of Item 6110-196-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (29) \$34,500,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for child care in Schedule

- (1.5) of Item 6110-196-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (30) \$3,474,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for Cal-SAFE child care in Schedule (3) of Item 6110-198-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (31) \$13,704,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the Year Round School Grant Program in Schedule (1) of Item 6110-224-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (32) \$5,000,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the Program to Reduce Class Size in Two Courses in Grade 9 in Item 6110-232-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (33) \$29,000,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the Class Size Reduction Program in Item 6110-234-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (34) \$1,563,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the Pupil Retention Block Grant in Item 6110-243-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (35) \$2,101,212 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for county offices of education for Williams audits in Item 6110-266-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (36) \$656,500 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for the certificated staff mentoring program in Item 6110-267-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (37) \$4,100,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated to school districts, charter

schools, and county offices of education for equipment, supplies, and professional development related to the establishment and operation of a three-year instructional school garden program pursuant to Article 8.5 (commencing with Section 51795) of Chapter 5 of Part 28 of Division 4 of Title 2 of the Education Code in Schedule (19) Item 6110-495 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).

- (38) \$300,000 or whatever the greater or lesser amount reflects the unexpended balance from the amount appropriated for the Alternative Certification Program in Schedule (1) of Item 6360-101-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (39) \$500,000 or whatever the greater or lesser amount reflects the unexpended balance from the amount appropriated for the California School Paraprofessional Teacher Training program in Schedule (2) of Item 6360-101-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (40) \$2,672,480 or whatever the greater or lesser amount reflects the unexpended balance of the amount made available pursuant to Provision 11.5 from the amount appropriated to the California Community Colleges in Schedule (3) of Item 6870-101-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (41) \$27,970 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated to the California Community Colleges in Schedule (4) of Item 6870-101-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (42) \$3,193,048 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated to the California Community Colleges in Schedule (6) of Item 6870-101-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (43) \$448,883 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated to the California Community Col-

leges in Schedule (8) of Item 6870-101-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).

- (44) \$954,423 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated to the California Community Colleges in Schedule (18) of Item 6870-101-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (45) \$500,154 or whatever the greater or lesser amount reflects the unexpended balance from the amount appropriated to the California Community Colleges for career technical education in Schedule (20) of Item 6870-101-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (46) \$10,175 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated to the California Community Colleges in Schedule (23) of Item 6870-101-0001 of the Budget Act of 2006 (Chs. 47 and 48, Stats. 2006).
- (47) \$104,054 from the amount appropriated to California Community Colleges in Schedule (2) of Item 6870-486 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).
- (48) \$2,000,000 from the amount appropriated to California Community Colleges in Schedule (3) of Item 6870-486 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).
- (49) \$1,834,537 or whatever greater or lesser amount reflects the unexpended balance from paragraph (2) of subdivision (a) of Section 23 of Chapter 900 of the Statutes of 2004.
- (50) \$22,777,000 or whatever the greater or lesser amount reflects the unexpended balance from subparagraph (A) of paragraph (1) of subdivision (a) of Section 36 of Chapter 216 of the Statutes of 2004 as amended by subparagraph (F) of paragraph (1) of subdivision (a) of Section 36 of Chapter 900 of Statutes of 2004.
- (51) \$7,285,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated to school districts and

charter schools for purposes of parental involvement activities pursuant to Article 2 (commencing with Section 51120) of Chapter 1.5 of Part 28 of Division 4 of Title 2 of the Education Code in Schedule (9) of Section 43 of Chapter 79 of the Statutes of 2006.

- (52) \$3,400,000 or whatever the greater or lesser amount reflects the unexpended balance of the amount appropriated for teacher recruitment and retention in Schedule (20) of Section 43 of Chapter 79 of the Statutes of 2006.
- (53) \$25,000,000 from the amount appropriated to the Child Care Facilities Revolving Fund established pursuant 8278.3 of the Education Code from Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

Provision:

1. The sum of \$295,405,025 is hereby reappropriated to the State Department of Education for transfer by the Controller to Section A of the State School Fund for allocation by the Superintendent of Public Instruction for the unscheduled Targeted Instructional Improvement Block Grant pursuant to Article 6 (commencing with Section 41540) of Chapter 3.2 of Part 24 of Division 3 of Title 2 of the Education Code. The amount reappropriated pursuant to this section is for the use and support of the State of California for the 2007–08 fiscal year beginning July 1, 2007, and ending June 30, 2008.

SEC. 6. Section 9.00 of the Budget Act of 2007 is repealed.

SEC. 7. Notwithstanding any other law, three million seven hundred eighty-five thousand dollars (\$3,785,000) is reduced from the amount appropriated to the High Priority Schools Grant Program in Schedule (2) of Item 6110-123-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 8. Notwithstanding any other law, twenty-five million dollars (\$25,000,000) is reduced from the amount appropriated to the State Department of Education for economic impact aid in Item 6110-128-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 9. Notwithstanding any other law, six million two hundred fifty thousand dollars (\$6,250,000) is reduced from the amount appropriated



to the State Department of Education for the Mathematics and Reading and Professional Development program in Schedule (3) of Item 6110-137-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 10. Notwithstanding any other law, two million dollars (\$2,000,000) is reduced from the amount appropriated to the State Department of Education for the National Board Certification program in Item 6110-195-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 11. Notwithstanding any other law, twenty million dollars (\$20,000,000) is reduced from the amount appropriated to the State Department of Education for preschool education in Schedule (1) of Item 6110-196-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 12. Notwithstanding any other law, twenty million two hundred fifty thousand dollars (\$20,250,000) is reduced from the amount appropriated to the State Department of Education for general child care services in Schedule (1.5) (a) of Item 6110-196-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 13. Notwithstanding any other law, two million dollars (\$2,000,000) is reduced from the amount appropriated to the State Department of Education for the Cal-SAFE Program in Schedule (3) of Item 6110-198-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 14. Notwithstanding any other law, five million dollars (\$5,000,000) is reduced from the amount appropriated to the State Department of Education for class size reduction in grade 9 in Item 6110-232-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 15. Notwithstanding any other law, thirty-two million dollars (\$32,000,000) is reduced from the amount appropriated to the State Department of Education for class size reduction in kindergarten and grades 1 to 3, inclusive, of Item 6110-234-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 16. Notwithstanding any other law, one million dollars (\$1,000,000) is reduced from the amount appropriated to the State Department of Education for the pupil retention block grant program in Item 6110-243-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 17. Notwithstanding any other law, eighteen million fifty thousand dollars (\$18,050,000) is reduced from the amount appropriated to the State Department of Education for school safety consolidated

competitive block grants in Item 6110-248-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 18. Notwithstanding any other law, forty-one million eight hundred twelve thousand dollars (\$41,812,000) is reduced from the amount appropriated to the State Department of Education for physical education teacher incentive grants in Item 6110-260-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 19. Notwithstanding any other law, three million dollars (\$3,000,000) is reduced from the amount appropriated to the Commission on Teacher Credentialing for the alternative certification program in Schedule (1) of Item 6360-101-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 20. Notwithstanding any other law, one million eight hundred thousand dollars (\$1,800,000) is reduced from the amount appropriated to the Commission on Teacher Credentialing for the paraprofessional teacher training program in Schedule (2) of Item 6360-101-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 21. Notwithstanding any other law, one million one hundred fifty-eight thousand nine hundred forty-six dollars (\$1,158,946) is reduced from the amount made available in Provision 10 from the amount appropriated to the California Community Colleges for pupils who have failed the California High School Exit Exam in Schedule (3) of Item 6870-101-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 22. Notwithstanding any other law, twelve thousand one hundred sixty-three dollars (\$12,163) is reduced from the amount appropriated to the California Community Colleges for foster care education programs in Schedule (7) of Item 6870-101-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 23. Notwithstanding any other law, six million one hundred thousand dollars (\$6,100,000) is reduced from the amount appropriated to the California Community Colleges for economic development in Schedule (15) of Item 6870-101-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 24. Notwithstanding any other law, ten million dollars (\$10,000,000) is reduced from the amount appropriated to the California Community Colleges for career technical education in Schedule (20) of Item 6870-101-0001 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 25. Notwithstanding any other law, one million one hundred forty-two thousand eight hundred eighty-five dollars (\$1,142,885) is reduced from the amount appropriated to the California Community Colleges in subdivision (b) of Provision (27) of Item 6870-101-0001 of

Schedule 23 of Section 2.00 of the Budget Act of 2007 (Chs. 171 and 172, Stats. 2007).

SEC. 26. Notwithstanding any other law, eleven million dollars (\$11,000,000) is reduced from the amount appropriated to the State Department of Education for home-to-school transportation in Section 37 of Chapter 79 of the Statutes of 2006, as amended by Section 31 of Chapter 174 of the Statutes of 2007.

SEC. 27. This act addresses the fiscal emergency declared by the Governor by proclamation on January 10, 2008, pursuant to subdivision (f) of Section 10 of Article IV of the California Constitution.

SEC. 28. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting the necessity are:

In order to preserve the solvency of the General Fund in the 2007–08 fiscal year, by reducing appropriations made for purposes of public education and reappropriating other available funds, it is necessary that this act take effect immediately.

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### CHAPTER 3

An act to amend Section 95004 of the Government Code, and to amend Sections 4640.6, 4643, 4648.4, 4681.3, 4681.5, 4691.6, 4781.6, and 4783 of, and to add Sections 4681.6, 4689.8, 4691.9, 14041.1, 14105.19, and 14166.245 to, the Welfare and Institutions Code, relating to health, and declaring the urgency thereof, to take effect immediately.

[Approved by Governor February 16, 2008. Filed with  
Secretary of State February 16, 2008.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 95004 of the Government Code, as amended by Section 1 of Chapter 171 of the Statutes of 2001, is amended to read:

95004. The early intervention services specified in this title shall be provided as follows:

(a) Direct services for eligible infants and toddlers and their families shall be provided pursuant to the existing regional center system under the Lanterman Developmental Disabilities Services Act (Division 4.5 (commencing with Section 4500) of the Welfare and Institutions Code) and the existing local education agency system under appropriate sections of Part 30 (commencing with Section 56000) of the Education Code and

regulations adopted pursuant thereto, and Part C of the Individuals with Disabilities Education Act (20 U.S.C. Sec. 1431 et seq.).

(b) (1) In providing services under this title, regional centers shall comply with the Lanterman Developmental Disabilities Services Act (Division 4.5 (commencing with Section 4500) of the Welfare and Institutions Code, and its implementing regulations (Division 2 (commencing with Section 50201) of Title 17 of the California Code of Regulations) including, but not limited to, those provisions relating to vendorization and ratesetting, and the Family Cost Participation Program, except where compliance with those provisions would result in any delays in, the provision of early intervention, or otherwise conflict with this title and the regulations implementing this title (Chapter 2 (commencing with Section 52000) of Division 2 of Title 17 of the California Code of Regulations), or Part C of the Individuals with Disabilities Education Act (20 U.S.C. Sec. 1431) et seq., and applicable federal regulations contained in Part 303 (commencing with Section 303.1) of Title 34 of the Code of Federal Regulations.

(2) When compliance with this subdivision would result in any delays in the provision of early intervention services for the provision of any of these services, the department may authorize a regional center to use a special service code that allows immediate procurement of the service.

(c) Services shall be provided by family resource centers that provide, but are not limited to, parent-to-parent support, information dissemination and referral, public awareness, family professional collaboration activities, and transition assistance for families.

(d) Existing obligations of the state to provide these services at state expense shall not be expanded.

(e) It is the intent of the Legislature that services be provided in accordance with Sections 303.124, 303.126, and 303.527 of Title 34 of the Code of Federal Regulations.

SEC. 2. Section 4640.6 of the Welfare and Institutions Code is amended to read:

4640.6. (a) In approving regional center contracts, the department shall ensure that regional center staffing patterns demonstrate that direct service coordination are the highest priority.

(b) Contracts between the department and regional centers shall require that regional centers implement an emergency response system that ensures that a regional center staff person will respond to a consumer, or individual acting on behalf of a consumer, within two hours of the time an emergency call is placed. This emergency response system shall be operational 24 hours per day, 365 days per year.

(c) Contracts between the department and regional centers shall require regional centers to have service coordinator-to-consumer ratios, as follows:

(1) An average service coordinator-to-consumer ratio of 1 to 62 for all consumers who have not moved from the developmental centers to the community since April 14, 1993. In no case shall a service coordinator for these consumers have an assigned caseload in excess of 79 consumers for more than 60 days.

(2) An average service coordinator-to-consumer ratio of 1 to 45 for all consumers who have moved from a developmental center to the community since April 14, 1993. In no case shall a service coordinator for these consumers have an assigned caseload in excess of 59 consumers for more than 60 days.

(3) Commencing January 1, 2004, the following coordinator-to-consumer ratios shall apply:

(A) All consumers three years of age and younger and for consumers enrolled on the Home and Community-based Services Waiver for persons with developmental disabilities, an average service coordinator-to-consumer ratio of 1 to 62.

(B) All consumers who have moved from a developmental center to the community since April 14, 1993, and have lived continuously in the community for at least 12 months, an average service coordinator-to-consumer ratio of 1 to 62.

(C) All consumers who have not moved from the developmental centers to the community since April 14, 1993, and who are not described in subparagraph (A), an average service coordinator-to-consumer ratio of 1 to 66.

(4) For purposes of paragraph (3), service coordinators may have a mixed caseload of consumers three years of age and younger, consumers enrolled on the Home and Community-based Services Waiver program for persons with developmental disabilities, and other consumers if the overall average caseload is weighted proportionately to ensure that overall regional center average service coordinator-to-consumer ratios as specified in paragraph (3) are met. For purposes of paragraph (3), in no case shall a service coordinator have an assigned caseload in excess of 84 for more than 60 days.

(d) For purposes of this section, “service coordinator” means a regional center employee whose primary responsibility includes preparing, implementing, and monitoring consumers’ individual program plans, securing and coordinating consumer services and supports, and providing placement and monitoring activities.

(e) In order to ensure that caseload ratios are maintained pursuant to this section, each regional center shall provide service coordinator

caseload data to the department, annually for each fiscal year. The data shall be submitted in the format, including the content, prescribed by the department. Within 30 days of receipt of data submitted pursuant to this subdivision, the department shall make a summary of the data available to the public upon request. The department shall verify the accuracy of the data when conducting regional center fiscal audits. Data submitted by regional centers pursuant to this subdivision shall:

(1) Only include data on service coordinator positions as defined in subdivision (d). Regional centers shall identify the number of positions that perform service coordinator duties on less than a full-time basis. Staffing ratios reported pursuant to this subdivision shall reflect the appropriate proportionality of these staff to consumers served.

(2) Be reported separately for service coordinators whose caseload includes any of the following:

(A) Consumers who are three years of age and older and who have not moved from the developmental center to the community since April 14, 1993.

(B) Consumers who have moved from a developmental center to the community since April 14, 1993.

(C) Consumers who are younger than three years of age.

(D) Consumers enrolled in the Home and Community-based Services Waiver program.

(3) Not include positions that are vacant for more than 60 days or new positions established within 60 days of the reporting month that are still vacant.

(4) For purposes of calculating caseload ratios for consumers enrolled in the Home- and Community-based Services Waiver program, vacancies shall not be included in the calculations.

(f) The department shall provide technical assistance and require a plan of correction for any regional center that, for two consecutive reporting periods, fails to maintain service coordinator caseload ratios required by this section or otherwise demonstrates an inability to maintain appropriate staffing patterns pursuant to this section. Plans of correction shall be developed following input from the local area board, local organizations representing consumers, family members, regional center employees, including recognized labor organizations, and service providers, and other interested parties.

(g) Contracts between the department and regional center shall require the regional center to have, or contract for, all of the following areas:

(1) Criminal justice expertise to assist the regional center in providing services and support to consumers involved in the criminal justice system as a victim, defendant, inmate, or parolee.

(2) Special education expertise to assist the regional center in providing advocacy and support to families seeking appropriate educational services from a school district.

(3) Family support expertise to assist the regional center in maximizing the effectiveness of support and services provided to families.

(4) Housing expertise to assist the regional center in accessing affordable housing for consumers in independent or supportive living arrangements.

(5) Community integration expertise to assist consumers and families in accessing integrated services and supports and improved opportunities to participate in community life.

(6) Quality assurance expertise, to assist the regional center to provide the necessary coordination and cooperation with the area board in conducting quality-of-life assessments and coordinating the regional center quality assurance efforts.

(7) Each regional center shall employ at least one consumer advocate who is a person with developmental disabilities.

(8) Other staffing arrangements related to the delivery of services that the department determines are necessary to ensure maximum cost-effectiveness and to ensure that the service needs of consumers and families are met.

(h) Any regional center proposing a staffing arrangement that substantially deviates from the requirements of this section shall request a waiver from the department. Prior to granting a waiver, the department shall require a detailed staffing proposal, including, but not limited to, how the proposed staffing arrangement will benefit consumers and families served, and shall demonstrate clear and convincing support for the proposed staffing arrangement from constituencies served and impacted, that include, but are not limited to, consumers, families, providers, advocates, and recognized labor organizations. In addition, the regional center shall submit to the department any written opposition to the proposal from organizations or individuals, including, but not limited to, consumers, families, providers, and advocates, including recognized labor organizations. The department may grant waivers to regional centers that sufficiently demonstrate that the proposed staffing arrangement is in the best interest of consumers and families served, complies with the requirements of this chapter, and does not violate any contractual requirements. A waiver shall be approved by the department for up to 12 months, at which time a regional center may submit a new request pursuant to this subdivision.

(i) The requirements of subdivisions (c), (f), and (h) shall not apply when a regional center is required to develop an expenditure plan pursuant to Section 4791, and when the expenditure plan addresses the

specific impact of the budget reduction on staffing requirements and the expenditure plan is approved by the department.

(j) (1) Any contract between the department and a regional center entered into on and after January 1, 2003, shall require that all employment contracts entered into with regional center staff or contractors be available to the public for review, upon request. For purposes of this subdivision, an employment contract or portion thereof may not be deemed confidential nor unavailable for public review.

(2) Notwithstanding paragraph (1), the social security number of the contracting party may not be disclosed.

(3) The term of the employment contract between the regional center and an employee or contractor shall not exceed the term of the state's contract with the regional center.

SEC. 3. Section 4643 of the Welfare and Institutions Code is amended to read:

4643. (a) If assessment is needed, the assessment shall be performed within 120 days following initial intake. Assessment shall be performed as soon as possible and in no event more than 60 days following initial intake where any delay would expose the client to unnecessary risk to his or her health and safety or to significant further delay in mental or physical development, or the client would be at imminent risk of placement in a more restrictive environment. Assessment may include collection and review of available historical diagnostic data, provision or procurement of necessary tests and evaluations, and summarization of developmental levels and service needs and is conditional upon receipt of the release of information specified in subdivision (b).

(b) In determining if an individual meets the definition of developmental disability contained in subdivision (a) of Section 4512, the regional center may consider evaluations and tests, including, but not limited to, intelligence tests, adaptive functioning tests, neurological and neuropsychological tests, diagnostic tests performed by a physician, psychiatric tests, and other tests or evaluations that have been performed by, and are available from, other sources.

SEC. 4. Section 4648.4 of the Welfare and Institutions Code is amended to read:

4648.4. (a) Notwithstanding any other provision of law or regulation, commencing July 1, 2006, rates for services listed in paragraphs (1), (2), with the exception of travel reimbursement, (3) to (8), inclusive, (10), and (11) of subdivision (b), shall be increased by 3 percent, subject to funds specifically appropriated for this increase in the Budget Act of 2006. The increase shall be applied as a percentage, and the percentage shall be the same for all providers. Any subsequent change shall be governed by subdivision (b).



(b) Notwithstanding any other provision of law or regulation, except for subdivision (a), no regional center may pay any provider of the following services or supports a rate that is greater than the rate that is in effect on or after June 30, 2008, unless the increase is required by a contract between the regional center and the vendor that is in effect on June 30, 2008, or the regional center demonstrates that the approval is necessary to protect the consumer's health or safety and the department has granted prior written authorization:

- (1) Supported living services.
- (2) Transportation, including travel reimbursement.
- (3) Socialization training programs.
- (4) Behavior intervention training.
- (5) Community integration training programs.
- (6) Community activities support services.
- (7) Mobile day programs.
- (8) Creative art programs.
- (9) Supplemental day services program supports.
- (10) Adaptive skills trainers.
- (11) Independent living specialists.

SEC. 5. Section 4681.3 of the Welfare and Institutions Code is amended to read:

4681.3. (a) Notwithstanding any other provision of this article, for the 1996–97 fiscal year, the rate schedule authorized by the department in operation June 30, 1996, shall be increased based upon the amount appropriated in the Budget Act of 1996 for that purpose. The increase shall be applied as a percentage, and the percentage shall be the same for all providers.

(b) Notwithstanding any other provision of this article, for the 1997–98 fiscal year, the rate schedule authorized by the department in operation on June 30, 1997, shall be increased based upon the amount appropriated in the Budget Act of 1997 for that purpose. The increase shall be applied as a percentage, and the percentage shall be the same for all providers.

(c) Notwithstanding any other provision of this article, for the 1998–99 fiscal year, the rate schedule authorized by the department in operation on June 30, 1998, shall be increased commencing July 1, 1998, based upon the amount appropriated in the Budget Act of 1998 for that purpose. The increase shall be applied as a percentage, and the percentage shall be the same for all providers.

(d) Notwithstanding any other provision of this article, for the 1998–99 fiscal year, the rate schedule authorized by the department in operation on December 31, 1998, shall be increased January 1, 1999, based upon the cost-of-living adjustments in the Supplemental Security Income/State Supplementary Program for the Aged, Blind, and Disabled appropriated

in the Budget Act of 1998 for that purpose. The increase shall be applied as a percentage and the percentage shall be the same for all providers.

(e) Notwithstanding any other provision of this article, for the 1999–2000 fiscal year, the rate schedule authorized by the department in operation on June 30, 1999, shall be increased July 1, 1999, based upon the amount appropriated in the Budget Act of 1999 for that purpose. The increase shall be applied as a percentage and the percentage shall be the same for all providers.

(f) In addition, commencing January 1, 2000, any funds available from cost-of-living adjustments in the Supplemental Security Income/State Supplementary Payment (SSI/SSP) for the 1999–2000 fiscal year shall be used to further increase the community care facility rate. The increase shall be applied as a percentage, and the percentage shall be the same for all providers.

(g) Notwithstanding any other provision of law or regulation, for the 2006–07 fiscal year, the rate schedule in effect on June 30, 2006, shall be increased on July 1, 2006, by 3 percent, subject to funds specifically appropriated for this increase in the Budget Act of 2006. The increase shall be applied as a percentage and the percentage shall be the same for all providers. Any subsequent increase shall be governed by Sections 4681.5 and 4681.6.

SEC. 6. Section 4681.5 of the Welfare and Institutions Code is amended to read:

4681.5. Notwithstanding any other provision of law or regulation, no regional center may approve any service level for a residential service provider, as defined in Section 56005 of Title 17 of the California Code of Regulations, if the approval would result in an increase in the rate to be paid to the provider that is greater than the rate that is in effect on June 30, 2008, unless the regional center demonstrates to the department that the approval is necessary to protect the consumer's health or safety and the department has granted prior written authorization.

SEC. 7. Section 4681.6 is added to the Welfare and Institutions Code, to read:

4681.6. Notwithstanding any other provision of law or regulation, commencing July 1, 2008:

(a) No regional center may pay an existing residential service provider, for services where rates are determined through a negotiation between the regional center and the provider, a rate higher than the rate in effect on June 30, 2008, unless the increase is required by a contract between the regional center and the vendor that is in effect on June 30, 2008, or the regional center demonstrates that the approval is necessary to protect the consumer's health or safety and the department has granted prior written authorization.

(b) No regional center may negotiate a rate with a new residential service provider, for services where rates are determined through a negotiation between the regional center and the provider, that is higher than the regional center's median rate for the same service code and unit of service, or the statewide median rate for the same service code and unit of service, whichever is lower. The unit of service designation must conform with an existing regional center designation or, if none exists, a designation used to calculate the statewide median rate for the same service. The regional center shall annually certify to the department its median rate for each negotiated rate service code, by designated unit of service. This certification will be subject to verification through the department's biennial fiscal audit of the regional center.

(c) For purposes of this section, "residential service provider" includes Adult Residential Facilities for Persons with Special Health Care Needs, as described in Section 4684.50.

(d) This section shall not apply to those services for which rates are determined by the State Department of Health Care Services, or the State Department of Developmental Services, or are usual and customary.

SEC. 8. Section 4689.8 is added to the Welfare and Institutions Code, to read:

4689.8. Notwithstanding any other provision of law or regulation, commencing July 1, 2008:

(a) No regional center may pay an existing supported living service provider, for services where rates are determined through a negotiation between the regional center and the provider, a rate higher than the rate in effect on June 30, 2008, unless the increase is required by a contract between the regional center and the vendor that is in effect on June 30, 2008, or the regional center demonstrates that the approval is necessary to protect the consumer's health or safety and the department has granted prior written authorization.

(b) No regional center may negotiate a rate with a new supported living service provider, for services where rates are determined through a negotiation between the regional center and the provider, that is higher than the regional center's median rate for the same service code and unit of service, or the statewide median rate for the same service code and unit of service, whichever is lower. The unit of service designation shall conform with an existing regional center designation or, if none exists, a designation used to calculate the statewide median rate for the same service. The regional center shall annually certify to the State Department of Developmental Services its median rate for each negotiated rate service code, by designated unit of service. This certification shall be subject to verification through the department's biennial fiscal audit of the regional center.

SEC. 9. Section 4691.6 of the Welfare and Institutions Code is amended to read:

4691.6. (a) Notwithstanding any other provision of law or regulation, commencing July 1, 2006, the community-based day program, work activity program, and in-home respite service agency rate schedules authorized by the department and in operation June 30, 2006, shall be increased by 3 percent, subject to funds specifically appropriated for this increase in the Budget Act of 2006. The increase shall be applied as a percentage, and the percentage shall be the same for all providers. Any subsequent increase shall be governed by subdivisions (b), (c), (d), and (e) and Section 4691.9.

(b) Notwithstanding any other provision of law or regulation, the department may not establish any permanent payment rate for a community-based day program or in-home respite service agency provider that has a temporary payment rate in effect on June 30, 2008, if the permanent payment rate would be greater than the temporary payment rate in effect on or after June 30, 2008, unless the regional center demonstrates to the department that the permanent payment rate is necessary to protect the consumers' health or safety.

(c) Notwithstanding any other provision of law or regulation, neither the department nor any regional center may approve any program design modification or revendorization for a community-based day program or in-home respite service agency provider that would result in an increase in the rate to be paid to the vendor from the rate that is in effect on or after June 30, 2008, unless the regional center demonstrates that the program design modification or revendorization is necessary to protect the consumers' health or safety and the department has granted prior written authorization.

(d) Notwithstanding any other provision of law or regulation, the department may not approve an anticipated rate adjustment for a community-based day program or in-home respite service agency provider that would result in an increase in the rate to be paid to the vendor from the rate that is in effect on or after June 30, 2008, unless the regional center demonstrates that the anticipated rate adjustment is necessary to protect the consumers' health or safety.

(e) Notwithstanding any other provision of law or regulation, the department may not approve any rate adjustment for a work activity program that would result in an increase in the rate to be paid to the vendor from the rate that is in effect on or after June 30, 2008, unless the regional center demonstrates that the rate adjustment is necessary to protect the consumers' health and safety and the department has granted prior written authorization.

SEC. 10. Section 4691.9 is added to the Welfare and Institutions Code, to read:

4691.9. Notwithstanding any other provision of law or regulation, commencing July 1, 2008:

(a) No regional center shall pay an existing service provider, for services where rates are determined through a negotiation between the regional center and the provider, a rate higher than the rate in effect on June 30, 2008, unless the increase is required by a contract between the regional center and the vendor that is in effect on June 30, 2008, or the regional center demonstrates that the approval is necessary to protect the consumer's health or safety and the department has granted prior written authorization.

(b) No regional center may negotiate a rate with a new service provider, for services where rates are determined through a negotiation between the regional center and the provider, that is higher than the regional center's median rate for the same service code and unit of service, or the statewide median rate for the same service code and unit of service, whichever is lower. The unit of service designation must conform with an existing regional center designation or, if none exists, a designation used to calculate the statewide median rate for the same service. The regional center shall annually certify to the State Department of Developmental Services its median rate for each negotiated rate service code, by designated unit of service. This certification will be subject to verification through the department's biennial fiscal audit of the regional center.

(c) This section shall not apply to those services for which rates are determined by the State Department of Health Care Services, or the State Department of Developmental Services, or are usual and customary.

SEC. 11. Section 4781.6 of the Welfare and Institutions Code is amended to read:

4781.6. (a) 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 extraordinary circumstances, and the department has granted prior written authorization for the expenditures.

(b) This section does not apply to the purchase of services funds allocated as part of the department's community placement plan process.

SEC. 12. Section 4783 of the Welfare and Institutions Code is amended to read:

4783. (a) (1) The Family Cost Participation Program is hereby created in the State Department of Developmental Services for the purpose of assessing a cost participation to parents, as defined in Section

50215 of Title 17 of the California Code of Regulations, who have a child to whom all of the following applies:

- (A) The child has a developmental disability.
- (B) The child is zero years of age through 17 years of age.
- (C) The child lives in the parents' home.
- (D) The child receives services and supports purchased through the regional center.

(E) The child is not eligible for Medi-Cal.

(2) Notwithstanding any other provision of law, a parent described in subdivision (a) shall participate in the Family Cost Participation Program established pursuant to this section.

(3) Application of this section to children zero through two years of age shall be contingent upon approval by the United States Department of Education.

(b) (1) The department shall develop and establish a Family Cost Participation Schedule that shall be used by regional centers to assess the parents' cost participation. The schedule shall consist of a sliding scale for families with an annual gross income not less than 400 percent of the federal poverty guideline, and be adjusted for the level of annual gross income and the number of persons living in the family home.

(2) The schedule established pursuant to this section shall be exempt from the rulemaking provisions of Chapter 3.5 (commencing with Section 11340) of Part 1 of Division 3 of Title 2 of the Government Code.

(c) Family cost participation assessments shall only be applied to respite, day care, and camping services that are included in the child's individual program plan or individual family service plan for children zero through two years of age.

(d) If there is more than one minor child living in the parents' home and receiving services or supports paid for by the regional center, or living in a 24-hour out-of-home facility, including a developmental center, the assessed amount shall be adjusted as follows:

(1) A parent that meets the criteria specified in subdivision (b) with two children shall be assessed at 75 percent of the respite, day care, and camping services in each child's individual program plan for each child living at home.

(2) A parent that meets the criteria specified in subdivision (b) with three children shall be assessed at 50 percent of the respite, day care, and camping services included in each child's individual program plan for each child living at home.

(3) A parent that meets the criteria specified in subdivision (b) with four children shall be assessed 25 percent of the respite, day care, and camping services included in each child's individual program plan for each child living at home.

(4) A parent that meets the criteria specified in subdivision (b) with more than four children shall be exempt from participation in the Family Cost Participation Program.

(e) For each child, the amount of cost participation shall be less than the amount of the parental fee that the parent would pay if the child lived in a 24-hour, out-of-home facility.

(f) Commencing January 1, 2005, each regional center shall be responsible for administering the Family Cost Participation Program.

(g) Family cost participation assessments or reassessments shall be conducted as follows:

(1) (A) A regional center shall assess the cost participation for all parents of current consumers who meet the criteria specified in this section. A regional center shall use the most recent individual program plan or individual family service plan for this purpose.

(B) A regional center shall assess the cost participation for parents of newly identified consumers at the time of the initial individual program plan or the individual family service plan.

(C) Reassessments for cost participation shall be conducted as part of the individual program plan or individual family service plan review pursuant to subdivision (b) of Section 4646 or subdivision (f) of Section 95020 of the Government Code.

(D) The parents are responsible for notifying the regional center when a change in family income occurs that would result in a change in the assessed amount of cost participation.

(2) Parents shall self-certify their gross annual income to the regional center by providing copies of W-2 Wage Earners Statements, payroll stubs, a copy of the prior year's state income tax return, or other documents and proof of other income.

(3) A regional center shall notify parents of the parents' assessed cost participation within 10 working days of receipt of the parents' complete income documentation.

(4) Parents who have not provided copies of income documentation pursuant to paragraph (2) shall be assessed the maximum cost participation based on the highest income level adjusted for family size until such time as the appropriate income documentation is provided. Parents who subsequently provide income documentation that results in a reduction in their cost participation shall be reimbursed for the actual cost difference incurred for services identified in the individual program plan for respite, day care, and camping services, for 90 calendar days preceding the reassessment. The actual cost difference is the difference between the maximum cost participation originally assessed and the reassessed amount using the parents' complete income documentation,

that is substantiated with receipts showing that the services have been purchased by the parents.

(5) The executive director of the regional center may grant a cost participation adjustment for parents who incur an unavoidable and uninsured catastrophic loss with direct economic impact on the family or who substantiate, with receipts, significant unreimbursed medical costs associated with care for a child who is a regional center consumer. A redetermination of the cost participation adjustment shall be made at least annually.

(h) A provider of respite, day care, or camping services shall not charge a rate for the parents' share of cost that is higher than the rate paid by the regional center for its share of cost.

(i) The department shall develop, and regional centers shall use, all forms and documents necessary to administer the program established pursuant to this section. The forms and documents shall be posted on the department's Web site. A regional center shall provide appropriate materials to parents at the initial individual program plan meeting and subsequent individual program plan review meetings. These materials shall include a description of the Family Cost Participation Program.

(j) The department shall include an audit of the Family Cost Participation Program during its audit of a regional center.

(k) (1) Parents of children ages three through 17 years of age may appeal an error in the amount of the parents' cost participation to the executive director of the regional center within 30 days of notification of the amount of the assessed cost participation. The parents may appeal to the Director of Developmental Services, or his or her designee, any decision by the executive director made pursuant to this subdivision within 15 days of receipt of the written decision of the executive director.

(2) Parents of children ages three through 17 years of age who dispute the decision of the executive director pursuant to paragraph (5) of subdivision (g) shall have a right to a fair hearing as described in, and the regional center shall provide notice pursuant to, Chapter 7 (commencing with Section 4700). This paragraph shall become inoperative on July 1, 2006.

(3) On and after July 1, 2006, a parent described in paragraph (2) shall have the right to appeal the decision of the executive director to the Director of Developmental Services, or his or her designee, within 15 days of receipt of the written decision of the executive director.

(l) For parents of children ages zero through two years of age, the complaint, mediation, and due process procedures set forth in Sections 52170 to 52174, inclusive, of Title 17 of the California Code of Regulations shall be used to resolve disputes regarding this section.



(m) The department may adopt emergency regulations to implement this section. The adoption, amendment, repeal, or readoption of a regulation authorized by this section is deemed to be necessary for the immediate preservation of the public peace, health and safety, or general welfare, for purposes of Sections 11346.1 and 11349.6 of the Government Code, and the department is hereby exempted from the requirement that it describe specific facts showing the need for immediate action. A certificate of compliance for these implementing regulations shall be filed within 24 months following the adoption of the first emergency regulations filed pursuant to this subdivision.

(n) By April 1, 2005, and annually thereafter, the department shall report to the appropriate fiscal and policy committees of the Legislature on the status of the implementation of the Family Cost Participation Program established under this section. On and after April 1, 2006, the report shall contain all of the following:

(1) The annual total purchase of services savings attributable to the program per regional center.

(2) The annual costs to the department and each regional center to administer the program.

(3) The number of families assessed a cost participation per regional center.

(4) The number of cost participation adjustments granted pursuant to paragraph (5) of subdivision (g) per regional center.

(5) The number of appeals filed pursuant to subdivision (k) and the number of those appeals granted, modified, or denied.

SEC. 13. Section 14041.1 is added to the Welfare and Institutions Code, to read:

14041.1. (a) Notwithstanding any other provision of law, and to the extent not otherwise conflicting with federal law, the department may hold for a period of one month, or direct the medical fiscal intermediary for the Medi-Cal program to hold for a period of one month, payments to providers or their designated agents for health care services that are provided pursuant to this chapter, and payments to entities that contract with the department pursuant to this chapter, Chapter 8 (commencing with Section 14200) and Chapter 8.75 (commencing with Section 14590) for the delivery of health care services.

(b) The authority described in subdivision (a) shall be limited to payments for one month only, and only for a month ending prior to January 1, 2009.

SEC. 14. Section 14105.19 is added to the Welfare and Institutions Code, to read:

14105.19. (a) Notwithstanding any other provision of law, in order to implement changes in the level of funding for health care services, the director shall reduce provider payments as specified in this section.

(b) (1) Except as provided in subdivision (c), payments shall be reduced by 10 percent for Medi-Cal fee-for-service benefits for dates of service on and after July 1, 2008.

(2) Except as provided in subdivision (c), payments shall be reduced by 10 percent for non-Medi-Cal programs described in Article 6 (commencing with Section 124025) of Chapter 3 of Part 2 of Division 106 of the Health and Safety Code, and Section 14105.18, for dates of service on and after July 1, 2008.

(3) For managed health care plans that contract with the department pursuant to this chapter, Chapter 8 (commencing with Section 14200), and Chapter 8.75 (commencing with Section 14590), payments shall be reduced by the actuarial equivalent amount of the payment reduction specified in this subdivision pursuant to contract amendments or change orders effective on July 1, 2008.

(c) The services listed in this subdivision shall be exempt from the payment reductions specified in subdivision (b):

(1) Acute hospital inpatient services, except for payments to hospitals not under contract with the State Department of Health Care Services, as provided in Section 14166.245.

(2) Federally qualified health center services, including those facilities deemed to have federally qualified health center status pursuant to a waiver under subdivision (a) of Section 1315 of Title 42 of the United States Code.

(3) Rural health clinic services.

(4) All of the following facilities:

(A) A skilled nursing facility pursuant to subdivision (c) of Section 1250 of the Health and Safety Code, except a skilled nursing facility that is a distinct part of a general acute care hospital. For purposes of this paragraph, "distinct part" has the same meaning as defined in Section 72041 of Title 22 of the California Code of Regulations.

(B) An intermediate care facility for the developmentally disabled pursuant to subdivision (e), (g), or (h) of Section 1250 of the Health and Safety Code, or a facility providing continuous skilled nursing care to developmentally disabled individuals pursuant to the pilot project established by Section 14495.10.

(C) A subacute care unit, as defined in Section 51215.5 of Title 22 of the California Code of Regulations.

(5) Payments to facilities owned or operated by the State Department of Mental Health or the State Department of Developmental Services.

(6) Hospice.

(7) Contract services as designated by the director pursuant to subdivision (e).

(8) Payments to providers to the extent that the payments are funded by means of a certified public expenditure or an intergovernmental transfer pursuant to Section 433.51 of Title 42 of the Code of Federal Regulations.

(9) Services pursuant to local assistance contracts and interagency agreements to the extent the funding is not included in the funds appropriated to the department in the annual Budget Act.

(10) Payments to Medi-Cal managed care plans pursuant to Section 4474.5 for services to consumers transitioning from Agnews Developmental Center into Alameda, San Mateo, and Santa Clara Counties pursuant to the Plan for the Closure of Agnews Developmental Center.

(11) Breast and cervical cancer treatment provided pursuant to Section 14007.71.

(12) The Family Planning, Access, Care, and Treatment (Family PACT) Waiver Program pursuant to Section 14105.18.

(d) Subject to the exception for services listed in subdivision (c), the payment reductions required by subdivision (b) shall apply to the services rendered by any provider who may be authorized to bill for the service, including, but not limited to, physicians, podiatrists, nurse practitioners, certified nurse midwives, nurse anesthetists, and organized outpatient clinics.

(e) Notwithstanding Chapter 3.5 (commencing with Section 11340) of Part 1 of Division 3 of Title 2 of the Government Code, the department may implement this section by means of a provider bulletin, or similar instruction, without taking regulatory action.

(f) The reductions described in this section shall apply only to payments for services when the General Fund share of the payment is paid with funds directly appropriated to the department in the annual Budget Act and shall not apply to payments for services paid with funds appropriated to other departments or agencies.

(g) The department shall promptly seek any necessary federal approvals for the implementation of this section.

SEC. 15. Section 14166.245 is added to the Welfare and Institutions Code, to read:

14166.245. (a) The Legislature finds and declares that the state faces a fiscal crisis that requires unprecedented measures to be taken to reduce General Fund expenditures to avoid reducing vital government services necessary for the protection of the health, safety, and welfare of the citizens of the State of California.

(b) Notwithstanding any other provision of law, for acute care hospitals not under contract with the State Department of Health Care Services pursuant to Article 2.6 (commencing with Section 14081) of Chapter 7 of Part 3 of Division 9, the amounts paid as interim payments for inpatient hospital services provided on and after July 1, 2008, shall be reduced by 10 percent.

(c) (1) Notwithstanding any other provision of law, for acute care hospitals not under contract with the State Department of Health Care Services, the reimbursement amount for inpatient services provided to Medi-Cal recipients for dates of service on and after July 1, 2008, shall not exceed the amount determined pursuant to paragraph (3).

(2) For purposes of this subdivision, the reimbursement for inpatient services includes the amounts paid for all categories of inpatient services allowable by Medi-Cal. The reimbursement includes the amounts paid for routine services, together with all related ancillary services.

(3) When calculating a hospital's cost report settlement for a hospital's fiscal period that includes any dates of service on and after July 1, 2008, the settlement for dates of service on and after July 1, 2008, shall be limited to 90 percent of the hospital's audited allowable cost per day for those services multiplied by the number of Medi-Cal covered inpatient days in the hospital's fiscal year on or after July 1, 2008.

(d) Hospitals that participate in the Selective Provider Contracting Program pursuant to Article 2.6 (commencing with Section 14081) and designated public hospitals under Section 14166.1, except Los Angeles County Martin Luther King, Jr./Charles R. Drew Medical Center and Tuolumne General Hospital, shall be exempt from the 10 percent reduction required by this section.

(e) Notwithstanding the rulemaking provisions of Chapter 3.5 (commencing with Section 11340) of Part 1 of Division 3 of Title 2 of the Government Code, the director may implement subdivision (b) by means of a provider bulletin, or other similar instruction, without taking regulatory action.

(f) The director shall promptly seek all necessary federal approvals in order to implement this section, including necessary amendments to the state plan.

SEC. 16. This act addresses the fiscal emergency declared by the Governor by proclamation on January 10, 2008, pursuant to subdivision (f) of Section 10 of Article IV of the California Constitution.

SEC. 17. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting the necessity are:

In order to make statutory changes needed to implement cost containment measures affecting health services, at the earliest possible time, it is necessary that this act take effect immediately.

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CHAPTER 4

An act to amend Sections 11453, 12201, and 15153 of the Welfare and Institutions Code, relating to human services, and declaring the urgency thereof, to take effect immediately.

[Approved by Governor February 16, 2008. Filed with Secretary of State February 16, 2008.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 11453 of the Welfare and Institutions Code is amended to read:

11453. (a) Except as provided in subdivision (c), the amounts set forth in Section 11452 and subdivision (a) of Section 11450 shall be adjusted annually by the department to reflect any increases or decreases in the cost of living. These adjustments shall become effective July 1 of each year, unless otherwise specified by the Legislature. For the 2000–01 fiscal year to the 2003–04 fiscal year, inclusive, these adjustments shall become effective October 1 of each year. The cost-of-living adjustment shall be calculated by the Department of Finance based on the changes in the California Necessities Index, which as used in this section means the weighted average changes for food, clothing, fuel, utilities, rent, and transportation for low-income consumers. The computation of annual adjustments in the California Necessities Index shall be made in accordance with the following steps:

(1) The base period expenditure amounts for each expenditure category within the California Necessities Index used to compute the annual grant adjustment are:

Food.....	\$ 3,027
Clothing (apparel and upkeep).....	406
Fuel and other utilities.....	529
Rent, residential.....	4,883
Transportation.....	1,757
	<hr/>
Total.....	\$10,602

(2) Based on the appropriate components of the Consumer Price Index for All Urban Consumers, as published by the United States Department of Labor, Bureau of Labor Statistics, the percentage change shall be determined for the 12-month period ending with the December preceding the year for which the cost-of-living adjustment will take effect, for each expenditure category specified in subdivision (a) within the following geographical areas: Los Angeles-Long Beach-Anaheim, San Francisco-Oakland, San Diego, and, to the extent statistically valid information is available from the Bureau of Labor Statistics, additional geographical areas within the state which include not less than 80 percent of recipients of aid under this chapter.

(3) Calculate a weighted percentage change for each of the expenditure categories specified in subdivision (a) using the applicable weighting factors for each area used by the State Department of Industrial Relations to calculate the California Consumer Price Index (CCPI).

(4) Calculate a category adjustment factor for each expenditure category in subdivision (a) by (1) adding 100 to the applicable weighted percentage change as determined in paragraph (2) and (2) dividing the sum by 100.

(5) Determine the expenditure amounts for the current year by multiplying each expenditure amount determined for the prior year by the applicable category adjustment factor determined in paragraph (4).

(6) Determine the overall adjustment factor by dividing (1) the sum of the expenditure amounts as determined in paragraph (4) for the current year by (2) the sum of the expenditure amounts as determined in subdivision (d) for the prior year.

(b) The overall adjustment factor determined by the preceding computation steps shall be multiplied by the schedules established pursuant to Section 11452 and subdivision (a) of Section 11450 as are in effect during the month of June preceding the fiscal year in which the adjustments are to occur and the product rounded to the nearest dollar. The resultant amounts shall constitute the new schedules which shall be filed with the Secretary of State.

(c) (1) No adjustment to the maximum aid payment set forth in subdivision (a) of Section 11450 shall be made under this section for the purpose of increasing the benefits under this chapter for the 1990-91, 1991-92, 1992-93, 1993-94, 1994-95, 1995-96, 1996-97, and 1997-98 fiscal years, and through October 31, 1998, to reflect any change in the cost of living. For the 1998-99 fiscal year, the cost of living adjustment that would have been provided on July 1, 1998, pursuant to subdivision (a) shall be made on November 1, 1998. No adjustment to the maximum aid payment set forth in subdivision (a) of Section 11450 shall be made under this section for the purpose of increasing the benefits under this

chapter for the 2005–06 and 2006–07 fiscal years to reflect any change in the cost-of-living. Elimination of the cost-of-living adjustment pursuant to this paragraph shall satisfy the requirements of Section 11453.05, and no further reduction shall be made pursuant to that section.

(2) No adjustment to the minimum basic standard of adequate care set forth in Section 11452 shall be made under this section for the purpose of increasing the benefits under this chapter for the 1990–91 and 1991–92 fiscal years to reflect any change in the cost of living.

(3) In any fiscal year commencing with the 2000–01 fiscal year to the 2003–04 fiscal year, inclusive, when there is any increase in tax relief pursuant to the applicable paragraph of subdivision (a) of Section 10754 of the Revenue and Taxation Code, then the increase pursuant to subdivision (a) of this section shall occur. In any fiscal year commencing with the 2000–01 fiscal year to the 2003–04 fiscal year, inclusive, when there is no increase in tax relief pursuant to the applicable paragraph of subdivision (a) of Section 10754 of the Revenue and Taxation Code, then any increase pursuant to subdivision (a) of this section shall be suspended.

(4) Notwithstanding paragraph (3), an adjustment to the maximum aid payments set forth in subdivision (a) of Section 11450 shall be made under this section for the 2002–03 fiscal year, but the adjustment shall become effective June 1, 2003.

(5) No adjustment to the maximum aid payment set forth in subdivision (a) of Section 11450 shall be made under this section for the purpose of increasing benefits under this chapter for the 2007–08 fiscal year.

(d) For the 2004–05 fiscal year, the adjustment to the maximum aid payment set forth in subdivision (a) shall be suspended for three months commencing on the first day of the first month following the effective date of the act adding this subdivision.

(e) For the 2008–09 fiscal year, the adjustment to the maximum aid payment set forth in subdivision (a) shall be effective October 1, 2008. For the 2009–10 fiscal year, the adjustment to the maximum aid payment set forth in subdivision (a) shall take effect on July 1, 2009.

(f) Adjustments for subsequent fiscal years pursuant to this section shall not include any adjustments for any fiscal year in which the cost of living was suspended pursuant to subdivision (c).

SEC. 2. Section 12201 of the Welfare and Institutions Code is amended to read:

12201. (a) Except as provided in subdivision (d), the payment schedules set forth in Section 12200 shall be adjusted annually to reflect any increases or decreases in the cost of living. Except as provided in subdivision (e), these adjustments shall become effective January 1 of

each year. The cost-of-living adjustment shall be based on the changes in the California Necessities Index, which as used in this section shall be the weighted average of changes for food, clothing, fuel, utilities, rent, and transportation for low-income consumers. The computation of annual adjustments in the California Necessities Index shall be made in accordance with the following steps:

(1) The base period expenditure amounts for each expenditure category within the California Necessities Index used to compute the annual grant adjustment are:

Food.....	\$ 3,027
Clothing (apparel and upkeep).....	406
Fuel and other utilities.....	529
Rent, residential.....	4,883
Transportation.....	1,757
	<hr/>
Total.....	\$10,602

(2) Based on the appropriate components of the Consumer Price Index for All Urban Consumers, as published by the United States Department of Labor, Bureau of Labor Statistics, the percentage change shall be determined for the 12-month period which ends 12 months prior to the January in which the cost-of-living adjustment will take effect, for each expenditure category specified in paragraph (1) within the following geographical areas: Los Angeles-Long Beach-Anaheim, San Francisco-Oakland, San Diego, and, to the extent statistically valid information is available from the Bureau of Labor Statistics, additional geographical areas within the state which include not less than 80 percent of recipients of aid under this chapter.

(3) Calculate a weighted percentage change for each of the expenditure categories specified in subdivision (a) using the applicable weighting factors for each area used by the State Department of Industrial Relations to calculate the California Consumer Price Index (CCPI).

(4) Calculate a category adjustment factor for each expenditure category in paragraph (1) by (1) adding 100 to the applicable weighted percentage change as determined in paragraph (2) and (2) dividing the sum by 100.

(5) Determine the expenditure amounts for the current year by multiplying each expenditure amount determined for the prior year by the applicable category adjustment factor determined in paragraph (4).

(6) Determine the overall adjustment factor by dividing (1) the sum of the expenditure amounts as determined in paragraph (4) for the current



year by (2) the sum of the expenditure amounts as determined in paragraph (4) for the prior year.

(b) The overall adjustment factor determined by the preceding computational steps shall be multiplied by the payment schedules established pursuant to Section 12200 as are in effect during the month of December preceding the calendar year in which the adjustments are to occur, and the product rounded to the nearest dollar. The resultant amounts shall constitute the new schedules for the categories given under subdivisions (a), (b), (c), (d), (e), (f), and (g) of Section 12200, and shall be filed with the Secretary of State. The amount as set forth in subdivision (h) of Section 12200 shall be adjusted annually pursuant to this section in the event that the secretary agrees to administer payment under that subdivision. The payment schedule for subdivision (i) of Section 12200 shall be computed as specified, based on the new payment schedules for subdivisions (a), (b), (c), and (d) of Section 12200.

(c) The department shall adjust any amounts of aid under this chapter to insure that the minimum level required by the Social Security Act in order to maintain eligibility for funds under Title XIX of that act is met.

(d) (1) No adjustment shall be made under this section for the 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 2004, 2006 and 2007 calendar years to reflect any change in the cost of living. Elimination of the cost-of-living adjustment pursuant to this paragraph shall satisfy the requirements of Section 12201.05, and no further reduction shall be made pursuant to that section.

(2) Any cost-of-living adjustment granted under this section for any calendar year shall not include adjustments for any calendar year in which the cost of living was suspended pursuant to paragraph (1).

(e) For the 2003 calendar year, the adjustment required by this section shall become effective June 1, 2003.

(f) For the 2005 calendar year, the adjustment required by this section shall become effective April 1, 2005.

(g) (1) For the 2008 calendar year, the annual adjustment required by this section shall be effective October 1, 2008.

(2) Commencing with the 2009 calendar year and in each calendar year thereafter, annual adjustment required by this section shall be effective June 1 of that calendar year.

(3) Notwithstanding paragraph (2), the pass along of federal benefits provided for in Section 12201.05 shall be effective on January 1 of each calendar year.

SEC. 3. Section 15153 of the Welfare and Institutions Code is amended to read:

15153. Notwithstanding the provisions of any other section of this code, the method of computing and advancing funds to counties, both

as to state funds and funds made available by the United States government, shall be as follows:

1. The department, prior to the beginning of each month, shall estimate the amount to be paid for the month to each county under this part.

2. The department shall then certify to the State Controller the amounts so estimated by it for each county, adjusted by any sum by which it finds that its estimate for any prior period was greater or less than the amount which should have been paid.

3. The State Controller shall thereupon draw the necessary warrants, and prior to audit or settlement by the department and the State Controller, the State Treasurer shall pay to the treasurer of each county the amount so certified.

4. Moneys may be advanced by or on behalf of any county to a corporation or association in accordance with the provisions of a contract executed between the county and the corporation or association pursuant to Section 14052 or 14556.

5. The monthly advance of state general funds to counties for benefits or aid grants, administration, and for employment and supportive services, shall be temporarily suspended for the months of July and August 2008. The advance of funds for these two months shall resume on September 1, 2008. In addition to the advance for the month of September, counties shall be paid for the advances that would have been made in July and August 2008 no later than September 30, 2008. Advances for the Supplemental Security Income/State Supplementary Payment Program for the Aged, Blind and Disabled (Chapter 3 (commencing with Section 12000)) and the In-Home Supportive Services program (Article 7 (commencing with Section 12300) of Chapter 3) shall not be affected by this temporary suspension.

SEC. 4. This act addresses the fiscal emergency declared by the Governor by proclamation on January 10, 2008, pursuant to subdivision (f) of Section 10 of Article IV of the California Constitution.

SEC. 5. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting the necessity are:

In order to ensure the fiscal integrity of essential social services programs, at the earliest possible time, it is necessary for this act to take effect immediately.

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## CHAPTER 5

An act to amend Sections 2104, 2105, 2106, 2107, and 2107.5 of the Streets and Highways Code, relating to transportation, and declaring the urgency thereof, to take effect immediately.

[Approved by Governor February 16, 2008. Filed with  
Secretary of State February 16, 2008.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 2104 of the Streets and Highways Code is amended to read:

2104. A sum equal to the net revenue derived from a per gallon tax of 2.035 cents (\$0.02035) under the Motor Vehicle Fuel License Tax Law (Part 2 (commencing with Section 7301) of Division 2), 1.80 cents (\$0.0180) under the Use Fuel Tax Law (Part 3 (commencing with Section 8601) of Division 2), and 1.80 cents (\$0.0180) under the Diesel Fuel Tax Law (Part 31 (commencing with Section 60001) of Division 2) of the Revenue and Taxation Code, shall be apportioned among the counties, as follows:

(a) Each county shall be paid one thousand six hundred sixty-seven dollars (\$1,667) during each calendar month, which amount shall be expended exclusively for engineering costs and administrative expenses with respect to county roads.

(b) A sum equal to the total of all reimbursable snow removal or snow grooming, or both, costs filed pursuant to subdivision (d) of Section 2152, or seven million dollars (\$7,000,000), whichever is less, shall be apportioned in 12 approximately equal monthly apportionments for snow removal or snow grooming, or both, on county roads, as provided in Section 2110.

(c) A sum equal to five hundred thousand dollars (\$500,000) shall be apportioned in 12 approximately equal monthly apportionments, as provided in Section 2110.5.

(d) Seventy-five percent of the funds payable under this section shall be apportioned among the counties monthly in the respective proportions that the number of fee-paid and exempt vehicles which are registered in each county bears to the total number of fee-paid and exempt vehicles registered in the state.

For purposes of apportionment under this subdivision, the Department of Motor Vehicles shall, as soon as possible after the last day of each calendar month, furnish to the Controller a verified statement showing the number of fee-paid and exempt vehicles which are registered in each

county and in the state as of the last day of each calendar month as reflected by the records of the Department of Motor Vehicles.

(e) Of the remaining money payable, there shall be paid to each eligible county an amount that is computed monthly as follows: The number of miles of maintained county roads in each county shall be multiplied by sixty dollars (\$60); from the resultant amount, there shall be deducted the amount received by each county under subdivision (d) and the remainder, if any, shall be paid to each county.

(f) The remaining money payable, after the foregoing apportionments, shall be apportioned among the counties in the same proportion as the money referred to in subdivision (d).

(g) (1) Transfers of revenues from the Highway Users Tax Account to counties pursuant to this section collected during the months of March, April, May, June, and July of 2008, shall be made with the transfer of August 2008 revenues in September of 2008.

(2) For the purpose of meeting the cash obligations associated with ongoing budgeted costs, a county may make use of any cash balance in its county road fund, including that resulting from the receipt of funds pursuant to the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 (Chapter 12.49 (commencing with Section 8879.20) of Division 1 of Title 2 of the Government Code (hereafter bond act)) for local streets and roads maintenance, during the period of this suspension, without the use of this cash being reflected as an expenditure of bond act funds, provided the cash is replaced once this suspension is repaid in September of 2008. Counties may accrue the revenue received in September 2008 as repayment of these suspensions for the months of April, May, and June of 2008 back to the 2007–08 fiscal year. Nothing in this paragraph shall change the fact that expenditures must be accrued and reflected from the appropriate funding sources for which the moneys were received and meet all the requirements of those funding sources.

SEC. 2. Section 2105 of the Streets and Highways Code is amended to read:

2105. In addition to the apportionments prescribed by Sections 2104, 2106, and 2107, from the revenues derived from a per gallon tax imposed pursuant to Section 7351 of the Revenue and Taxation Code, and a per gallon tax imposed pursuant to Section 8651 of the Revenue and Taxation Code, and a per gallon tax imposed pursuant to Sections 60050 and 60115 of the Revenue and Taxation Code, the following apportionments shall be made:

(a) A sum equal to the net revenue from a tax of 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Section 7351 of the Revenue and Taxation Code, 11.5 percent of any per gallon

tax in excess of nine cents (\$0.09) per gallon under Section 8651 of the Revenue and Taxation Code, and 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Sections 60050 and 60115 of the Revenue and Taxation Code, shall be apportioned among the counties, including a city and county.

The amount of apportionment to each county, including a city and county, during a fiscal year shall be calculated as follows:

(1) One million dollars (\$1,000,000) for apportionment to all counties, including a city and county, in proportion to each county's receipts during the prior fiscal year under Sections 2104 and 2106.

(2) One million dollars (\$1,000,000) for apportionment to all counties, including a city and county, as follows:

(A) Seventy-five percent in the proportion that the number of fee-paid and exempt vehicles which are registered in the county bears to the number of fee-paid and exempt vehicles registered in the state.

(B) Twenty-five percent in the proportion that the number of miles of maintained county roads in the county bears to the miles of maintained county roads in the state.

(3) For each county, determine its factor which is the higher amount calculated pursuant to paragraph (1) or (2) divided by the sum of the higher amounts for all of the counties.

(4) The amount to be apportioned to each county is equal to its factor multiplied by the amount available for apportionment.

(b) A sum equal to the net revenue from a tax of 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Section 7351 of the Revenue and Taxation Code, 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Section 8651 of the Revenue and Taxation Code, and 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Sections 60050 and 60115 of the Revenue and Taxation Code, shall be apportioned to cities, including a city and county, in the proportion that the total population of the city bears to the total population of all the cities in the state.

(c) (1) Transfers of revenues from the Highway Users Tax Account to counties or cities pursuant to this section collected during the months of March, April, May, June, and July of 2008, shall be made with the transfer of August 2008 revenues in September of 2008.

(2) For the purpose of meeting the cash obligations associated with ongoing budgeted costs, a city or county may make use of any cash balance in the city account that is designated for the receipt of state funds allocated for local streets and roads or the county road fund, including that resulting from the receipt of funds pursuant to the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 (Chapter 12.49 (commencing with Section 8879.20) of Division 1 of

Title 2 of the Government Code (hereafter bond act)) for local streets and roads maintenance, during the period of this suspension, without the use of this cash being reflected as an expenditure of bond act funds, provided the cash is replaced once this suspension is repaid in September of 2008. Counties and cities may accrue the revenue received in September 2008 as repayment of these suspensions for the months of April, May, and June of 2008 back to the 2007–08 fiscal year. Nothing in this paragraph shall change the fact that expenditures must be accrued and reflected from the appropriate funding sources for which the moneys were received and meet all the requirements of those funding sources.

SEC. 3. Section 2106 of the Streets and Highways Code is amended to read:

2106. A sum equal to the net revenue derived from one and four one-hundredths cent (\$0.0104) per gallon tax under the Motor Vehicle Fuel License Tax Law (Part 2 (commencing with Section 7301) of Division 2 of the Revenue and Taxation Code) shall be apportioned monthly from the Highway Users Tax Account in the Transportation Tax Fund among the counties and cities as follows:

(a) Four hundred dollars (\$400) per month shall be apportioned to each city and city and county and eight hundred dollars (\$800) per month shall be apportioned to each county and city and county.

(b) Commencing on July 31, 2007, and on the last day of each month after that date, the sum of six hundred thousand dollars (\$600,000) per month shall be transferred to the Bicycle Transportation Account in the State Transportation Fund.

(c) The balance shall be apportioned, as follows:

(1) A base sum shall be computed for each county by using the same proportions of fee-paid and exempt vehicles as are established for purposes of apportionment of funds under subdivision (d) of Section 2104.

(2) For each county, the percentage of the total assessed valuation of tangible property subject to local tax levies within the county which is represented by the assessed valuation of tangible property outside the incorporated cities of the county shall be applied to its base sum, and the resulting amount shall be apportioned to the county. The assessed valuation of taxable tangible property, for purposes of this computation, shall be that most recently used for countywide tax levies as reported to the Controller by the State Board of Equalization. If an incorporation or annexation is legally completed following the base sum computation, the new city's assessed valuation shall be deducted from the county's assessed valuation, the estimate of which may be provided by the State Board of Equalization.

(3) The difference between the base sum for each county and the amount apportioned to the county shall be apportioned to the cities of that county in the proportion that the population of each city bears to the total population of all the cities in the county. Populations used for determining apportionment of money under Section 2107 are to be used for purposes of this section.

(d) (1) Transfers of revenues from the Highway Users Tax Account to counties or cities pursuant to this section collected during the months of March, April, May, June, and July of 2008, shall be made with the transfer of August 2008 revenues in September of 2008.

(2) For the purpose of meeting the cash obligations associated with ongoing budgeted costs, a city or county may make use of any cash balance in the city account that is designated for the receipt of state funds allocated for local streets and roads or the county road fund, including that resulting from the receipt of funds pursuant to the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 (Chapter 12.49 (commencing with Section 8879.20) of Division 1 of Title 2 of the Government Code (hereafter bond act)) for local streets and roads maintenance, during the period of this suspension, without the use of this cash being reflected as an expenditure of bond act funds, provided the cash is replaced once this suspension is repaid in September of 2008. Counties and cities may accrue the revenue received in September 2008 as repayment of these suspensions for the months of April, May, and June of 2008 back to the 2007–08 fiscal year. Nothing in this paragraph shall change the fact that expenditures must be accrued and reflected from the appropriate funding sources for which the moneys were received and meet all the requirements of those funding sources.

SEC. 4. Section 2107 of the Streets and Highways Code is amended to read:

2107. A sum equal to the net revenues derived from a per gallon tax of 1.315 cents (\$0.01315) under the Motor Vehicle Fuel License Tax Law (Part 2 (commencing with Section 7301) of Division 2), 2.59 cents (\$0.0259) under the Use Fuel Tax Law (Part 3 (commencing with Section 8601) of Division 2), and 1.80 cents (\$0.0180) under the Diesel Fuel Tax Law (Part 31 (commencing with Section 60001) of Division 2) of the Revenue and Taxation Code, shall be apportioned monthly to the cities and counties of this state from the Highway Users Tax Account in the Transportation Tax Fund as provided in this section.

From that sum, the Controller shall allocate annually to each city that has filed a report containing the information prescribed by subdivision (c) of Section 2152, and that had expenditures in excess of five thousand dollars (\$5,000) during the preceding fiscal year for snow removal, an amount equal to one-half of the amount of its expenditures for snow

removal in excess of five thousand dollars (\$5,000) during that fiscal year.

The balance of that sum from the Highway Users Tax Account shall be allocated to each city, including city and county, in the proportion that the total population of the city bears to the total population of all the cities in this state.

For the purpose of this section, except as otherwise provided in this paragraph, the population in each city is the population determined for that city in the manner specified in Section 11005.3 of the Revenue and Taxation Code. Commencing with the ninth fiscal year of a city described in subdivision (a) of Section 11005.3 of the Revenue and Taxation Code, the sixth fiscal year of a city described in subdivision (b) of Section 11005.3 of the Revenue and Taxation Code, and the 61st month of the city described in subdivision (c) of Section 11005.3 of the Revenue and Taxation Code, the population in each city is the actual population of that city, as defined in subdivision (e) of Section 11005.3 of the Revenue and Taxation Code.

Transfers of revenues from the Highway Users Tax Account to cities pursuant to this section collected during the months of March, April, May, June, and July of 2008, shall be made with the transfer of August 2008 revenues in September of 2008.

For the purpose of meeting the cash obligations associated with ongoing budgeted costs, a city may make use of any cash balance in the city account that is designated for the receipt of state funds allocated for local streets and roads, including that resulting from the receipt of funds pursuant to the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 (Chapter 12.49 (commencing with Section 8879.20) of Division 1 of Title 2 of the Government Code (hereafter bond act)) for local streets and roads maintenance, during the period of this suspension, without the use of this cash being reflected as an expenditure of bond act funds, provided the cash is replaced once this suspension is repaid in September of 2008. Cities may accrue the revenue received in September 2008 as repayment of these suspensions for the months of April, May, and June of 2008 back to the 2007–08 fiscal year. Nothing in this paragraph shall change the fact that expenditures must be accrued and reflected from the appropriate funding sources for which the moneys were received and meet all the requirements of those funding sources.

SEC. 5. Section 2107.5 of the Streets and Highways Code is amended to read:

2107.5. In addition to the amounts apportioned to cities from the Highway Users Tax Fund under Sections 2106 and 2107, the following amounts shall be allocated annually during the month of July of each



fiscal year for expenditure exclusively for engineering costs and administrative expenses in respect to city streets:

(a) For each city with a population of over 500,000 inhabitants.....	\$20,000
(b) For each city with a population of 100,000 to 500,000 inhabitants.....	10,000
(c) For each city with a population of 50,000 to 99,999 inhabitants.....	7,500
(d) For each city with a population of 25,000 to 49,999 inhabitants.....	6,000
(e) For each city with a population of 20,000 to 24,999 inhabitants.....	5,000
(f) For each city with a population of 15,000 to 19,999 inhabitants.....	4,000
(g) For each city with a population of 10,000 to 14,999 inhabitants.....	3,000
(h) For each city with a population of 5,000 to 9,999 inhabitants.....	2,000
(i) For each city with a population of less than 5,000 inhabitants.....	1,000

For the purpose of this section the population in each city shall be determined in accordance with Sections 2107, 2107.1, and 2107.2 at the time of allocation. Any city incorporated after the first day of July of any year shall receive the full annual allocation prescribed in this section, such allocation to be made during the month succeeding the filing or certification of the incorporation by the Secretary of State.

Any city under subdivision (h) or (i) above may expend the moneys allocated to it hereunder for acquisition of rights-of-way for and construction of its street system.

Transfers of revenues from the Highway Users Tax Account to cities pursuant to this section that are to be allocated during the month of July 2008, shall be made in September of 2008.

For the purpose of meeting the cash obligations associated with ongoing budgeted costs, a city may make use of any cash balance in the city account that is designated for the receipt of state funds allocated for local streets and roads, including that resulting from the receipt of funds pursuant to the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 (Chapter 12.49 (commencing with Section 8879.20) of Division 1 of Title 2 of the Government Code (hereafter bond act)) for local streets and roads maintenance, during the period of this suspension, without the use of this cash being reflected as

an expenditure of bond act funds, provided the cash is replaced once this suspension is repaid in September of 2008. Nothing in this paragraph shall change the fact that expenditures must be accrued and reflected from the appropriate funding sources for which the moneys were received and meet all the requirements of those funding sources.

SEC. 6. This act addresses the fiscal emergency declared by the Governor by proclamation on January 10, 2008, pursuant to subdivision (f) of Section 10 of Article IV of the California Constitution.

SEC. 7. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting the necessity are:

In order to make the necessary statutory changes to Chapter 3 (commencing with Section 2100) of Division 3 of the Streets and Highways Code to achieve cash savings at the earliest possible time, it is necessary that this act take effect immediately.

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## CHAPTER 6

An act to amend Section 22954 of the Education Code, to amend Sections 17522, 17560, and 17568 of, and to add Section 69614.3 to, the Government Code, relating to state operations, and declaring the urgency thereof, to take effect immediately.

[Approved by Governor February 16, 2008. Filed with  
Secretary of State February 16, 2008.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 22954 of the Education Code is amended to read:

22954. (a) Notwithstanding Section 13340 of the Government Code, a continuous appropriation is hereby annually made from the General Fund to the Controller, pursuant to this section, for transfer to the Supplemental Benefit Maintenance Account in the Teachers' Retirement Fund.

(b) The total amount of the appropriation for each year shall be equal to 2.5 percent of the total of the creditable compensation of the fiscal year ending in the immediately preceding calendar year upon which members' contributions are based for purposes of funding the supplemental payments authorized by Section 24415.

(c) Transfers made to the Supplemental Benefit Maintenance Account, pursuant to subdivision (a), for the 2008–09 fiscal year, shall be made on November 1, 2008.

(d) The board may deduct from the annual appropriation made pursuant to this section an amount necessary for the administrative expenses of Section 24415.

(e) It is the intent of the Legislature in enacting this section to establish the supplemental payments pursuant to Section 24415 as vested benefits pursuant to a contractually enforceable promise to make annual contributions from the General Fund to the Supplemental Benefit Maintenance Account in the Teachers' Retirement Fund in order to provide a continuous annual source of revenue for the purposes of making the supplemental payments under Section 24415.

SEC. 2. Section 17522 of the Government Code is amended to read:

17522. (a) "Initial reimbursement claim" means a claim filed with the Controller by a local agency or school district for costs to be reimbursed for the fiscal years specified in the first claiming instructions issued by the Controller pursuant to subdivision (b) of Section 17558.

(b) "Annual reimbursement claim" means a claim for actual costs incurred in a prior fiscal year filed with the Controller by a local agency or school district for which appropriations are made to the Controller for this purpose.

(c) "Entitlement claim" means a claim filed by a local agency or school district with the Controller for the purpose of establishing or adjusting a base year entitlement. All entitlement claims are subject to Section 17616.

SEC. 3. Section 17560 of the Government Code is amended to read:

17560. Reimbursement for state-mandated costs may be claimed as follows:

(a) A local agency or school district may, by February 15 following the fiscal year in which costs are incurred, file an annual reimbursement claim that details the costs actually incurred for that fiscal year.

(b) In the event revised claiming instructions are issued by the Controller pursuant to subdivision (c) of Section 17558 between November 15 and February 15, a local agency or school district filing an annual reimbursement claim shall have 120 days following the issuance date of the revised claiming instructions to file a claim.

SEC. 4. Section 17568 of the Government Code is amended to read:

17568. If a local agency or school district submits an otherwise valid reimbursement claim to the Controller after the deadline specified in Section 17560, the Controller shall reduce the reimbursement claim in an amount equal to 10 percent of the amount that would have been allowed had the reimbursement claim been timely filed, provided that

the amount of this reduction shall not exceed ten thousand dollars (\$10,000). In no case shall a reimbursement claim be paid that is submitted more than one year after the deadline specified in Section 17560.

SEC. 5. Section 69614.3 is added to the Government Code, to read:

69614.3. Upon appropriation by the Legislature, the 100 additional new judges provided for in Sections 69614 and 69614.2 shall be allocated to the various county superior courts, pursuant to the following appointment schedule:

(a) On or before June 30, 2008, 40 additional judges shall be appointed.

(b) On or after July 1, 2008, 10 additional judges shall be appointed.

(c) On or after June 1, 2009, 50 additional judges shall be appointed.

SEC. 6. This act addresses the fiscal emergency declared by the Governor by proclamation on January 10, 2008, pursuant to subdivision (f) of Section 10 of Article IV of the California Constitution.

SEC. 7. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting the necessity are:

In order for the revisions made by this act to the administration of the state's operations to occur as soon as possible, it is necessary that this act take effect immediately.

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## CHAPTER 7

An act to amend Sections 2104, 2105, and 2106 of the Streets and Highways Code, and to amend Section 15153 of the Welfare and Institutions Code, relating to the support of counties, and declaring the urgency thereof, to take effect immediately.

[Approved by Governor May 21, 2008. Filed with  
Secretary of State May 21, 2008.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 2104 of the Streets and Highways Code is amended to read:

2104. A sum equal to the net revenue derived from a per gallon tax of 2.035 cents (\$0.02035) under the Motor Vehicle Fuel License Tax Law (Part 2 (commencing with Section 7301) of Division 2), 1.80 cents (\$0.0180) under the Use Fuel Tax Law (Part 3 (commencing with Section

8601) of Division 2), and 1.80 cents (\$0.0180) under the Diesel Fuel Tax Law (Part 31 (commencing with Section 60001) of Division 2) of the Revenue and Taxation Code, shall be apportioned among the counties, as follows:

(a) Each county shall be paid one thousand six hundred sixty-seven dollars (\$1,667) during each calendar month, which amount shall be expended exclusively for engineering costs and administrative expenses with respect to county roads.

(b) A sum equal to the total of all reimbursable snow removal or snow grooming, or both, costs filed pursuant to subdivision (d) of Section 2152, or seven million dollars (\$7,000,000), whichever is less, shall be apportioned in 12 approximately equal monthly apportionments for snow removal or snow grooming, or both, on county roads, as provided in Section 2110.

(c) A sum equal to five hundred thousand dollars (\$500,000) shall be apportioned in 12 approximately equal monthly apportionments, as provided in Section 2110.5.

(d) Seventy-five percent of the funds payable under this section shall be apportioned among the counties monthly in the respective proportions that the number of fee-paid and exempt vehicles which are registered in each county bears to the total number of fee-paid and exempt vehicles registered in the state.

For purposes of apportionment under this subdivision, the Department of Motor Vehicles shall, as soon as possible after the last day of each calendar month, furnish to the Controller a verified statement showing the number of fee-paid and exempt vehicles which are registered in each county and in the state as of the last day of each calendar month as reflected by the records of the Department of Motor Vehicles.

(e) Of the remaining money payable, there shall be paid to each eligible county an amount that is computed monthly as follows: The number of miles of maintained county roads in each county shall be multiplied by sixty dollars (\$60); from the resultant amount, there shall be deducted the amount received by each county under subdivision (d) and the remainder, if any, shall be paid to each county.

(f) The remaining money payable, after the foregoing apportionments, shall be apportioned among the counties in the same proportion as the money referred to in subdivision (d).

(g) (1) Transfers of revenues from the Highway Users Tax Account to counties pursuant to this section collected during the months of March, April, May, June, and July of 2008, shall be made with the transfer of August 2008 revenues in September of 2008. This suspension shall not apply to a county with a population of less than 40,000.

(2) For the purpose of meeting the cash obligations associated with ongoing budgeted costs, a county may make use of any cash balance in its county road fund, including that resulting from the receipt of funds pursuant to the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 (Chapter 12.49 (commencing with Section 8879.20) of Division 1 of Title 2 of the Government Code (hereafter bond act)) for local streets and roads maintenance, during the period of this suspension, without the use of this cash being reflected as an expenditure of bond act funds, provided the cash is replaced once this suspension is repaid in September of 2008. Counties may accrue the revenue received in September 2008 as repayment of these suspensions for the months of April, May, and June of 2008 back to the 2007–08 fiscal year. Nothing in this paragraph shall change the fact that expenditures must be accrued and reflected from the appropriate funding sources for which the moneys were received and meet all the requirements of those funding sources.

SEC. 2. Section 2105 of the Streets and Highways Code is amended to read:

2105. In addition to the apportionments prescribed by Sections 2104, 2106, and 2107, from the revenues derived from a per gallon tax imposed pursuant to Section 7351 of the Revenue and Taxation Code, and a per gallon tax imposed pursuant to Section 8651 of the Revenue and Taxation Code, and a per gallon tax imposed pursuant to Sections 60050 and 60115 of the Revenue and Taxation Code, the following apportionments shall be made:

(a) A sum equal to the net revenue from a tax of 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Section 7351 of the Revenue and Taxation Code, 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Section 8651 of the Revenue and Taxation Code, and 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Sections 60050 and 60115 of the Revenue and Taxation Code, shall be apportioned among the counties, including a city and county.

The amount of apportionment to each county, including a city and county, during a fiscal year shall be calculated as follows:

(1) One million dollars (\$1,000,000) for apportionment to all counties, including a city and county, in proportion to each county's receipts during the prior fiscal year under Sections 2104 and 2106.

(2) One million dollars (\$1,000,000) for apportionment to all counties, including a city and county, as follows:

(A) Seventy-five percent in the proportion that the number of fee-paid and exempt vehicles which are registered in the county bears to the number of fee-paid and exempt vehicles registered in the state.

(B) Twenty-five percent in the proportion that the number of miles of maintained county roads in the county bears to the miles of maintained county roads in the state.

(3) For each county, determine its factor which is the higher amount calculated pursuant to paragraph (1) or (2) divided by the sum of the higher amounts for all of the counties.

(4) The amount to be apportioned to each county is equal to its factor multiplied by the amount available for apportionment.

(b) A sum equal to the net revenue from a tax of 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Section 7351 of the Revenue and Taxation Code, 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Section 8651 of the Revenue and Taxation Code, and 11.5 percent of any per gallon tax in excess of nine cents (\$0.09) per gallon under Sections 60050 and 60115 of the Revenue and Taxation Code, shall be apportioned to cities, including a city and county, in the proportion that the total population of the city bears to the total population of all the cities in the state.

(c) (1) Transfers of revenues from the Highway Users Tax Account to counties or cities pursuant to this section collected during the months of March, April, May, June, and July of 2008, shall be made with the transfer of August 2008 revenues in September of 2008. This suspension shall not apply to a county with a population of less than 40,000.

(2) For the purpose of meeting the cash obligations associated with ongoing budgeted costs, a city or county may make use of any cash balance in the city account that is designated for the receipt of state funds allocated for local streets and roads or the county road fund, including that resulting from the receipt of funds pursuant to the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 (Chapter 12.49 (commencing with Section 8879.20) of Division 1 of Title 2 of the Government Code (hereafter bond act)) for local streets and roads maintenance, during the period of this suspension, without the use of this cash being reflected as an expenditure of bond act funds, provided the cash is replaced once this suspension is repaid in September of 2008. Counties and cities may accrue the revenue received in September 2008 as repayment of these suspensions for the months of April, May, and June of 2008 back to the 2007–08 fiscal year. Nothing in this paragraph shall change the fact that expenditures must be accrued and reflected from the appropriate funding sources for which the moneys were received and meet all the requirements of those funding sources.

SEC. 3. Section 2106 of the Streets and Highways Code is amended to read:

2106. A sum equal to the net revenue derived from one and four one-hundredths cent (\$0.0104) per gallon tax under the Motor Vehicle

Fuel License Tax Law (Part 2 (commencing with Section 7301) of Division 2 of the Revenue and Taxation Code) shall be apportioned monthly from the Highway Users Tax Account in the Transportation Tax Fund among the counties and cities as follows:

(a) Four hundred dollars (\$400) per month shall be apportioned to each city and city and county and eight hundred dollars (\$800) per month shall be apportioned to each county and city and county.

(b) Commencing on July 31, 2007, and on the last day of each month after that date, the sum of six hundred thousand dollars (\$600,000) per month shall be transferred to the Bicycle Transportation Account in the State Transportation Fund.

(c) The balance shall be apportioned, as follows:

(1) A base sum shall be computed for each county by using the same proportions of fee-paid and exempt vehicles as are established for purposes of apportionment of funds under subdivision (d) of Section 2104.

(2) For each county, the percentage of the total assessed valuation of tangible property subject to local tax levies within the county which is represented by the assessed valuation of tangible property outside the incorporated cities of the county shall be applied to its base sum, and the resulting amount shall be apportioned to the county. The assessed valuation of taxable tangible property, for purposes of this computation, shall be that most recently used for countywide tax levies as reported to the Controller by the State Board of Equalization. If an incorporation or annexation is legally completed following the base sum computation, the new city's assessed valuation shall be deducted from the county's assessed valuation, the estimate of which may be provided by the State Board of Equalization.

(3) The difference between the base sum for each county and the amount apportioned to the county shall be apportioned to the cities of that county in the proportion that the population of each city bears to the total population of all the cities in the county. Populations used for determining apportionment of money under Section 2107 are to be used for purposes of this section.

(d) (1) Transfers of revenues from the Highway Users Tax Account to counties or cities pursuant to this section collected during the months of March, April, May, June, and July of 2008, shall be made with the transfer of August 2008 revenues in September of 2008. This suspension shall not apply to a county with a population of less than 40,000.

(2) For the purpose of meeting the cash obligations associated with ongoing budgeted costs, a city or county may make use of any cash balance in the city account that is designated for the receipt of state funds allocated for local streets and roads or the county road fund, including



that resulting from the receipt of funds pursuant to the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 (Chapter 12.49 (commencing with Section 8879.20) of Division 1 of Title 2 of the Government Code (hereafter bond act)) for local streets and roads maintenance, during the period of this suspension, without the use of this cash being reflected as an expenditure of bond act funds, provided the cash is replaced once this suspension is repaid in September of 2008. Counties and cities may accrue the revenue received in September 2008 as repayment of these suspensions for the months of April, May, and June of 2008 back to the 2007–08 fiscal year. Nothing in this paragraph shall change the fact that expenditures must be accrued and reflected from the appropriate funding sources for which the moneys were received and meet all the requirements of those funding sources.

SEC. 4. Section 15153 of the Welfare and Institutions Code is amended to read:

15153. Notwithstanding the provisions of any other section of this code, the method of computing and advancing funds to counties, both as to state funds and funds made available by the United States government, shall be as follows:

1. The department, prior to the beginning of each month, shall estimate the amount to be paid for the month to each county under this part.

2. The department shall then certify to the State Controller the amounts so estimated by it for each county, adjusted by any sum by which it finds that its estimate for any prior period was greater or less than the amount which should have been paid.

3. The State Controller shall thereupon draw the necessary warrants, and prior to audit or settlement by the department and the State Controller, the State Treasurer shall pay to the treasurer of each county the amount so certified.

4. Moneys may be advanced by or on behalf of any county to a corporation or association in accordance with the provisions of a contract executed between the county and the corporation or association pursuant to Section 14052 or 14556.

5. The monthly advance of state general funds to counties for benefits or aid grants, administration, and for employment and supportive services, shall be temporarily suspended for the months of July and August 2008. This suspension shall not apply to a county with a population of less than 40,000. The advance of funds for these two months shall resume on September 1, 2008. In addition to the advance for the month of September, counties shall be paid for the advances that would have been made in July and August 2008 no later than September 30, 2008. Advances for the Supplemental Security Income/State Supplementary Payment Program for the Aged, Blind and Disabled (Chapter 3

(commencing with Section 12000)) and the In-Home Supportive Services program (Article 7 (commencing with Section 12300) of Chapter 3) shall not be affected by this temporary suspension.

SEC. 5. This act addresses the fiscal emergency declared by the Governor by proclamation on January 10, 2008, pursuant to subdivision (f) of Section 10 of Article IV of the California Constitution.

SEC. 6. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting the necessity are:

In order to ensure the fiscal integrity of essential transportation and social services programs at the earliest possible time, it is necessary for this act to take effect immediately.

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**CONCURRENT RESOLUTION**

2007 – 08

**THIRD EXTRAORDINARY SESSION**

2008 RESOLUTION CHAPTER

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RESOLUTION CHAPTER 1

Senate Concurrent Resolution No. 2—Relative to final adjournment of the 2007–08 Third Extraordinary Session of the Legislature.

[Filed with Secretary of State September 17, 2008.]

*Resolved by the Senate of the State of California, the Assembly thereof concurring,* That the 2007–08 Third Extraordinary Session of the Legislature shall stand adjourned sine die at midnight on the date that this measure has been adopted by both houses of the Legislature.

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**2007 – 08**

**FOURTH EXTRAORDINARY SESSION**

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## **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 Fourth Extraordinary Session convened on November 6, 2008, and adjourned *sine die* on November 30, 2008. No statutes were enacted at the 2007–08 Fourth Extraordinary Session.



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 6th day of November 2008, 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 address fiscal and budget-related matters.
2. To consider and act upon legislation to address the economy, including but not limited to efforts to stimulate California's economy and create and retain jobs.
3. To consider and act upon legislation to address the housing mortgage crisis.
4. To consider and act upon legislation to address the solvency of the Unemployment Insurance Fund.

**IN WITNESS WHEREOF** I have hereunto set my hand and caused the Great Seal of the State of California to be affixed 6<sup>th</sup> day of November, 2008.

  
ARNOLD SCHWARZENEGGER  
Governor of California



**ATTEST:**

  
DEBRA BOWEN  
Secretary of State



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**STATUTES OF CALIFORNIA**

2007–08

FOURTH EXTRAORDINARY SESSION

2008 CHAPTERS

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None.



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**CONCURRENT AND JOINT RESOLUTIONS  
AND CONSTITUTIONAL AMENDMENTS**

2007–08

FOURTH EXTRAORDINARY SESSION

2008 RESOLUTION CHAPTERS

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None.



CALIFORNIA LEGISLATURE  
**2007–08 REGULAR SESSION**  
**2007–08 FIRST EXTRAORDINARY SESSION**  
**2007–08 SECOND EXTRAORDINARY SESSION**  
**2007–08 THIRD EXTRAORDINARY SESSION**  
**2007–08 FOURTH EXTRAORDINARY SESSION**

# SUMMARY DIGEST

*of*

Statutes Enacted and Resolutions (Including Proposed  
Constitutional Amendments) Adopted in 2008

*and*

**1999–2008 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 2008.

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 1999–2008 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 1999–2008. 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 reconvened on January 7, 2008, and adjourned *sine die* on November 30, 2008. Statutes enacted in 2008, other than those taking immediate effect, will become effective January 1, 2009. 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 reconvened on January 7, 2008, and adjourned *sine die* on September 19, 2008. Statutes enacted at an extraordinary session, other than those taking immediate effect, will become effective on the 91st day after adjournment. The 91st day after adjournment is December 19, 2008.

The 2007–08 Second Extraordinary Session reconvened on January 7, 2008, and adjourned *sine die* on November 30, 2008. Statutes enacted at an extraordinary session, other than those taking immediate effect, will become effective on the 91st day after adjournment. The 91st day after adjournment is March 1, 2009.

## **EFFECTIVE DATES—Continued**

The 2007–08 Third Extraordinary Session convened on January 14, 2008, and adjourned *sine die* on September 16, 2008. Statutes enacted at an extraordinary session, other than those taking immediate effect, will become effective on the 91st day after adjournment. The 91st day after adjournment is December 16, 2008.

The 2007–08 Fourth Extraordinary Session convened on November 6, 2008, and adjourned *sine die* on November 30, 2008. No statutes were enacted at the 2007–08 Fourth Extraordinary Session.

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**DIGESTS OF STATUTES  
ENACTED IN 2008**

2007–08 REGULAR SESSION

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## BILL CHAPTERS

### Ch. 1 (SB 608) Wiggins Judges' retirement.

(1) The Judges' Retirement Law permits a judge, at any time, including after reaching retirement age, to designate a beneficiary to receive the benefits as may be payable to his or her beneficiary by a writing filed with the board.

This bill would provide that the designated beneficiary or beneficiaries of a judge who designated a beneficiary to receive an optional settlement benefit by a writing filed with the board, on or after January 1, 2003, and before January 1, 2007, who dies while in office, is entitled to receive the optional settlement benefit the judge elected, subject to specified limitations.

(2) The Judges' Retirement Law provides certain benefits to the surviving spouse of a judge who dies in office, including, but not limited to, a benefit equal to 37.5% of the monthly salary payable, at the time the payment of the allowance falls due, to the judge holding the judicial office to which the deceased judge was last elected or appointed if the deceased judge is credited with 20 years or more of service.

This bill would permit the surviving spouse of a judge to receive an allowance that is equal to the amount that the judge would have received had the judge been retired from service on the date of his or her death and elected a specified retirement option if the judge died in office on or after January 1, 2005, the judge attained the minimum age for service retirement, the judge had a minimum of 20 years of service, and the judge was eligible to receive an allowance under specified provisions of the Judges' Retirement Law.

### Ch. 2 (SB 692) Ashburn 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 to operate the program, or a public authority established for this purpose, include investigating the qualifications and background of potential personnel.

Existing law requires the Department of Justice to secure any 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 authorize a nonprofit consortium or public authority to assist an aged or disabled adult who is ineligible for IHSS program services in obtaining a criminal background check conducted by the Department of Justice on a provider, as described. The bill would also revise the definition of employer in the above-described provisions that require the Department of Justice to secure a criminal background check to include an aged or disabled adult, or that individual's authorized representative, who is ineligible to receive IHSS benefits and who receives in-home nonmedical domestic or personal care from a provider, as defined.

The bill would authorize a nonprofit consortium or a public authority to recover costs related to administering these provisions.

Ch. 3 (SB 344) Machado State and local governments: public finance.

Existing law authorizes state and local governments to issue bonds and enter into other types of public financing arrangements for specified purposes. Existing law also authorizes, in a prescribed manner, any state or local government, in connection with, or incidental to, the sale and issuance of bonds, or acquisition, or carrying of any investment or program of investment, to enter any contracts that the state or local government determines to be necessary and appropriate to place the investment in whole or in part, on the interest rate, currency, cashflow, or other basis desired by the state or local government.

This bill would provide that the acquisition of bonds by or on behalf of a state or local government that issued the bonds does not cancel, extinguish, or otherwise affect the bonds, and that the issued bonds shall be treated as outstanding bonds for all purposes, except to the extent otherwise determined by the issuer or as provided in the constituent instruments defining the rights of the holders of the bonds.

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

Ch. 4 (SB 562) Wiggins Public resources: salmon and steelhead: protection: fishery restoration.

(1) The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006 (bond act), an initiative bond act that was approved by the voters at the November 7, 2006, statewide general election, among other things, makes \$180,000,000 in bond funds available to the Department of Fish and Game (department) for bay-delta and coastal fishery restoration projects. Of those funds, up to \$45,000,000 are available for appropriation for coastal salmon and steelhead fishery restoration projects that support the development and implementation of species recovery plans and strategies for salmonid species listed as threatened or endangered under state or federal law.

This bill would appropriate \$5,293,000 of the \$45,000,000 available from the bond act to the department for the purposes of coastal salmon and steelhead fishery restoration projects and the Coastal Salmonid Monitoring Plan. The department would be permitted to allocate no more than \$2,520,000 for the purposes of the Coastal Salmonid Monitoring Plan, and with the exception of the Coastal Salmonid Monitoring Plan, the department would be required to follow a specified process in expending the funds.

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

Ch. 5 (AB 1100) Ruskin Portable gasoline containers: safety cans.

Existing law requires the State Fire Marshal to approve and list portable gasoline containers that are designed and constructed according to specified child-resistant standards. Existing law prohibits a person from selling, offering for sale, or possessing for sale, on or after April 1, 2008, a portable gasoline container that has not been listed and approved by the State Fire Marshal, except as specified.

This bill would exempt from the above prohibition a safety can that meets the requirements of specified provisions of federal law and, for a can manufactured after October 31, 2008, that contains prescribed language indicating that it is not childproof.

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

Ch. 6 (AB 963) Adams Golf carts.

Existing law authorizes a city or county to designate a highway or a portion of a highway under its jurisdiction, generally not to exceed one mile in length, that is located adjacent to, or provides access to, a specifically described golf course, for the combined use of regular vehicular traffic and golf carts. Existing law also authorizes a city or county to adopt a golf cart transportation plan, under which separated golf cart lanes are to be developed and constructed in the plan area. The construction of separated golf cart lanes is not, however, required in a residence district, as defined, within a city of less than 50,000 residents if the speed limit in the district is 25 miles per hour or less and if certain other criteria are met.

This bill would also, until January 1, 2016, provide an exemption from the separated golf cart lane requirement for street and highway segments in the City of La Verne that, among other requirements, have a speed limit of 25 miles per hour or less and are immediately adjacent to or surrounded by the campus of a university or a retirement community, if the city council makes specified findings.

The bill would state the findings and declarations of the Legislature concerning the need for special legislation.

#### Ch. 7 (SB 1063) Committee on Local Government Validations.

This bill would enact the Third Validating Act of 2008, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.

#### Ch. 8 (AB 1251) Tran California State Lottery: multistate lottery.

The California State Lottery Act of 1984, enacted by initiative, authorizes a California State Lottery and provides for its operation and administration by the California State Lottery Commission and the Director of the California State Lottery, with certain limitations. The act gives a player the right to claim prize money for 180 days after a lottery drawing.

This bill would give a player up to one year to claim prize money for a jackpot or grand prize won in a multistate lottery game.

The California State Lottery Act of 1984 provides that none of its provisions may be changed except to further its purpose by a bill passed by a  $\frac{2}{3}$  vote of each house of the Legislature and signed by the Governor.

This bill would declare that its provisions further the purposes of the act.

#### Ch. 9 (AB 1491) Jones Court facilities.

(1) Existing law requires the Judicial Council, in consultation with the superior court of each county and the county, to enter into agreements concerning the transfer of responsibility for court facilities from that county to the Judicial Council. Existing law requires those agreements to be negotiated between July 1, 2003, and June 30, 2007. Transfer of responsibility may occur not earlier than July 1, 2004, and not later than June 30, 2007.

This bill would require the agreements concerning the transfer of responsibility for court facilities to be executed no later than December 31, 2009, as specified. This bill would also provide that the transfer of responsibility may occur not later than December 31, 2009.

This bill would also state that any transfer agreement that is executed on or after October 1, 2008, and on or before March 31, 2009, shall contain a requirement that the county pay, in addition to a specified county facility payment, a continuing amount from the date of transfer calculated by multiplying the county facilities payment by the percentage change in the National Implicit Price Deflator for State and Local Government Purchases, as published by the Department of Finance, for the fiscal year in which the transfer agreement is executed as compared to the prior fiscal year, except as specified.

This bill would also permit the Administrative Office of the Courts and a county, prior to September 30, 2008, to jointly declare that extraordinary circumstances exist that have prohibited successful execution of a transfer agreement; that all relevant transfer documents have been timely submitted and reviewed by the county; that the failure to execute a transfer agreement prior to September 30, 2008, is not caused by the action, inaction, or delay on the part of the county; and that the agreement can reasonably be executed on or before December 31, 2008. If that declaration is signed, then the application of the above-described multiplier will be tolled through December 31, 2008.

This bill would also prohibit a county from arbitrarily or capriciously requesting a joint declaration without a good faith belief that the conditions for that declaration are met. It would also prohibit the Administrative Office of the Courts from arbitrarily or capriciously declining to sign the joint declaration if the conditions for that declaration are otherwise met.

This bill would also state that any transfer agreement that is executed on or after April 1, 2009, shall contain a requirement that the county pay, in addition to a specified county facility payment, a continuing amount from the date of transfer calculated by multiplying the county facilities payment by the year-to-year percentage change in the annual state appropriations limit as described in Section 3 of Article XIII B of the California Constitution for the year in which the transfer agreement is executed.

(2) Under existing law, the transfer of responsibility for court facilities in each building must be subject to a separate agreement.

This bill would permit agreements for the transfer of responsibility for court facilities from the county to the Judicial Council to include multiple buildings within the county, and would not require a separate agreement for each building.

(3) Existing law requires each county to calculate the county facilities payment for each facility, as specified, and to mail the Judicial Council and local court the actual expenditure figures and adjustments at least 90 days prior to the proposed date of transfer of responsibility for that facility. Existing law requires the county auditor to certify the reported expenditures and indexed calculations.

This bill would provide that alternatively, at the discretion of the board of supervisors, the board shall certify the reported expenditures and indexed calculations.

(4) This bill would also make other related, conforming changes.

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

#### Ch. 10 (SB 1061) Committee on Local Government Validations.

This bill would enact the First Validating Act of 2008, 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. 11 (AB 242) 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 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 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 annexing 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 revise provisions governing the process for making the transfer of the county's regional housing needs allocation to the city.



Ch. 12 (AB 450) Emmerson State Board of Chiropractic Examiners.

Existing law, the Chiropractic Act, enacted by initiative, provides for the licensing and regulation of chiropractors by the State Board of Chiropractic Examiners. The Budget Act of 2007 appropriated specified amounts from the State Board of Chiropractic Examiners' Fund to the board.

This bill would appropriate \$1,542,000 from the State Board of Chiropractic Examiners' Fund, in augmentation of the appropriation to the board in the Budget Act of 2007, which may be expended if specified conditions are met, and would declare the Legislature's intent that protection of the public is the highest priority of the board. This bill would declare that it is to take effect immediately as a statute providing for the usual current expenses of the state.

Ch. 13 (AB 602) DeVore Parking violations: issuing and processing agencies.

(1) Existing law, governing the enforcement and processing of parking violations and penalties, authorizes an issuing agency to contract with a public entity or private vendor for processing notices of parking violations and notices of delinquent parking violations.

This bill would require the above described contracts to be based on either a fixed monthly rate or the number of notices processed if the contract includes the provision of qualified examiners or administrative hearing providers and would prohibit a contract from including incentives for the processing entity based on the number of notices upheld or denied or the amount of fines collected.

(2) Existing law provides for an administrative hearing process in the enforcement and processing of parking violations and penalties, and requires, if an issuing agency contracts with an administrative provider, that hearings be held within the jurisdiction of the issuing agency or no more than 21 miles outside the county.

This bill would instead require these hearings to be held within the jurisdiction or county of the issuing agency.

(3) Existing law requires the issuing agency or the processing agency to mail the results of the initial administrative review to the person contesting the notice of parking violations or delinquent parking violations and places a similar notification requirement on an administrative examiner following an administrative review hearing.

This bill would require the issuing agency or the processing agency, following an initial review, and a qualified examiner, following the issuance of an examiner's decision, to include in the notice to the person a reason for the denial of a cancellation of a notice of parking violations or delinquent parking violations.

(4) Because this bill would increase the level of service of a city or county processing agency and because a violation of these provisions would be a crime under an existing provision of law, this 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 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. 14 (AB 1158) Benoit Witnesses: conditional examinations.

Existing law authorizes the conditional examination of a witness who may be unavailable at trial for a specific reason.

This bill would allow the examination to be conducted through a contemporaneous, 2-way video conference system if the witness is so sick or infirm as to be unable to attend the examination in person, as specified.

Ch. 15 (AB 2215) Berryhill Peace officers: county custodial officers.

Existing law provides that a custodial officer is a public officer, not a peace officer, employed by a law enforcement agency in specified counties or in a county with a population of 425,000 or less, as specified.

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 Calaveras, Lake, Mariposa, and San Benito within the definition of peace officer.

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

Ch. 16 (AB 2574) Emmerson Jails: inmate welfare funds.

Existing law, until January 1, 2013, creates a pilot program that authorizes the sheriff of certain counties to spend money from the inmate welfare fund for the purpose of assisting indigent inmates with the reentry process, as specified.

This bill would add Kern County, San Bernardino County, and Santa Clara County to those counties. This bill would specify that the chief of correction of Santa Clara County has this same authority regarding inmate welfare fund moneys as the sheriffs of the other specified counties.

Ch. 17 (SB 1040) Kehoe Telecommunications: Emergency Telephone Users Surcharge Act.

Existing provisions of the Warren-911-Emergency Assistance Act establish the number "911" as the primary emergency telephone number of use in the state. The existing Emergency Telephone Users Surcharge Act ("911" surcharge act) generally imposes a surcharge on amounts paid by every person in the state for intrastate telephone service that is imposed at a percentage rate, not less than 0.5% nor more than 0.75% as annually estimated to provide revenues sufficient to fund "911" emergency telephone system costs for the current fiscal year. Surcharge amounts are paid to the State Board of Equalization on a monthly basis by the telephone service supplier and are deposited into the State Treasury to the credit of the State Emergency Telephone Number Account in the General Fund, to be expended for limited purposes, including to pay the Department of General Services for its costs in administration of the "911" emergency telephone number system. Existing law defines a "service supplier," for purposes of the "911" surcharge act, as meaning a person supplying intrastate telephone communication services, as defined, pursuant to California intrastate tariffs to any service user, as defined, in the state and includes any person supplying intrastate telephone communications services for whom the Public Utilities Commission has eliminated the requirement for filing an intrastate tariff. Existing law also defines a "service user" as meaning any person using intrastate telephone communication services in this state who is required to pay a surcharge under the act.

This bill would expand the definition of a "service supplier," for purposes of the "911" surcharge act, to include any person supplying Voice over Internet Protocol (VoIP) service to any service user in this state and providing access to the "911" emergency system by utilizing the digits 9-1-1. This bill would also expand the definition of a "service user" to include any person using VoIP service in this state who is required to pay a surcharge under the act. This bill would specify that the "911" surcharge act applies to VoIP service, as defined, commencing on January 1, 2009, but would provide that the surcharge does not apply to customers whose primary place of using the service is outside the state. This bill would also specify that charges not subject to the surcharge may be calculated by a service supplier based upon books and records kept in the regular course of business, and for purposes of calculating the interstate revenue portion not subject to the surcharge, a service supplier may also choose a reasonable and verifiable method, as specified.

This bill would state that it is not the intent of the Legislature to regulate telephone quality communication utilizing VoIP, as defined, but rather its sole purpose is to ensure that all

forms of telephonic quality communication that connect to the “911” emergency system contribute to the State Emergency Telephone Number Account. The bill would also make conforming changes to other provisions of the act to include VoIP service.

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

Ch. 18 (AB 23) Ma Alcoholic Beverage Control Act: cabaret theaters.

Existing law provides that any on-sale beer and wine public premises licensee that has been licensed at premises, operated as a cabaret theater for at least 10 years, with a seating capacity for at least 375 patrons may admit persons under 21 years of age to matinee theater performances on Sundays, provided that alcoholic beverages are not sold, served, or consumed on the premises during those performances.

This bill would allow those licensees operating a cabaret theater to admit persons under 21 years of age to theater performances at any time, provided that alcoholic beverages are not sold, served, or consumed on the premises during those performances.

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

Ch. 19 (AB 813) Portantino Harness racing: first aid and emergency medical services: wager distributions.

Existing law requires every racing association and racing fair to maintain specified equipment and staff for an on-track first aid facility. Existing law requires a qualified and licensed physician to be on duty at all times during live racing, except for any quarter horse racing at the racetrack if certain conditions are met.

This bill would apply the exception to having a qualified and licensed physician on duty at all times during live racing to a quarter horse racing association rather than applying it to any quarter horse racing at the racetrack, and would also except a harness racing association if certain conditions are met.

Existing law requires that the total percentage deducted from wagers at satellite wagering facilities in the northern zone be the same as deductions for wagers at the racetrack where the racing meeting is being conducted and amounts deducted are to be distributed as specified. Existing law provides that, for harness meetings, 0.5% of the total amount handled by satellite wagering shall be distributed to a specified organization for the promotion of the program at satellite wagering facilities and 0.5% of the total amount handled by each satellite wagering facility shall be distributed according to a written agreement for each race meeting between the licensed racing association and the organization representing the horsemen participating in the meeting.

This bill would provide that, with respect to harness meetings, if there are funds unexpended from this 1%, those funds may be expended for other purposes with the consent of the horsemen and the racing association to benefit the horsemen, or the racing association, or both, pursuant to their agreement.

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

Ch. 20 (AB 1856) Jeffries Elsinore Water District.

The California Water District Law prescribes the powers and purposes of California water districts, which are local agencies. That law requires a California water district to hold regular meetings at times and places agreed to by resolution and authorizes those districts to hold special meetings in accordance with the Ralph M. Brown Act. The Ralph M. Brown Act generally requires the legislative body of a local agency to hold its meetings within the boundaries of the territory over which the local agency exercises jurisdiction.

This bill would authorize the Board of Directors of the Elsinore Water District to conduct its meetings at the district office, or at any publicly owned location that is within the boundaries, or not more than one mile outside the boundaries, of the territory over which the district exercises jurisdiction.

This bill would make certain findings and declarations regarding the inapplicability of a general statute within the meaning of Section 16 of Article IV of the California Constitution.

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

Ch. 21 (SB 579) Wiggins County Employees Retirement Law of 1937.

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. Certain members, who come within the definition of a safety member, qualify for greater benefits than other members upon retirement calculated on the basis of years of service. The law authorizes the mandatory retirement of certain safety members, including firefighters, on the basis of age. However, in the County of Los Angeles a safety member may be permitted to continue to serve, or may be reinstated after retiring, if a physician certifies that the member is capable of performing his or her assigned duties, as specified, pursuant to a provision operative upon the adoption of a resolution by the board of supervisors. The law also provides that the resolution adopted by 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 date the resolution shall be operative in Los Angeles County.

This bill would also provide that the resolution may additionally provide that a firefighter member who retired on the basis of age prior to April 1, 2007, is not eligible to reinstate from retirement, as specified.

Existing law specifically requires the Fire Chief of Los Angeles who was employed as fire chief on May 1, 2005, to retire on April 1, 2009. Existing law prohibits that person and specified other safety members, including other county firefighters, from applying for reinstatement pursuant to the provisions described above.

This bill would repeal those provisions.

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

Ch. 22 (SB 1068) Ducheny Budget Act of 2007: augmentation.

The Budget Act of 2007 appropriated specified amounts from the General Fund for specified programs.

This bill would appropriate \$22,031,000 from the General Fund in augmentation of appropriations in that Budget Act. The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 23 (AB 164) Smyth Immunity: marriage and family therapy schools.

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, psychology, 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.

This bill would extend that immunity to a person whose communications to a marriage and family therapy school are intended to aid in the evaluation of the qualifications, fitness, character, or insurability of a practitioner of the healing or veterinary arts.

Ch. 24 (AB 1895) Silva Sales and use taxes: administration.

The Sales and Use Tax Law imposes personal liability for unpaid taxes, interest, and penalties on an officer or other person who willfully failed to pay these amounts, upon the termination, dissolution, or abandonment of business of the corporation or other business entity, with the sum due to be collected by deficiency determination and collection in the manner provided under this law.

This bill would specify the time in which a notice of deficiency determination must be mailed pursuant to these provisions, and would make additional technical, nonsubstantive changes.

Ch. 25 (AB 1922) Hernandez Healing arts practitioners: peer review.

Existing law provides various due process rights for specified healing arts licentiates who are the subject of a final proposed disciplinary action of a peer review body. Existing law defines the term “licentiate” for purposes of those provisions as a physician and surgeon, podiatrist, clinical psychologist, or dentist.

This bill would revise that definition to also include a marriage and family therapist and a clinical social worker.

Ch. 26 (AB 2693) Karnette Vehicles: taxicabs.

Existing law requires a magistrate, who is presented with the affidavit of a peace officer establishing reasonable cause to believe that a vehicle, described by vehicle type and license number, is being operated as a taxicab or other passenger vehicle for hire in violation of the licensing requirements adopted by a local authority, to issue a warrant or order authorizing any peace officer to immediately seize and cause the removal of the vehicle.

This bill would also authorize a designated local transportation officer, as defined, to act as a peace officer under these procedures.

Ch. 27 (AB 2906) Tran Vehicles: high-occupancy vehicle lane: buffer area.

(1) Existing law requires specified high-occupancy vehicle lanes to be separated from adjacent mixed-flow lanes by a buffer area of at least 4 feet in width.

This bill would repeal these provisions.

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

Ch. 28 (SB 607) Wiggins Winegrowers.

Existing law defines a winegrower as any person who has the facilities and equipment for the conversion of fruit into wine and is engaged in the production of wine, except for those persons who produce less than 200 gallons of wine per year for their personal consumption.

This bill would expand the definition of a winegrower by removing that exception.

Existing law authorizes a person to manufacture beer for personal or family use without the need for a license or permit. Existing law authorizes the removal of beer, manufactured for personal or family use, from the premises where manufactured for use in competition at organized affairs, exhibitions, or competitions, including homemakers’ contests, tastings, or judgments.

This bill would additionally authorize a person to manufacture wine for personal or family use in an amount not to exceed 100 or 200 gallons per household per calendar year without the need for a license or permit, as provided. This bill would also authorize the removal of wine, manufactured for personal or family use, from the premises where manufactured for use, including use at organized affairs, exhibitions or competitions, such as homemakers’ contests, tastings, or judgments.

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

Ch. 29 (AB 1699) Duvall Insurance: surplus line brokers’ fees.

Existing law requires certain types of licensees to pay in advance to the department, a fee for filing an application for licensure, as specified.

This bill would, in addition, require surplus line brokers transacting only on behalf of a surplus line organization to pay in advance a filing fee of \$250 per year or part of a year, as specified. All other surplus line brokers would be required to pay in advance a filing fee of \$500 per year or part of a year, as specified.

Existing law provides that the filing fee for a license to act as a surplus line broker is \$700 every 2 years, or for any initial fractional license year.

This bill would provide that the filing fee for a license to act as a surplus line broker is \$1,000 every 2 years, or for any initial fractional license year.

This bill would provide that for an individual licensed as a surplus line broker who only transacts on behalf of a surplus line broker organization the filing fee is \$500 every 2 years, or for any initial fractional license year.

This bill would provide that the department is authorized to collect additional license fees resulting from the increases in licensee fees provided by the bill and shall refund or credit any overpayment resulting from reductions in license fees provided by the bill.

Existing law generally requires that surplus line insurance be transacted through a surplus line broker, and requires an individual to be licensed in order to transact surplus line brokerage business.

This bill would repeal the requirement of licensure of individuals.

Existing law provides that surplus line brokers satisfy continuing education requirements, as specified.

This bill would provide that an entity licensed as a surplus line broker provide 2 hours of appropriate training every 5 years to its employees who solicit, negotiate, or effect insurance coverage placed by a nonadmitted insurer. The surplus line advisory organization would develop the curriculum for the training, as specified.

Existing law provides that a surplus line license may be issued to an individual or any legal business entity. If issued to a business entity or individual that maintains more than one surplus line office in this state, it shall name the natural person or persons located at each surplus line office maintained in this state by the licensee who is or are to be responsible for the proper discharge at each office of all duties placed upon the licensee acting as a surplus line broker or who transacts insurance with the public as distinguished from insurance producers. Existing law provides that each of these natural persons must meet all of the requirements for the license.

This bill would instead require that each person who is to be responsible for the proper discharge of licensee duties at each office from which a surplus line broker transacts that business with California residents be licensed as a surplus line broker. This bill would apply that provision to every business entity or individual that maintains more than one such surplus line office.

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

#### Ch. 30 (AB 1893) Garrick Class size reduction.

(1) Existing law allows a school district that maintains kindergarten or grades 1 to 3, inclusive, to apply to the Superintendent of Public Instruction for an apportionment to implement a K–3 Class Size Reduction Program. The purpose of the program is to ensure that instruction is received in classrooms where there are not more than 20 pupils. The Controller is required to deduct an amount equal to the amount received by the school district for class size reduction from the district's next principal apportionment or apportionments of state funds if the district does not implement its class size reduction program for all grades and classes for which it received funding. School districts located in specified counties affected by the October 2003 fires may claim funding for the 2003–04 school year based on enrollment counts before the fires, as specified.

This bill would allow school districts located in the County of Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Barbara, or Ventura to claim funding for a K–3 Class Size Reduction Program for the 2007–08 school year based upon enrollment counts before the October 2007 fires if specified criteria are met. School districts in these counties also would be allowed to claim funding for a class size reduction program if the class size exceeds 20 pupils, or the class is housed with another class, and specified criteria are met. These provisions would remain in effect until July 1, 2009, and would be repealed on January 1, 2010.

(2) Existing law, the Morgan-Hart Class Size Reduction Act of 1989, allows a school district that maintains grade 9, to apply to the Superintendent of Public Instruction for an apportionment to implement a Program to Reduce Class Size in Two Courses in Grade 9.

Existing law requires the Superintendent to make an apportionment to each applicant district if the district certifies an average class size of 20 pupils and no more than 22 pupils in each participating class at each participating school.

This bill would allow school districts located in the County of Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Barbara, or Ventura to claim funding for a Program to Reduce Class Size in Two Courses in Grade 9 for the 2007–08 school year based upon enrollment counts before the October 2007 fires if specified criteria are met.

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

Ch. 31 (SB 853) Perata Dentistry: dental assistants and hygienists.

(1) Existing law provides for the licensure and regulation of the practice of dentistry by the Dental Board of California, and authorizes the board to appoint an executive officer. The provisions establishing the board and authorizing the board to appoint an executive officer, are inoperative as of July 1, 2008, and are repealed as of January 1, 2009.

This bill would provide that a new board, vested with the same powers as the previous board, including the authority to appoint an executive officer, shall be created on July 1, 2009. The bill would make that provision inoperative and repeal it as of January 1, 2012.

(2) Existing law, the Dental Practice Act, provides for the licensure and regulation of dental auxiliaries. Under that act, dental auxiliaries are defined as including, among others, dental assistants, registered dental hygienists, registered dental hygienists in extended functions, and registered dental hygienists in alternative practice. The act establishes the Committee on Dental Auxiliaries, which has a specified membership that includes 3 registered dental hygienist members, as specified, and makes it responsible for licensing those who practice as a dental auxiliary and makes the Dental Board of California responsible for all disciplinary actions against a dental auxiliary and for approving all of their continuing education requirements. Under the act, fees collected in connection with the practice of a dental auxiliary are deposited into the State Dental Auxiliary Fund, in the Professions and Vocations Fund. The act provides that specified conduct by a dentist or dental auxiliary constitutes unprofessional conduct.

This bill would abolish the Committee on Dental Auxiliaries and transfer its authority to the board. The bill would establish in the board a full-time management level staff position to manage matters related to dental assisting. The bill would also abolish the State Dental Auxiliary Fund and would create the State Dental Assistant Fund, to which would be transferred funds in the State Dental Auxiliary Fund related to dental assistants for specified use, and in which would be deposited all funds from the regulation of dental assistants. The bill would make funds in the State Dental Assistant Fund subject to appropriation by the Legislature in the annual Budget Act.

The bill would also create, within the jurisdiction of the board, the Dental Hygiene Committee of California, which would have specified memberships and duties. The bill would establish criteria for licensure by the committee of a registered dental hygienist, a registered dental hygienist in alternative practice, or a registered dental hygienist in extended functions. The bill would set forth the committee's functions and duties, including issuing, reviewing, and revoking licenses, developing and administering examinations, determining fees and education programs and continuing education requirements for a registered dental hygienist, a registered dental hygienist in alternative practice, and a registered dental hygienist in extended functions, and adopting regulations.

This bill would create the State Dental Hygiene Fund in the Professions and Vocations Fund and would require that fees paid by dental hygienists, dental hygienists in alternative practice, and dental hygienists in extended functions and certain fines be deposited into the fund. The bill would require a transfer into the fund of a designated amount of moneys related to dental auxiliaries from the State Dental Auxiliary Fund, for specified use. The bill would also require that the funds deposited in the State Dentistry Fund and the State Dental Hygiene Fund be subject to appropriation by the Legislature in the annual Budget Act. The bill would

revise the licensure and examination fee provisions for dental assistants, dental hygienists, dental hygienists in alternative practice, and dental hygienists in extended functions, as specified.

This bill would revise certain provisions related to unprofessional conduct by a dentist. The bill would also specify acts by dental hygienists, dental hygienists in alternative practice, and dental hygienists in extended functions that would constitute unprofessional conduct and specify acts that would constitute crimes. The bill would require the Dental Hygiene Committee of California to establish a diversion program for licensees whose competency may be impaired due to drug or alcohol abuse and to establish diversion evaluation committees, with specified duties in that regard.

The bill would make its provisions operative on July 1, 2009, except as specified.

Because a violation of certain provisions of the bill would be a crime, the bill would create 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. 32 (SB 602) Torlakson Physical education.

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 met satisfactorily any 5 of the 6 standards of the physical performance test administered in grade 9.

This bill would clarify that a pupil may be granted an exemption from courses in physical education if the pupil has met at least 5 of the 6 standards of the physical performance test.

#### Ch. 33 (SB 797) Ridley-Thomas Professions and vocations.

(1) Existing law provides for the licensure and regulation of various professions and vocations by boards within the Department of Consumer Affairs. Existing law authorizes a board to suspend or revoke a license on certain bases, including the licensee's conviction of a crime that is substantially related to the qualifications, functions, or duties of the business or profession for which the license was issued.

This bill would specify that this authorization to suspend or revoke a license is in addition to any other action that a board is permitted to take against the licensee.

(2) Existing law establishes the Dental Board of California, the Speech-Language Pathology and Audiology Board, the Board of Vocational Nursing and Psychiatric Technicians, and the Board of Barbering and Cosmetology in the Department of Consumer Affairs. Existing law authorizes the Dental Board of California and the Speech-Language Pathology and Audiology Board to appoint executive officers, requires the Board of Vocational Nursing and Psychiatric Technicians to select an executive officer, and requires the Board of Barbering and Cosmetology to appoint an executive officer, as specified. Under existing law, the provisions establishing these boards and their authority to appoint or select executive officers will become inoperative on July 1, 2008, and be repealed on January 1, 2009.

This bill would extend the inoperative and repeal dates for the provisions relating to the boards' appointment of executive officers to January 1, 2012. The bill would delete the requirement that the Board of Vocational Nursing and Psychiatric Technicians and the Board of Barbering and Cosmetology appoint or select executive officers, and would instead authorize those boards to do so. The bill, until January 1, 2009, would provide that, if any of these boards becomes inoperative or is repealed, the Governor shall succeed to the authority of that board to appoint an executive officer and the executive officer of that board shall have the same administrative duties with regard to the bureau replacing the board as it



had with regard to the board, and would authorize the Department of Consumer Affairs to create an advisory committee with specified members to advise and direct the executive officer.

(3) Existing law, the Architects Practice Act, establishes the California Architects Board and provides for its licensure and regulation of architects. Under existing law, the board is authorized to implement an intern development program until July 1, 2009.

This bill would extend the authority of the board to implement this program to July 1, 2011.

(4) Existing law provides for the certification of optometrists to diagnose and treat certain conditions of the human eye or its appendages, and to use therapeutic pharmaceutical agents. It requires the board to decide all issues relating to the equivalency of an optometrist's education or training for certification, as specified.

This bill would delete an obsolete reference to the Therapeutic Pharmaceutical Agent Advisory Committee.

(5) Existing law, the Contractors' State License Law, creates the Contractors' State License Board within the Department of Consumer Affairs and provides for the licensure and regulation of contractors. Existing law makes it a misdemeanor for any person to engage in the business or act in the capacity of a contractor without having a license, and subjects a person who violates this prohibition to specified fines and imprisonment.

This bill would apply specified penalty provisions to a person named on a revoked license and held responsible for the act or omission resulting in the revocation.

(6) Existing law provides for the licensure or registration, and regulation of marriage and family therapists, licensed educational psychologists, and clinical social workers by the Board of Behavioral Sciences. Under existing law, the board may refuse to issue a registration or license, or may suspend or revoke a license or registration, if the applicant, registrant, or licensee has been guilty of unprofessional conduct, as specified. Existing law authorizes the board to file a specified accusation against these licensees or registrants within certain limitations periods for, among other things, an alleged act or omission involving a minor that is the basis for disciplinary action.

This bill would specify that unprofessional conduct includes engaging in specified acts with a minor regardless of whether the act occurred prior to or after the time the registration or license was issued by the board, and would apply this provision to acts that occurred prior to the effective date of the bill. The bill would also specify that, if after the limitations periods have expired, the board discovers a specified alleged act with a minor, and there is independent evidence corroborating the allegation, an accusation shall be filed within 3 years from the date the board discovers that alleged act.

(7) Existing law imposes specified requirements and prohibitions on tax preparers, as defined, and exempts specified persons from these requirements and prohibitions. A violation of those provisions is a misdemeanor. Under existing law, those provisions will become inoperative on July 1, 2008, and will be repealed on January 1, 2009.

This bill would extend the inoperative and repeal dates for these provisions, making the provisions inoperative and repealing them on January 1, 2012. The bill would also expand the category of persons exempted from these provisions and revise the requirements for exemption, including imposing a requirement that specified tax returns are signed by a licensed accountant, attorney, or by a person who is enrolled to practice before the Internal Revenue Service. The bill would also specify that preparation of a tax return includes the inputting of tax data into a computer. Because this bill would impose additional qualifications on the exemption from tax preparer provisions, the violation of which would be a crime, and would extend the operation of existing crimes provisions, it would impose a state-mandated local program.

(8) Existing law authorizes the Court Reporters Board to, among other things, appoint an executive officer and employ other employees as may be necessary. These provisions will become inoperative on July 1, 2008, and be repealed on January 1, 2009.

This bill would extend those dates, making the provisions inoperative and repealing them on January 1, 2012.

(9) Existing law creates the Health Quality Enforcement Section within the Department of Justice with the primary responsibility of investigating and prosecuting proceedings against licensees and applicants within the jurisdiction of the Medical Board of California and various other boards. On and after July 1, 2008, existing law removes the section's responsibility to investigate proceedings against licensees and applicants, and instead requires it to provide ongoing review of the investigative activities conducted in support of those prosecutions, as specified. Existing law also, until July 1, 2008, simultaneously assigns a complaint received by the medical board to an investigator and a deputy attorney general in the Health Quality Enforcement Section, and provides that, for the duration of the assignment, the investigator is under the direction of the deputy attorney general. Existing law also requires the medical board, in consultation with specified agencies, to report and make recommendations to the Governor and the Legislature on this prosecution model by July 1, 2007.

This bill would instead remove the section's responsibility to investigate proceedings against licensees and applicants on July 1, 2010, and would make other related changes. The bill would specify that an investigator is not under the supervision of the deputy attorney general simultaneously assigned to a complaint. The bill would require the medical board to increase its computer capabilities and compatibilities with the Health Quality Enforcement Section and to establish and implement a plan to locate its enforcement staff and the staff of the Health Quality Enforcement Section in the same offices, as specified. The bill would also require the medical board, in consultation with specified agencies, to report and make recommendations to the Governor and the Legislature on this enforcement and prosecution model by July 1, 2009.

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

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

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

#### Ch. 34 (AB 66) Dymally Infant botulism treatment and prevention.

Existing law requires the State Department of Public Health to establish an Infant Botulism Treatment and Prevention Unit for the production and distribution of human Botulism Immune Globulin (BIG), to charge a fee for BIG, and to deposit the fees, and any earned interest, into the Infant Botulism Treatment and Prevention Fund. Existing law requires funds deposited in the Infant Botulism Treatment and Prevention Fund to be made available to the department for expenditure for the purposes of the program upon appropriation by the Legislature in the annual Budget Act.

Existing law authorizes the department to manufacture, test, distribute, and maintain licensure of BIG if all necessary federal licenses are obtained. Existing law states that the department was issued a license by the federal Food and Drug Administration on October 23, 2003, and that the product may be labeled with the proprietary name BabyBIG (R).

This bill would appropriate \$1,472,000 from the Infant Botulism Treatment and Prevention Fund for the 2007–08 fiscal year in augmentation of the amount appropriated in the 2007 Budget Act for allocation by the Controller for any purpose that is described in the above provisions, including the purpose of supporting the continued production of BabyBIG (R) for distribution to patients with infant botulism.

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

#### Ch. 35 (AB 1545) Eng Professions and vocations.

Existing law establishes the Dental Board of California, the Speech-Language Pathology and Audiology Board, the Board of Vocational Nursing and Psychiatric Technicians, and the

Board of Barbering and Cosmetology in the Department of Consumer Affairs. Existing law authorizes the Dental Board of California and the Speech-Language Pathology and Audiology Board to appoint executive officers, requires the Board of Vocational Nursing and Psychiatric Technicians to select an executive officer, and requires the Board of Barbering and Cosmetology to appoint an executive officer, as specified. Under existing law, the provisions establishing these boards and their authority to appoint or select executive officers will become inoperative on July 1, 2008, and be repealed on January 1, 2009.

This bill would establish a new Dental Board of California, Speech-Language Pathology and Audiology Board, Board of Vocational Nursing and Psychiatric Technicians, and Board of Barbering and Cosmetology and would vest each board with the same powers as the previous board of the same name. The bill would require the Board of Vocational Nursing and Psychiatric Technicians, and would authorize the other boards, to appoint an executive officer. The bill would repeal the authority for these boards and their executive officers on January 1, 2012. The bill would authorize the executive officer of a previous board to serve as interim executive officer of a board until the appointment of a permanent executive officer, as specified, and would provide that members of a previous board would serve temporarily as interim board members until the appointment of members to the board.

Ch. 36 (AB 1667) La Malfa County fairs: carnivals.

Existing law regulates carnivals operating at county fairs.

This bill would define “carnival” and “carnival workers” as specified.

Ch. 37 (AB 2597) 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 \$618,479.82 from various funds to the California Victim Compensation and Government Claims Board for the payment of specified claims against the state.

This bill would appropriate \$555,508.17 from a specified item in the Budget Act of 2008 to the board to pay Hearn Construction Company of Vacaville, California, for a claim arising from the renovation of the Lincoln Theater in Yountville, California.

This bill would appropriate \$878,000 from the General Fund to the board to pay claims resulting from county special election costs.

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

Ch. 38 (SB 1126) Cedillo Criminal street gangs: nuisances: damages.

Existing law authorizes any prosecuting attorney to maintain an action for money damages for injuries caused by a nuisance created by a criminal street gang, as specified. Under existing law, only assets derived from the criminal activity being abated or enjoined may be collected from the criminal street gang or its members to pay for the money damages award. Under existing law, only persons who knew or should have known of the unlawful acts are personally liable for the payment of damages.

This bill would remove that restriction and allow the collection of any assets of the criminal street gang or any member of the criminal street gang who created, maintained, or contributed to the creation or maintenance of the nuisance to pay for the money damages award, as specified.

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

Ch. 39 (AB 1252) Caballero Housing and Emergency Shelter Trust Fund Act of 2006: Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006.

(1) The Housing and Emergency Shelter Trust Fund Act of 2006 and the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 authorize the issuance

of general obligation bond funds for various purposes relating to housing and transportation infrastructure improvements.

This bill would make legislative findings and declarations regarding the need to expedite the funding of planning, housing, and infill incentive programs to address housing and infrastructure needs, and to expedite funding to improve streets and roads, and to improve traffic congestion, safety, and air quality. The bill would also declare that the combined effects of the infrastructure improvements funded by the bill will be more housing that is closer to jobs; shorter, faster, and safer commutes with improved air quality; and a commensurate reduction in energy usage.

(2) 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. The act requires the amount of \$300,000,000 to be deposited in the Transit-Oriented Development Account, which the act establishes in the fund, for transfer to the Transit-Oriented Development Implementation Fund, for expenditure, upon appropriation by the Legislature, pursuant to the Transit-Oriented Development Implementation Program established under the act.

This bill would appropriate the sum of \$100,000,000 to the Department of Housing and Community Development from the Regional Planning, Housing, and Infill Incentive Account, for the purposes of augmenting the Infill Infrastructure Grant Program Notice of Funding Availability issued by the department on February 28, 2008, and for associated support costs.

The bill would also appropriate the sum of \$50,000,000 to the department from the Transit-Oriented Development Account, for the purposes of augmenting the Transit-Oriented Development Grant Program Notice of Funding Availability issued by the department on December 7, 2007, and for associated support costs.

(3) The Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 authorizes the issuance of \$19,925,000,000 in general obligation bonds for various transportation improvements. The act requires the sum of \$250,000,000 to be deposited in the Highway-Railroad Crossing Safety Account and be available to the Department of Transportation, upon appropriation, for the completion of high-priority grade separation and railroad crossing safety improvements. The act requires the sum of \$2,000,000,000 to be deposited in the Local Streets and Road Improvement, Congestion Relief, and Traffic Safety Account of 2006 and, upon appropriation, be allocated to cities and counties for specified local street and road improvements.

This bill would appropriate the sum of \$63,000,000 from the Highway-Railroad Crossing Safety Account for allocation to the department and other eligible applicants consistent with certain guidelines adopted by the California Transportation Commission relating to high-priority grade separation and railroad crossing safety improvement projects.

The bill would appropriate the sum of \$87,000,000 from the Local Streets and Road Improvement, Congestion Relief, and Traffic Safety Account of 2006 for allocation to counties for specified local street and road improvements.

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

Ch. 40 (AB 1892) Smyth Common interest developments: solar energy.

The Davis-Stirling Common Interest Development Act provides for the creation and regulation of common interest developments. Under existing law, the governing documents of a common interest development include the recorded declaration and any other document governing the operation of the common interest development. Existing law provides that any covenant, restriction, or condition contained in any deed, contract, security instrument, or other instrument affecting the transfer or sale of, or any interest in, real property that effectively prohibits or restricts the installation or use of a solar energy system is void and unenforceable, except as specified.

This bill would apply the above provision regarding the unenforceability of prohibitions or restrictions relating to solar energy systems, in addition, to the governing documents of a common interest development.

Ch. 41 (AB 2302) Bass Teacher credentialing: specialist credential: pupils with autism.

(1) Existing law requires the Commission on Teacher Credentialing, by December 1, 2007, to report to the Legislature and the Governor on the current existing process and requirements for obtaining a specialist credential in special education and recommend modifications to enhance and expedite those procedures.

This bill would authorize a local educational agency or school to assign a teacher who holds a level 1 education specialist credential, or a previously issued credential, that authorizes him or her to provide instruction to individuals with mild and moderate disabilities to provide instruction to pupils with autism, as defined, if the teacher consents to the assignment and satisfies certain criteria, as determined by the local educational agency or school. Local educational agencies and schools that assign teachers to provide instruction to pupils with autism pursuant to the bill would be required to report teacher assignments made pursuant to that authority as part of their annual assignment monitoring pursuant to a specified statutory provision. These provisions would become inoperative 2 years after the commission adopts regulations to implement the recommended modifications regarding specialist credentials, or on August 31, 2011, whichever occurs first, and would be repealed on January 1, 2012.

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

Ch. 42 (AB 2688) De La Torre Assigned risk plan: motor vehicle operator reports.

Existing law provides for an assigned risk plan for applicants for automobile bodily injury and property damage liability insurance who are in good faith entitled to but are unable to obtain that insurance through ordinary methods. Existing law requires the insurer to obtain from the Department of Motor Vehicles a report, for the purpose of determining premium adjustments, on the applicant and any other person who may reasonably be expected to operate the applicant's motor vehicle with the permission of the applicant, as specified.

This bill would allow the insurer to obtain the required report from a subscribing loss underwriting exchange carrier, or from the Department of Motor Vehicles.

Ch. 43 (AB 3043) Committee on Public Employees, Retirement and Social Security Public employees.

Existing law requires the Department of Personnel Administration to provide to the Joint Legislative Budget Committee 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. 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 2, 4, 16, 17, 19, and 20 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.

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

Ch. 44 (SB 1159) Cox Alcoholic beverages: possession: Truckee 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 specified persons on certain portions of the Truckee River from possessing a container, as defined, with an alcoholic beverage during the summer holiday periods that the Placer County Board of Supervisors prohibits the consumption of an alcoholic beverage or possession of an open alcoholic beverage container on the land portions along those portions of the river. The bill would require Placer County to provide notice on the land portions along the Truckee River that this conduct is punishable as an infraction.

Because this bill would create a new crime and require Placer 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. 45 (SB 1196) Runner Local government: coroners.

(1) Existing law requires the coroner to inquire into, and determine the circumstances, manner, and cause of, among others, all deaths where the deceased has not been attended by a physician in the 20 days before death.

This bill would instead require the coroner to inquire into, and determine the circumstances, manner, and cause of, among others, all deaths where the deceased has not been attended by either a physician or a registered nurse who is a member of a hospice care interdisciplinary team in the 20 days before death.

(2) Existing law requires the coroner to perform, or cause to be performed, an autopsy on a decedent if the surviving spouse, or other specified person if no surviving spouse exists, requests the coroner to do so.

This bill would require the coroner to perform an autopsy on a decedent for which an autopsy has not already been performed, if requested by the surviving spouse, or other specified person if no surviving spouse exists. The bill would authorize the coroner to perform an autopsy on a decedent for which an autopsy has already been performed, if requested by the surviving spouse, or other specified person if no surviving spouse exists.

Ch. 46 (SB 1206) Calderon Pest control.

Existing law provides for the regulation of registered structural pest control companies by the Structural Pest Control Board. Existing law authorizes a registered company with a branch registration that restricts the method of eradication or control permitted to enter into a contract for the eradication or control of pests within the scope of its branch registration if it subcontracts the actual performance of the work to a company holding the branch registration authorizing the particular method to be used. Existing law prohibits a registered company from subcontracting structural fumigation work without the written consent of the consumer, as specified. Existing law also prohibits a registered company from advertising, or holding out to the public or to any person, that it is authorized, qualified, or registered to perform pest control work in any branch, or by any method, for which it is not registered.

This bill would instead authorize a Branch 2 or Branch 3 registered company to advertise fumigation or any all encompassing treatment, as specified, if the company complies with specified requirements.

Ch. 47 (SB 612) Simitian Crime.

Existing law provides that the jurisdiction of a criminal action for unauthorized use of personal identifying information includes the county in which the theft of the information occurred and the county in which the information was used for an illegal purpose.

This bill would expand these jurisdiction provisions to include the crimes of unauthorized retention and transfer of personal identifying information, as defined. This bill would also add the county in which the victim resided at the time the offense was committed to the jurisdictions in which a criminal action may be brought for commission of these crimes.

Ch. 48 (SB 1343) Battin Witness testimony: support persons: elder abuse.

Existing law authorizes a prosecuting witness in specified cases to have up to 2 persons of his or her own choosing for support at the preliminary hearing and at trial, or at a juvenile court proceeding, during the testimony of the prosecuting witness, as specified.

This bill would add specified crimes against elder or dependent adults when the prosecuting witness is the elder or dependent adult to the offenses for which a prosecuting witness may have up to 2 support persons while testifying.

Existing law requires that, if a person chosen by a prosecuting witness for support is also a prosecuting witness, the prosecution must present specified evidence if the court is to permit the person to serve as support, and provides standards for the court in this regard. It also requires the support witness to present testimony before the supported witness presents testimony.

This bill would require these procedures be applied for any witness chosen as a support person, not only for a prosecuting witness so chosen.

Ch. 49 (SB 1356) Yee Contempt: victim of domestic violence.

Existing law generally empowers a court to punish for acts of contempt, including authorizing a court to direct the incarceration of a defendant until he or she complies with the court's order. Existing law provides exceptions to this general rule by providing that (1) a court may not imprison a victim of sexual assault for contempt when the contempt consists of refusing to testify concerning that sexual assault; and (2) in a finding of contempt for a victim of domestic violence who refuses to testify, the court shall not incarcerate the victim, but may require the victim to attend a domestic violence program for victims or perform appropriate community service, provided that in a subsequent finding of contempt for refusing to testify arising out of the same case, the court shall have the option of incarceration.

This bill would revise the above provisions to provide, instead, that in a finding of contempt for a victim of a sexual assault or domestic violence crime for refusing to testify concerning that sexual assault or domestic violence crime, the court may not imprison the victim of the sexual assault or domestic violence crime.

Ch. 50 (AB 1679) Evans Paternity actions: records.

The Uniform Parentage Act governs the determination of parent and child relationships in this state, including a judgment of paternity. Existing law requires that, in a trial or hearing held pursuant to provisions governing paternity, papers and records, other than the final judgment, pertaining to the action or proceeding, whether part of the permanent record of the court or of a file in a public agency or elsewhere, are subject to inspection only in exceptional cases upon an order of the court for good cause shown. However, papers and records pertaining to the action or proceeding that are part of the permanent record of the court are subject to inspection by the parties to the action and their attorneys.

This bill would additionally authorize an agent acting pursuant to written authorization from the parties to the action or their attorneys to inspect those records, as specified.

Ch. 51 (AB 1824) Beall Regional centers: employee liability.

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.

Existing law, operative until January 1, 2009, limits the liability of a regional center employee for civil damages on account of an injury or death resulting from the employee's discretionary act or omission.

This bill would delete the repeal date of this provision, thereby extending its operation indefinitely.

Ch. 52 (AB 2014) Tran Conservators and guardians: property in foreign jurisdictions.

Existing law requires that a guardian or conservator, or limited conservator to the extent specifically and expressly provided in a court's order, use ordinary care and diligence in the management and control of the estate of the ward or conservatee. Existing law specifies the powers and duties of a guardian or conservator in this regard. Existing law requires that a guardian or conservator at the expiration of one year from the time of appointment and thereafter not less frequently than biennially, unless otherwise ordered, present an accounting of the assets of the estate of the ward or conservatee. Existing law limits the authority of a guardian or conservator to the jurisdiction of the government under which that person was invested with authority, except as specified.

This bill, in reference to the powers and duties of a guardian or conservator of the estate and in reference to the inventory and accounts of the guardianship or conservatorship estate, would define estate to mean all of the ward's or conservatee's personal property, wherever located, and real property located in this state. The bill would also require a guardian or conservator to use ordinary care and diligence to determine whether the ward or conservatee owns property in a foreign jurisdiction and to preserve and protect that property. The bill would require a guardian or conservator who has knowledge of any real property of a conservatee or ward in a foreign jurisdiction to include in an accounting a schedule that identifies the real property, provides a good faith estimate of the fair market value of the real property, and states what action, if any, will or has been taken to preserve and protect the real property, including a recommendation whether an ancillary proceeding is necessary to preserve and protect the real property.

Ch. 53 (AB 2248) Spitzer Wills: requirements.

Existing law requires, except as specified, that a will be in writing and be signed by the testator, or by another person in the testator's presence in the testator's name and at the testator's direction, or by a conservator pursuant to a court order to make a will. Existing law also requires that a will be witnessed by being signed by at least 2 persons, each of whom being present at the same time witnessed either the signing of the will or the testator's



acknowledgment of the signature or of the will and understand that the instrument they sign is the testator's will.

This bill would require the witnesses to the will to sign the will during the testator's lifetime. The bill would also require that a will that fails to meet the above-described requirements to be treated as if it has met those requirements if the proponent of the will establishes by clear and convincing evidence that the testator, at the time the testator signed the will, intended the will to constitute his or her will.

Ch. 54 (AB 2960) La Malfa Custody orders: evidence of sexual abuse.

Existing law provides that a court shall refrain from making an order granting or modifying a custody order on an ex parte basis, unless there has been a showing of immediate risk that the child will be removed from the State of California, or a showing of immediate harm to the child. "Immediate harm to the child" is defined to include having a parent who has committed acts of domestic violence, as specified.

This bill would include sexual abuse of the child, where the court determines that the acts of sexual abuse are of recent origin or are a part of a demonstrated and continuing pattern of acts of sexual abuse, within the definition of "immediate harm to the child," a showing of which authorizes a court to make an order granting or modifying a custody order on an ex parte basis.

Ch. 55 (AB 3060) Committee on Labor and Employment Contractors: license enforcement.

Under existing law, a person without a valid state contractor's license who employs a worker to perform services for which such a license is required is subject to a specified civil penalty. Civil penalties collected pursuant to these provisions must be deposited in the Industrial Relations Construction Industry Enforcement Fund to be used, upon appropriation by the Legislature, for the purpose of enforcing these provisions relating to prohibited employment by unlicensed contractors, as well as an obsolete provision relating to mandatory itemized wage statements for employees paid in cash. The obsolete provision has long been subsumed into other provisions relating to wage statements.

This bill would delete the reference to the obsolete provision, thereby restricting the use of the moneys in the fund to the enforcement of the laws relating to prohibited employment by unlicensed contractors.

Ch. 56 (SB 1182) Ackerman Trial courts: restructuring.

Existing law provides for the restructuring of the trial court system, including the abolition of municipal courts, the unification of those courts with superior courts, and state funding of trial courts.

This bill would delete provisions that have become obsolete as a result of that trial court restructuring.

Ch. 57 (SB 1255) Harman Child custody.

Existing law, until January 1, 2009, 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 certain circumstances.

This bill would extend the effective date of these provisions until January 1, 2013.

Ch. 58 (SB 1333) Ashburn Paternity judgment: reconsideration.

Existing law provides that a judgment establishing paternity may be set aside or vacated upon a timely filed motion by, among others, any previously established father of a child who is the legal father as the result of a default judgment, as specified, if genetic testing indicates that the previously established father of the child is not the biological father.

This bill would authorize the reconsideration of the denial of a motion filed under the above provision if specified requirements are met.

Ch. 59 (SB 242) Torlakson Claims against the state.

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 \$793,730.76 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 these claims 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. 60 (SB 1236) Padilla Fines and forfeitures.

Existing law, until January 1, 2009, authorizes a county board of supervisors to elect to levy an additional penalty in the amount of \$2 for every \$10, upon fines, penalties, and forfeitures collected for criminal offenses, as specified.

Existing law, until January 1, 2009, requires 15% of the funds collected pursuant to that additional penalty to be expended for pediatric trauma centers.

This bill would extend the repeal date of these provisions until January 1, 2014.

Ch. 61 (SB 1304) Simitian Child care: County of San Mateo child care subsidy plan.

Existing law, until January 1, 2009, authorizes the County of San Mateo to develop and implement an individualized county child care subsidy plan to ensure that child care subsidies received by the county are used to address local needs, conditions, and priorities. Existing law requires the County of San Mateo to phase out the plan between January 1, 2009, and January 1, 2011.

This bill would extend those provisions for 5 years, and would therefore authorize the County of San Mateo to develop and implement the plan until January 1, 2014, and to phase out the plan between January 1, 2014, and January 1, 2016.

Ch. 62 (SB 1696) Yee California Public Records Act: disclosure.

Existing law, the California Public Records Act, requires each state and local agency to make its records available for public inspection during office hours and, upon request of any person, to make copies available upon payment of fees, unless the records are exempt by law from disclosure.

This bill would provide that a state or local agency may not allow another party to control the disclosure of information that is otherwise subject to disclosure under the act. This bill would state that this provision is declaratory of existing law.

This bill would also provide that any contract entered into by a state or local agency subject to the act, including the University of California, that requires a private entity to review, audit, or report on any aspect of that agency shall be public and to the extent the contract is subject to the act, shall be disclosed pursuant to its provisions, notwithstanding any contrary term in the contract.

Ch. 63 (SB 1732) Romero Local agencies.

(1) The Ralph M. Brown Act requires that all meetings of a legislative body of a local agency be open and public and all persons be permitted to attend unless a closed session is authorized. The act prohibits any use of direct communication, personal intermediaries, or technological devices that is employed by a majority of the members of the legislative body to develop a collective concurrence as to action to be taken on an item, with an exception for an authorized teleconference. An appellate court in *Wolfe v. City of Fremont* (2006) 144

Cal.App.4th 533 held that a violation of this prohibition occurs only if a series of meetings by members of a body results in a collective concurrence.

This bill would instead prohibit a majority of members of a legislative body of a local agency from using, outside a meeting authorized by the act, a series of communications of any kind, directly or through intermediaries, to discuss, deliberate, or take action on any item of business that is within the subject matter jurisdiction of the legislative body. It also would state the Legislature's declaration that it disapproves the holding of the court in the case named above to the extent it construes the prohibition on serial meetings and would state its intention that the changes made by this bill supersede that holding. It would also provide that the changes made by this bill shall not be construed as preventing an employee or official of a local agency, from engaging in separate conversations or communications, outside of a meeting authorized by the Ralph M. Brown Act, with members of a legislative body in order to answer questions or provide information regarding a matter that is within the subject matter jurisdiction of the local agency, if that person does not communicate to members of the legislative body the comments or position of any other member or members of the body.

(2) The California Public Records Act requires state and local agencies to make their records available for public inspection and to make copies available upon request and payment of a fee unless they are exempt from disclosure. The Ralph M. Brown Act provides that, notwithstanding any other provision of law, agendas of public meetings 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 public meeting of the body, are disclosable public records under the California Public Records Act unless exempt from disclosure under that act. The Ralph M. Brown Act requires that these writings be made available for public inspection at the meeting if prepared by the local agency or a member of its legislative body, or after the meeting if prepared by some other person.

This bill would provide that, notwithstanding any other provision of law, when the members of a legislative body of a local agency are authorized to access a writing of the body or of the agency as permitted by law in the administration of their duties, the local agency shall not discriminate between or among any of those members as to which writing or portion thereof is made available or when it is made available.

Ch. 64 (AB 1263) Caballero Local agency formation commissions: statement.

(1) Existing law authorizes a Local Agency Formation Commission to initiate, conduct, and complete proceedings for annexations, except for territories that, after January 1, 2000, became surrounded or substantially surrounded by the city to which annexation is proposed.

This bill would provide that this exception does not apply to islands created after January 1, 2000, as a result of boundary adjustments between 2 counties.

The bill would also specifically authorize a commission to initiate proposals to form a new district.

(2) Existing law authorizes the commission to establish a schedule of fees for the costs of proceedings for filing and processing applications filed with the commission, proceedings undertaken by the commission and any reorganization committee, amending a sphere of influence, and reconsidering a resolution to make determinations.

This bill would also authorize the commission to establish a schedule of service charges to not exceed the cost of providing the service. The commission would be authorized to require an applicant to deposit, as specified, some or all of the required amount that will be owed as part of the application. The reduction or waiver of a fee, service charge, or deposit would be limited to the costs incurred by the commission in the processing of an application. Any mandatory time limits for commission action may be deferred until the applicant pays the required fee, service charge, or deposit.

Ch. 65 (AB 2148) Jeffries Firefighters.

(1) Existing law permits fire companies in unincorporated towns to be organized by recording with the county recorder a certificate signed by the foreman or presiding officer and by the secretary.

This bill would instead permit fire companies in unincorporated towns to be organized by filing a certificate signed by the foreman or presiding officer and by the secretary, with the Fire and Rescue Operational Area Coordinator in the same county, or other county agency as designated by ordinance of the county board of supervisors.

The bill would also permit fire companies in incorporated cities to be organized, subject to any local ordinance, as specified, by filing a certificate signed by the foreman or presiding officer and by the secretary, with the city council or other agency as designated by ordinance of the city council and with the Fire and Rescue Operational Area Coordinator in the same county as the city.

(2) Existing law requires the certificate of organization of a fire company in an unincorporated town to include, among other things, the roll of active and honorary members.

This bill would instead require the certificate to include the roll of active volunteer firefighters and those volunteer firefighters on leave.

(3) Existing law requires the certificate to be renewed and re-recorded every 6 months.

This bill would instead require the certificate to be filed by February 1 of each year. The bill would also authorize the board of supervisors to, by ordinance, require an updated or 2nd filing each year.

(4) Existing law requires every fire company to choose or elect a foreman, who is the presiding officer.

This bill would instead require every fire company to choose or elect a foreman or president, who would be the presiding officer.

(5) Existing law requires the chief of every fire company to inquire into the cause of and keep a record of every fire occurring in the town.

This bill would specify that either the chief or ranking officer of every fire company shall perform that duty.

(6) Existing law entitles the officers and members of unpaid fire companies regularly organized, and exempt firemen, to privileges and exemptions, including exemption from payment of poll tax, road tax, and head tax of every description, and exemption from military duty, except in case of war, invasion, or insurrection.

This bill would instead provide active volunteer firefighters of volunteer fire companies or departments regularly organized and recognized by the Fire and Rescue Operational Area Coordinator or the county board of supervisors are exempt from military duty, except in case of war, invasion, or insurrection. The bill would also provide that the burden of providing proof of eligibility for those exemptions shall be the responsibility of the volunteer firefighter with the reasonable cooperation of his or her department.

This bill would also authorize the city council of an incorporated city to, by ordinance, regulate the formation and continued existence of fire companies providing services within its city.

This bill would also require that fire company vehicles granted exempt California vehicle registration or displaying exempt California license plates be properly insured, marked, and identified as a fire company vehicle. The bill would prohibit the fire company from allowing those vehicles to be loaned, rented, or used for personal pleasure or by for-profit businesses for private economic gain of a business or contractor. The bill would state that this limitation is not intended to prohibit or hinder the fire company's legitimate use of fire company vehicles for emergency services, including contract arrangements or agreements to provide temporary emergency services or standby services to organizations or governmental agencies requesting those services.

(7) Existing law declares that every firefighter who has served 5 years in an organized fire company in this state is an “exempt fireman” and provides requirements and procedures related to firefighters obtaining certain certificates regarding their status in the fire company.

This bill would delete those provisions.

This bill would also make technical, nonsubstantive changes to these and other related provisions.

#### Ch. 66 (AB 2335) Nakanishi Building permits.

Existing law, in separate provisions, requires every city or county that necessitates the issuance of a permit as a condition precedent to the construction, alteration, improvement, demolition, or repair of any building or structure, at a minimum, to have the owner of the building or structure complete specific forms and declarations that identify the property and any agents or contractors performing the work, if applicable, and declaring the project complies with various laws. Existing law also requires the city or county to provide notice to the owner of the property of the legal implications of construction on the property.

This bill would repeal those separate provisions and create a single provision that combines and modifies the existing forms, declarations, and notice to the property owner and expands the acknowledgments property owners are required to make.

#### Ch. 67 (AB 2452) Davis Notaries public.

Existing law specifies certain documents as allowable forms of identification for a credible witness, who, by oath or affirmation, attests to the identity of an individual executing a written instrument in the presence of, and acknowledged by, a notary public.

This bill would add specified governmental employee identification cards as an allowable form of identification for a credible witness to prove the identity of an individual who executes a written instrument. This bill would delete a provision allowing a witness to an individual’s identification who is personally known to the officer to serve as evidence for an acknowledgment.

#### Ch. 68 (AB 3047) Committee on Local Government Local agency formation commissions: notice requirements.

(1) The Cortese-Knox-Hertzberg Act of 2000 requires the local agency formation commission in each county to review and approve or disapprove proposals for changes of organization or reorganization of cities and districts within the county. The legislative body of the affected local agency is authorized to adopt, by resolution, a proposal for a change of organization or a reorganization. At least 20 days before the adoption of the resolution of application for organization or reorganization, the legislative body is authorized to give mailed notice of its intention to do so to the commission and to each interested agency and each subject agency. All provisions in the act governing the time within which an official or the commission is to act are required to be deemed directory, rather than mandatory, except for notice requirements and the specified requirements for conducting a hearing in relation to an application to initiate proceedings.

This bill would instead authorize the legislative body to give mailed notice of its intention to adopt a resolution of application at least 21 days before the adoption of the resolution to the commission and to each interested agency and each subject agency. The bill also would make a conforming addition to the exceptions to the requirement that the time within which an official or the commission is to act is to be deemed directory, rather than mandatory, and would make other conforming changes.

(2) Under the act, when mailed notice is required to be given to landowners, the notice must be addressed to each person to whom the land is assessed, as specified, and to the most recent address of all registered voters within the affected territory, as specified.

This bill would provide that when the landowner or landowners and the registered voter or voters are the same individual or individuals, only one notice is required to be mailed.

(3) The act requires a local agency formation commission to carry out specified duties with regard to a proposal for the annexation of territory to a city, as specified.

This bill would revise these provisions to require the local agency formation commission to carry out these duties with regard to proposals for a change of organization or reorganization that meet the specified requirements.

(4) The act prohibits proceedings from being initiated for a proposal for annexation of inhabited territory to a city with over 100,000 residents that is located in a county with a population of over 4,000,000 unless the proposal is consistent with the sphere of influence of any affected city or district.

This bill would repeal these provisions.

(5) The act requires the executive officer to, within 30 days after the date of receiving a petition, cause the petition to be examined by, in the case of a registered voter petition, the county elections official, or in the case of a landowner petition, the county assessor, and prepare a certificate of sufficiency indicating whether the petition is signed by the requisite number of signers.

This bill would require these actions to take place within 30 days, excluding Saturdays, Sundays, and holidays.

(6) This bill would incorporate additional changes in Section 56654 of the Government Code, proposed by AB 2484, to become operative only if AB 2484 and this bill are both chaptered and become effective January 1, 2009, and this bill is chaptered last.

Ch. 69 (SB 1137) Perata Residential mortgage loans: foreclosure procedures.

(1) Upon a breach of the obligation of a mortgage or transfer of an interest in property, existing law requires the trustee, mortgagee, or beneficiary to record in the office of the county recorder wherein the mortgaged or trust property is situated, a notice of default, and to mail the notice of default to the mortgagor or trustor. Existing law requires the notice to contain specified statements, including, but not limited to, those related to the mortgagor's or trustor's legal rights, as specified. Existing law also requires that the notice of sale in the case of default be posted on the property, as specified.

Until January 1, 2013, and as applied to residential mortgage loans made from January 1, 2003, to December 31, 2007, inclusive, that are for owner-occupied residences, this bill would, among other things, require a mortgagee, trustee, beneficiary, or authorized agent to wait 30 days after contact is made with the borrower, or 30 days after satisfying due diligence requirements to contact the borrower, as specified, before filing a notice of default. The bill would require contact with the borrower, as defined, in order to assess the borrower's financial situation and explore options for the borrower to avoid foreclosure. The bill would require the mortgagee, beneficiary, or authorized agent to advise the borrower that he or she has the right to request a subsequent meeting within 14 days, and to provide the borrower the toll-free telephone number made available by the United States Department of Housing and Urban Development (HUD) to find a HUD-certified housing counseling agency. The bill would require the notice of default to include a specified declaration from the mortgagee, beneficiary, or authorized agent regarding its contact with the borrower or that the borrower has surrendered the property. If a notice of default had already been filed prior to the enactment of this act, the bill would instead require the mortgagee, trustee, beneficiary, or authorized agent, as part of the notice of sale, to include a specified declaration regarding contact with the borrower. The bill would authorize a borrower to designate a HUD-certified housing counseling agency, attorney, or other advisor to discuss with the mortgagee, beneficiary, or authorized agent, on the borrower's behalf, options for the borrower to avoid foreclosure. The contact and meeting requirements of these provisions would not apply if a borrower has surrendered the property or the borrower has contracted with an organization, as specified. The bill would also require specified mailings to the resident of a property that is the subject of a notice of sale, as specified. In addition, the bill would make it a crime to

tear down the notice of sale posted on a property within 72 hours of posting, thereby imposing a state-mandated local program.

Until January 1, 2013, this bill would require a legal owner to maintain vacant residential property purchased at a foreclosure sale, or acquired by that owner through foreclosure under a mortgage or deed of trust. The bill would authorize a governmental entity to impose civil fines and penalties for failure to maintain that property of up to \$1,000 per day for a violation. The bill would require a governmental entity that seeks to impose those fines and penalties to give notice of the claimed violation and an opportunity to correct the violation at least 14 days prior to imposing the fines and penalties, and to allow a hearing for contesting those fines and penalties.

(2) Existing law governs the termination of tenancies and generally requires 30 days' notice of the termination thereof, except under specified circumstances. Existing law also establishes the criteria for determining when a tenant is guilty of unlawful detainer.

Until January 1, 2013, this bill would give a tenant or subtenant in possession of a rental housing unit at the time the property is sold in foreclosure, 60 days to remove himself or herself from the property, as specified.

(3) This bill would set forth specified findings and declarations and intent provisions with regard to the above, and would provide that its provisions are severable.

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

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

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

Ch. 70 (SB 1191) Alquist Local government: community service districts.

(1) Existing law authorizes a community services district to be formed to, among other things, provide fire protection services, organize, promote, conduct, and advertise programs of community recreation, provide transportation services, abate graffiti, and construct, maintain, and operate mailboxes.

This bill would authorize a community services district to construct, own, improve, maintain, and operate broadband facilities and to provide broadband services, under specified circumstances, until a private person or entity is ready, willing, and able to acquire, construct, improve, maintain, and operate broadband facilities and to provide broadband services, and to sell those services at a comparable cost and quality of service to the district and its property owners, residents, and visitors.

(2) Existing law provides that the Mountain House Community Services District is not authorized to operate television, cable, or telecommunications systems.

This bill would instead provide that the district is not authorized to operate television, cable, or telecommunications systems except as provided for community services districts with respect to broadband services.

Ch. 71 (AB 1964) Evans Alcoholic beverages: nonprofit corporations.

The Alcoholic Beverage Control Act authorizes the issuance of a special temporary on-sale and off-sale license to a nonprofit corporation, as specified, in accordance with, among other things, a requirement that this license shall be issued only once in a calendar year.

This bill would provide that a special temporary on-sale and off-sale license shall be issued only 3 times in a calendar year.

The Alcoholic Beverage Control Act regulates the possession, distribution, and sale of alcoholic beverages within this state and prohibits the possession of alcoholic beverages for sale unless a person and premises have been issued a specified license authorizing the possession of the alcoholic beverages for sale.

This bill would authorize a nonprofit corporation that has not been issued a license authorizing the possession and sale of alcoholic beverages, to have upon their premises wine donated to the nonprofit corporation, to be sold at a later event, if the nonprofit corporation has submitted a specified license application with the Department of Alcoholic Beverage Control.

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. 72 (AB 2041) Fuentes County employees' retirement: noncontributory plans: death of member.**

The County Employees Retirement Law of 1937 establishes noncontributory retirement plans for employees in specified counties. Under existing law, if approved by the county board of supervisors, members of those plans in the Counties of Los Angeles and Santa Barbara who have completed at least 5 years of credited service may elect to purchase retirement service credit.

This bill would require, with respect to members of the noncontributory retirement plans in the Counties of Los Angeles and Santa Barbara, that, upon the death of an active or former member of the plan, the accumulated contributions made by the member, with interest, be paid to the member's beneficiaries.

**Ch. 73 (AB 2079) Emmerson Food.**

Existing law, the Sherman Food, Drug, and Cosmetic Law, makes it unlawful for any person to misbrand any food. Misbranded food includes food that is labeled in a manner that does not conform with requirements for nutrition labeling and nutrient content or health claims set forth in the federal Food, Drug, and Cosmetic Act. Violation of these provisions is a crime.

This bill would deem food to be misbranded if its labeling does not conform with requirements for allergen labeling set forth in the federal Food, Drug, and Cosmetic Act. By changing the definition of a crime, this bill would impose a state-mandated local program.

Existing law, the Sherman Food, Drug, and Cosmetic Law, requires any person in this state who engages in the packaging or manufacture of olive oil, or in the wholesale distribution of olive oil where his or her name and address will appear on containers of one pint capacity or larger as the distributor and his or her name will appear on the containers as the only California addressee to have a license from the State Department of Public Health. Under existing law, the department is required to issue a nontransferable license, free of charge, to qualified applicants, as specified, and may revoke or suspend the license after a hearing.

This bill would repeal 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. 74 (AB 2156) Hernandez Public employee benefits.**

The Public Employees' Retirement Law provides a comprehensive set of rights and benefits based upon age, service credit, and final compensation to members of the Public Employees' Retirement System. The law provides that a special death benefit is payable if the deceased was a patrol, state peace officer/firefighter, state safety, state industrial, or local



safety member, if his or her death was industrial, and if there is a survivor who qualifies, as specified.

This bill would provide that the special death benefit described above is payable if the death of the member occurred from a single event injury arising out of and in the course of his or her official duties which, based on competent medical opinion, rendered the member into a persistent vegetative state devoid of cognitive function at the time of injury until the time of death. The bill would apply only to a member who retired and then died on or after July 3, 2006.

Ch. 75 (AB 2397) Aghazarian Alcoholic beverages: labels.

The Alcoholic Beverage Control Act provides for specified labeling requirements for containers of alcoholic beverages sold within this state.

This bill would require any wine labeled with a viticultural area appellation of origin established pursuant to federal law, other than the viticultural area "Lodi," that is located entirely within the "Lodi" viticultural area name to bear the designation "Lodi" 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 "Lodi" does not need to bear the additional designation of "Lodi."

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, 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. 76 (AB 2482) Maze Physician assistants: continuing education.

Existing law, the Physician Assistant Practice Act, establishes the Physician Assistant Committee of the Medical Board of California. Under existing law, the committee licenses physician assistants under the name of the board and regulates the practice of physician assistants. Existing law provides for the renewal of unexpired licenses and certain expired licenses by applying for renewal on a form provided by the committee and paying certain fees, as specified.

This bill would authorize the committee to require a licensee to complete continuing education as a condition of license renewal. The bill would prohibit the committee from requiring more than 50 hours of continuing education every 2 years and would require the committee to, as it deems appropriate, accept certification by a specified commission or another qualified certifying body as evidence of compliance with continuing education requirements.

Ch. 77 (AB 2524) Benoit California Gambling Control Commission: employees: fingerprints.

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 authorizes the commission to take actions to ensure that no ineligible, disqualified, or unsuitable persons are associated with controlled gambling activities.

This bill would authorize the commission to require fingerprint images and associated information from a prospective employee if the employee's duties include, or would include, access to specified information or accountable items. It would provide that the commission shall require that any services contract include a provision requiring the contractor to agree to permit the commission to require fingerprint images and associated information from the

contractor's employees, contractors, agents, or subcontractors, whose duties include, or would include, access to that information or those accountable items. The bill would allow the submission of these fingerprints to obtain specified criminal history information, and would authorize the executive director of the commission to investigate the criminal history of persons applying for employment and prospective service contractors and their agents, subcontractors, or employees, in order to make a final determination of a person's fitness to perform duties that would include access to that information or those accountable items. The bill would prohibit a person who would be disqualified from holding a state gambling license from being selected, appointed, or hired in a position that would include any duties involving access to that information or those accountable items.

Ch. 78 (AB 2731) Emmerson Insurance: qualified custodian.

Existing law defines "qualified custodian," for purposes of regulating domestic admitted insurers, as commercial banks, savings and loan associations, trust companies, or any entities approved by the commissioner as qualified custodians that, among other things, are domiciled and have a principal place of business in this state.

This bill would change that definition to include each of those same entities that is either domiciled and has a principal place of business in this state, or is a national banking association with a trust office located in this state.

Ch. 79 (AB 3024) Duvall Payment bonds: public works.

Existing law requires every original contractor who is awarded a public works contract by a state entity, as defined, involving an expenditure in excess of \$5,000, to file a payment bond.

This bill instead would require every original contractor who is awarded a public works contract by a state entity involving an expenditure in excess of \$25,000, to file a payment bond.

Ch. 80 (AB 3055) Committee on Insurance Insurance: Guarantee Association.

Existing law establishes the California Insurance Guarantee Association to provide coverage against losses arising from the failure of an insolvent property, casualty, or workers' compensation insurer to discharge its obligations under its insurance policies. The association is managed by a board of governors appointed by the commissioner, the President pro Tempore of the Senate, and the Speaker of the Assembly. Existing law defines a "covered claim" for purposes of the association's operations.

This bill would delete from a list of categories of claims excluded from that definition of "covered claims" those claims made after the insurance policy has been canceled by the association, as specified.

Existing law provides that the association shall pay covered claims either directly or through designated 3rd parties. If a covered claim is paid in excess of the amount authorized, as specified, the excess amount may be recovered by an action brought by the association.

This bill would authorize the association to recover these overpayments by an action or other proceeding.

Existing law provides that any bonds to provide funds for covered claim obligations for workers' compensation claims shall be issued, as specified, prior to January 1, 2009.

This bill would extend the date for bonds to be issued to provide funds for covered claim obligations for workers' compensation claims, as specified, to January 1, 2011.

This bill would also make technical and conforming changes.

Ch. 81 (SB 1164) Scott Investigators.

Existing law specifies certain persons who, although not peace officers, are authorized to serve search warrants and to receive state summary criminal history information.

This bill would add to the list of persons so authorized investigative auditors employed by the Department of Justice whose primary duty is investigating financial crimes. The bill

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would authorize investigative auditors to only serve warrants for the production of documentary evidence held by financial institutions, Internet service providers, telecommunications companies, and third parties who are not reasonably suspected of engaging or having engaged in criminal activity related to the documentary evidence for which the warrant is requested.

Ch. 82 (SB 1436) Ducheny Protected species: accidental take: agricultural activities.

The California Endangered Species Act, until January 1, 2009, exempts from its provisions the accidental take of candidate, threatened, or endangered species resulting from acts that occur on a farm or a ranch in the course of otherwise lawful routine and ongoing agricultural activities.

This bill would change the repeal date of that exemption to January 1, 2011.

Ch. 83 (SB 1685) Kehoe Regional comprehensive plan: San Diego County.

The San Diego Regional Transportation Consolidation Act provides for the consolidation of certain transportation responsibilities in a single consolidated agency, as specified. Existing law requires the consolidated agency to prepare and adopt a regional comprehensive plan that integrates land uses, transportation systems, infrastructure needs, and public investment strategies within a regional framework and in cooperation with member agencies and the public. Existing law authorizes the consolidated agency, acting as the San Diego County Regional Transportation Commission, to impose up to a 1% retail transactions and use tax, subject to voter approval, for various purposes, and to expand the use of tax revenues to certain transportation, natural habitat and open space, watershed management, and stormwater conveyance systems.

This bill would revise and expand the purposes for which revenues from the tax could be used to provide for implementation of the regional comprehensive plan, water quality improvement, beach sand replenishment projects, and various other projects and purposes. The bill would authorize the consolidated agency to transfer environmental mitigation or conservation property to a public agency or nonprofit corporation for management and monitoring, and would authorize the awarding of grants in that regard, subject to various auditing, reversion, and other related conditions. The bill would authorize the consolidated agency to increase the tax rate up to the maximum tax rate authorized under existing law, subject to voter approval. The bill would also provide for a transactions and use tax ordinance adopted under these provisions to become operative on the first day of the calendar quarter commencing more than 110 days, rather than 120 days, after adoption of the ordinance. The bill would enact other related provisions.

Ch. 84 (AB 591) Dymally Community colleges: temporary employees.

Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law requires that a person employed to teach adult or community college classes for not more than 60% of the hours per week of a full-time employee having comparable duties, excluding substitute service, be classified as a temporary employee.

This bill would, instead, require that any person who is employed to teach adult or community college classes for not more than 67% of the hours per week considered a full-time assignment for regular employees having comparable duties, excluding substitute service, be classified as a temporary employee. If these provisions are in conflict with the terms of a collective bargaining agreement in effect on or before January 1, 2009, the provisions of this bill would govern the employees subject to that agreement upon the expiration of the agreement.

Ch. 85 (AB 1115) Sharon Runner Peace officers: accidents.

Existing law provides that no peace officer, member of the Department of the California Highway Patrol, or firefighter shall be required to report any accident in which he or she is involved while operating an authorized emergency vehicle, as defined, in the performance of his or her duty during the hours of his or her employment, to any person who has issued that peace officer, member of the Department of the California Highway Patrol, or firefighter a private automobile insurance policy.

This bill would provide that no peace officer, member of the Department of the California Highway Patrol, or firefighter shall be required to report any accident in which he or she is involved while operating any employer-leased or employer-rented vehicle, in the performance of his or her duty during the hours of his or her employment, to any person who has issued that peace officer, member of the Department of the California Highway Patrol, or firefighter a private automobile insurance policy. This bill would make a conforming change relating to proof of financial responsibility, in the event of an accident involving a vehicle operated on behalf of a public agency.

Ch. 86 (AB 1771) Ma Domestic violence: restraining orders.

Existing law authorizes a court to issue a domestic violence restraining order upon a good cause belief that harm to a victim has occurred or is reasonably likely to occur.

This bill would provide that, in determining whether good cause exists to issue an order under that provision, in any case in which a complaint, information, or indictment charging a crime of domestic violence has been filed, the court may consider the underlying nature of the offense charged, and information provided to the court pursuant to a criminal history search, as specified.

Ch. 87 (AB 1810) Galgiani Horses: shows, competitions, and sales.

Existing law regulates horse shows, competitions, and sales. Existing law defines “event manager” for those purposes to be the person in charge of an event, including the person responsible for registering the event with the Department of Food and Agriculture.

This bill would change that definition to be the person in charge of an event, including the entity or individual financially responsible for the event that is responsible for registering the event with the department.

Under existing law, the Secretary of Food and Agriculture is required to appoint an advisory committee, comprised of representatives from various organizations with an interest in horse shows, competitions, and sales. The committee is required to meet at least twice per year.

This bill would require the committee to meet once per year, with additional meetings to be called as deemed necessary by the chairperson.

Ch. 88 (AB 1864) DeVore Juveniles.

Existing law provides that whenever a person confined in any state institution subject to the jurisdiction of the Department of Corrections and Rehabilitation, Division of Juvenile Facilities, escapes, or is discharged, or paroled from that institution, and any personal funds or property of that person remains in the hands of the Chief Deputy Secretary for Juvenile Justice, and no demand is made upon the chief deputy by the owner of the funds or property or his or her legally appointed representative, that person’s money and property, as specified, remaining in the custody or possession of the chief deputy shall be held for 7 years, as specified.

This bill would instead require the chief deputy to hold those funds or property for 3 years, as specified. This bill would also make technical, nonsubstantive changes to those provisions.

Ch. 89 (AB 1976) Benoit Emergency telephone system: abuse.

Under existing law, any person who knowingly allows the use of, or who uses, the 911 telephone system for any reason other than because of an emergency is guilty of an infraction.

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The penalty for a first or 2nd violation of that provision is a written warning, as specified. The penalty for a 3rd, 4th, or 5th violation, depending upon the violator's ability to pay, is \$50, \$100, and \$200, respectively.

This bill would make a written warning the penalty for a first violation only and would make the penalties for a 2nd and each subsequent violation monetary fines, as specified.

**Ch. 90 (AB 2010) DeSaulnier Affiliate clinics: provisional licenses.**

Under existing law, the State Department of Public Health regulates the licensure and operation of clinics, including community clinics and primary care clinics, as defined. Existing law permits a primary care clinic meeting prescribed conditions to file an application to establish another primary care clinic at an additional site, which shall be known as an affiliate clinic, in accordance with specified requirements. Existing law provides that if a clinic or an applicant for a license has not been previously licensed, the department may only issue a provisional license to the clinic as provided.

This bill would exempt an affiliate clinic from this provision.

**Ch. 91 (AB 2039) Arambula Department of Motor Vehicles: records.**

Existing law makes confidential the home address of any of a list of state officers and employees that appears in the Department of Motor Vehicles records, if the officer or employee requests it be kept confidential, with certain exemptions for information available to specified governmental agencies. Existing law provides that the home address shall be withheld from public inspection for 3 years following termination of office or employment, except with respect to retired peace officers, whose home addresses shall be withheld from public inspection permanently upon request.

This bill would revise that provision and allow inspection of the home address, until reinstatement to an office or employment, if the termination of office or employment is the result of conviction of a criminal offense. This bill would require that, if the termination or separation is the result of the filing of a criminal complaint, the department withhold a confidential home address from public inspection during the time in which the appeal process is exhausted. The bill would make it discretionary for the employing agency to keep the home address confidential once the appeal process is complete and the termination or separation is upheld.

This bill would also make clarifying technical changes.

**Ch. 92 (AB 2060) Jeffries Vehicles: fee exemption: tribal firefighting equipment.**

Existing law exempts certain firefighting and rescue vehicles and ambulances owned by a public fire department or a voluntary fire department, as prescribed, from certain vehicle fees.

This bill would extend those fee exemptions to these vehicles and ambulances that are owned by federally recognized Indian tribes that have entered into a mutual aid agreement with a state, county, city, or other governmental municipality for fire protection and emergency response.

**Ch. 93 (AB 2080) La Malfa Alcoholic beverages: licensees.**

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 that an on-sale licensee whose licensed premises were destroyed as a result of fire or any act of God or other force beyond the control of the licensee may carry on his or her business for a period of up to 60 days at a location within 500 feet of the licensed premises while the destroyed premises are being repaired or rebuilt.

This bill would authorize a licensee to carry on its business at a substitute location, within 500 feet of the destroyed premises, for a period of up to 180 days.

Existing law also provides that the license of a licensee whose premises were destroyed as a result of a fire or an act of God, that has been transferred to another location within the same county, may be transferred back to the original premises within 6 months, under specified circumstances, without a fee transfer payment.

This bill would authorize a licensee to transfer a license back to the original premises, without payments of a transfer fee, if the transfer is made within 18 months of the destruction of the original premises.

Ch. 94 (AB 2092) De La Torre Criminal procedure: discharge of accusation or information: bar to public office.

Existing law authorizes a court to dismiss accusations or information against a defendant after successful completion of probation under specified circumstances. Other existing law provides that a conviction for certain offenses disqualifies a person from holding certain public offices.

This bill would provide that dismissal of an accusation or information underlying a conviction pursuant to those provisions, as described, does not permit a person prohibited from holding public office as a result of that conviction to hold public office.

Ch. 95 (AB 2188) Arambula Community Development Block Grant Program: funds.

Existing law requires the Department of Housing and Community Development to allocate funds under the federal Community Development Block Grant Program to cities and counties. Existing law requires the department, until January 1, 2009, to determine, and announce in the applicable Notice of Funding Availability, the maximum amount of grant funds that may be used for economic development projects and programs, housing for persons and families of low or moderate income or for purposes directly related to the provision or improvement of housing opportunities for these persons and families, and for cities and counties that apply on behalf of certain Indian tribes. Existing law requires the department, until January 1, 2009, to specify the percentage of the total funds available for, and the maximum amount for grants that may be awarded to, small cities and counties for specified purposes.

This bill would delete the repeal date specified in existing law.

Ch. 96 (AB 2245) Soto Illegal dumping enforcement officers: use of batons.

Existing law provides that certain public officers, like animal control officers, are not prohibited from carrying any wooden club or baton if the officers have satisfactorily completed a specified course of instruction in the carrying and use of the club or baton.

This bill would apply this provision to illegal dumping enforcement officers.

Ch. 97 (AB 2273) Fuentes Vehicles: nonrepairable vehicle certificates.

Existing law requires, if an insurance company makes a total loss settlement on a nonrepairable vehicle and takes possession of that vehicle, either itself or through an agent, the insurance company, an occupational licensee of the Department of Motor Vehicles authorized by the insurance company, or a salvage pool authorized by the insurance company, within 10 days after receipt of title by the insurer, free and clear of all liens, to forward the properly endorsed certificate of ownership or other evidence of ownership acceptable to the department, the license plates, and a fee in the amount of \$15 to the department. Existing law also requires the department, upon receipt of the certificate of ownership or other evidence of title, the license plates, and the fee, to issue a nonrepairable vehicle certificate for the vehicle. A violation of these provisions is a misdemeanor.

This bill would authorize these entities if they are unable to obtain the properly endorsed certificate of ownership or other evidence of ownership acceptable to the department within 30 days following oral or written acceptance by the owner of an offer of an amount in settlement of a total loss, to request, on a form provided by the department and signed under

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penalty of perjury, the department to issue a nonrepairable vehicle certificate for the vehicle. The bill would require that the request include and document that the requester has made at least 2 written attempts to obtain the certificate of ownership or other acceptable evidence of title.

Because the bill would create a new 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. 98 (AB 2330) Gaines Wildlife: hunting licenses.

Existing law requires all permits, license tags, license stamps, applications, reservations, or other entitlements authorized by the Fish and Game Code to be prepared and issued by the Department of Fish and Game. Existing law permits the Fish and Game Commission to determine the terms, conditions, and fees for which a permit, license tag, license stamp, application, reservation, or other entitlement will be issued, unless otherwise specified.

This bill would authorize the department to issue a temporary document that authorizes the holder of a license, permit, license tag, license stamp, application, reservation, or other entitlement purchased through the Internet, to enjoy the privileges of the entitlement for a period not to exceed 30 calendar days from the date of purchase.

Existing law requires every person who takes any bird or mammal to first obtain a license issued by the department. Existing law requires the department to issue a license, upon payment of a base fee of \$8.25, to a resident or nonresident who is under 16 years of age at any time during the licensing year for which they seek a license.

This bill would provide that a resident or nonresident shall be issued a license, upon payment of a base fee of \$8.25, if that person is under 16 years of age on July 1 of the licensing year for which they seek a license regardless of whether that person applies before or after July 1 of that year.

#### Ch. 99 (AB 2437) Ruskin Regional water systems.

The Wholesale Regional Water System Security and Reliability Act (the act) requires the City and County of San Francisco (city) to adopt a specified program of capital improvement projects designed to restore and improve the bay area regional water system, as defined, and to submit a report, on or before September 1 of each year, to various entities describing the progress made on the implementation of the capital improvement program during the previous fiscal year. The act authorizes the city to determine that the completion dates for projects contained in the program should be delayed or that different projects should be constructed.

The act imposes various other requirements on regional wholesale water suppliers, as defined, including a requirement that these suppliers submit an annual report to the Legislature and the State Department of Public Health describing the progress made on securing supplemental sources of water to augment existing supplies during dry years.

Existing law makes inoperative these and related provisions on December 31, 2010, or on the date on which the State Director of Public Health makes a specified notification and certification, whichever is earlier, and repeals those provisions on the January 1 following that earlier date.

This bill would require the city to identify in its progress report, any project that is behind schedule, and, for each project so identified, to describe its plan and timeline for making up the delay or adopting a revised implementation schedule.

This bill would delete the December 31, 2010, repeal date, and would instead, repeal the act on January 1, 2015, and would make certain technical changes to the act. By extending

the period of time to January 1, 2015, during which certain requirements would apply to regional wholesale water suppliers, 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. 100 (AB 2503) Wolk Delta Protection Commission.

The Delta Protection Act creates the Delta Protection Commission consisting of 23 specified members, 3 of whom are appointed by the Governor, and authorizes the commission to promote, facilitate, and administer the acquisition of voluntary private and public wildlife and agricultural conservation easements in the delta. That act also requires the commission to prepare and adopt, by a majority vote of the membership of the commission, and thereafter review and maintain, a comprehensive long-term resource management plan for land uses within the primary zone of the delta.

This bill would authorize specified members of the commission to select a designee. The bill would authorize specified members, subject to the confirmation of the member's appointing power, to appoint an alternate to represent him or her at a commission meeting. The alternate would have all powers and duties of the member and be subject to all provisions of law relating to conflicts of interest that are applicable to the member. The bill would also permit the Governor to appoint 3 alternates who would be authorized to serve in the absence of a member appointed by the Governor.

#### Ch. 101 (AB 2559) Smyth State parks: concession contracts.

Existing law authorizes the Department of Parks and Recreation to enter into contracts with natural persons, corporations, partnerships, and associations for the construction, maintenance, and operation of concessions within units of the state park system. Existing law requires those concession contracts to contain certain specified provisions, including a provision that the maximum term shall be 10 years, except that a term of more than 10 years may be provided if the Director of Parks and Recreation determines that the longer term is necessary to allow the concessionaire to amortize improvements made by the concessionaire, to facilitate the full utilization of a structure that is scheduled by the department for replacement or redevelopment, or to serve the best interests of the state. Existing law prohibits a term of a concession contract from exceeding 20 years without specific authorization by statute.

This bill would authorize the department to enter into a concession contract for a term of 50 years if the concession contract is for the construction, development, and operation of multiple-unit lodging facilities, as specified, that is expected to exceed an initial cost of \$1,500,000 in capital improvements in order to begin operation. This bill would prohibit a term for this type of concession contract from exceeding 50 years without specific authorization by statute.

#### Ch. 102 (AB 2778) Mendoza Small business and procurement.

Under the Small Business Procurement and Contract Act, a state agency is authorized to award a contract for construction, including the erection, construction, alteration, repair, or improvement of any state structure, building, road, or other state improvement of any kind that has an estimated value of greater than \$5,000, but less than a specified cost limit, to a certified small business, including a microbusiness, or to a disabled veteran business enterprise, as long as the agency obtains written bid submittals from 2 or more certified small businesses, including microbusinesses, or from 2 or more disabled veteran business enterprises. For purposes of the act, "small business" and "microbusiness" are defined, among other things, as including a manufacturer with a maximum number of employees. "Manufacturer" is defined as a business that is primarily engaged in the chemical or



mechanical transformation of raw materials or processed substances into new products and is within a specified classification of the Standard Industrial Classification (SIC) Manual.

This bill would replace the reference to a manufacturer within that particular classification of the SIC Manual with a requirement that a manufacturer falls within a specified classification of the North American Industry Classification System.

**Ch. 103 (AB 2802) Houston Vehicles: alcohol-related reckless driving.**

(1) Existing law provides that, when a person is charged with, and pleads guilty or nolo contendere to, reckless driving in satisfaction of, or as a substitute for, an original charge for driving under the influence of an alcoholic beverage or drug (DUI), and the court accepts the plea of guilty or nolo contendere, the conviction is a prior offense for purposes of specified laws relating to punishments imposed for DUI convictions.

Under existing law, if a court places a person on probation for a conviction of alcohol-related reckless driving, the court is required to order that person to enroll in a licensed alcohol and drug education program and complete, at a minimum, the educational component of that program as a condition of probation. Existing law requires the Department of Motor Vehicles to include an evaluation of the effectiveness of that program in an annual report to the Legislature.

This bill would require a court to order a person convicted of alcohol-related reckless driving to participate for at least 9 months or longer, as ordered by the court, in a licensed program that consists of specified activities, including education, group counseling, and individual interview sessions, if that person has a prior conviction of a violation of the alcohol-related reckless driving law or another specified DUI law and the prior convicted offense occurred within 10 years. The bill would require the Department of Motor Vehicles to additionally include in the annual report to the Legislature an evaluation of the effectiveness of that program.

The bill would require the court to revoke the person's probation for failure to enroll in, participate in, or complete the program.

This bill would increase the penalty for a conviction of alcohol-related reckless driving, thereby imposing a state-mandated local program.

(2) Existing law authorizes the State Department of Alcohol and Drug Programs to issue, deny, suspend, or revoke the license of a driving-under-the-influence program that has been recommended by a county board of supervisors to provide alcohol or drug recovery services in that county to persons who have been convicted of violations of DUI laws, including persons who have been admitted to the program for alcohol-related reckless driving.

This bill would additionally include programs that provide alcohol or drug recovery services to persons who have been admitted to those programs for alcohol-related reckless driving with a prior conviction of a violation of the alcohol-related reckless driving law or another specified DUI 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.

**Ch. 104 (AB 2803) Horton Payments to public agencies: court-ordered restitution.**

Existing law authorizes a public agency to accept a credit card, debit card, or electronic fund transfer as payment for specified charges, including the payment of a court-ordered fee, fine, forfeiture, penalty, or assessment.

This bill would expand this authorization to allow a public agency to accept these designated instruments as payment for a court-ordered restitution.

Ch. 105 (AB 2827) Sharon Runner Property crimes: public housing authority: fraud.

Existing law categorizes the crime of theft into 2 degrees: petty theft and grand theft. Under existing law, grand theft is committed when the money, labor, or real or personal property taken is of a value exceeding \$400.

This bill would specify that anyone who defrauds a housing program of a public housing authority of more than \$400 is guilty of grand theft. By creating 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. 106 (AB 3020) Salas State Contract Act: definition: department.

The State Contract Act generally governs contracting between state agencies and private contracts. Existing law authorizes specified departments to enter into contracts for public works. The specified departments are the Department of Water Resources, the Department of General Services, the Department of Boating and Waterways, the Department of Corrections and Rehabilitation, and the Department of Transportation.

This bill would expand the definition of “department” for purposes of contracting for a public work to include the Military Department.

Ch. 107 (AB 3057) Committee on Insurance Insurance: vehicles.

Existing law provides that whenever an insurer gives notice of rescission of an automobile liability policy, upon request of the driver, as defined, the insurer, within 15 days of receipt of the request, shall furnish to the insured a statement setting forth the ground or grounds upon which the notice of rescission is based.

This bill would delete an obsolete cross-reference in this provision.

Existing law provides that assigned risk automobile plans must afford coverage, as specified, or in such minimum amounts as are set forth in specified security requirement provisions.

This bill would change an obsolete cross-reference in this provision.

Ch. 108 (AB 3070) Committee on Elections and Redistricting Special primary election: vacancies.

Existing law requires that a special primary election be held in the district in which the vacancy occurred on the 8th Tuesday or, if the 8th Tuesday is the day of or the day following a state holiday, the 9th Tuesday preceding the day of the special general election at which the vacancy is to be filled.

This bill would also require that a special primary election be held in the district in which the vacancy occurred on the 9th Tuesday preceding the day of the special general election at which the vacancy is to be filled if specified conditions apply.

Ch. 109 (SB 129) Kuehl Criminal communications.

Existing law makes it a misdemeanor punishable by a maximum of 6 months in the county jail or a \$1,000 fine or both for a person to make telephone calls or contact with an electronic communication device with the intent to annoy another person at his or her residence. Existing law additionally makes it a misdemeanor punishable by a maximum of one year in the county jail or a \$1,000 fine or both for a person to make telephone calls or contact with an electronic communication device with the intent to annoy another person at his or her place of work if one of 2 specified circumstances exist.

This bill would, instead, make it a misdemeanor punishable by a maximum of 6 months in the county jail or a \$1,000 fine or both for a person to make telephone calls or contact with

an electronic communication device, as defined, with the intent to annoy another person at any place.

This bill would also provide that a person is subject to the described penalties if the person knowingly permits any telephone or electronic communication device under the person's control to be used for the prohibited purpose.

Because this bill would expand the scope 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. 110 (SB 610) Corbett Criminal proceedings: commencement.

Existing law provides that prosecution for an offense is commenced when any of certain things occurs, including when a complaint charging a felony is filed or a case is certified to the superior court.

This bill would instead provide that a prosecution for a felony offense is commenced when the defendant is arraigned on a complaint that charges the defendant with a felony.

#### Ch. 111 (SB 1033) Runner Undetectable knives.

Existing law provides that any person who commercially manufactures or causes to be commercially manufactured, knowingly imports into the state for commercial sale, keeps for commercial sale, or offers or exposes for commercial sale, any undetectable knife is guilty of a misdemeanor. Existing law provides that these provisions do not apply to the manufacture or importation of undetectable knives for sale to a law enforcement or military entity.

This bill would additionally provide that any person who knowingly exports out of this state for commercial, dealer, wholesaler, or distributor sale, or who offers or exposes for dealer, wholesaler, or distributor sale any undetectable knife is guilty of a misdemeanor. This bill would require a valid agency, department, or unit purchase order to exempt from these provisions the manufacture or importation of undetectable knives for sale to a law enforcement or military entity. Because this bill would expand 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.

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

#### Ch. 112 (SB 1116) Alquist Crimes.

Existing law establishes the High Technology Crime Advisory Committee, composed of members representing various governmental agencies and professional organizations, for the purpose of formulating a comprehensive written strategy for addressing high technology crime and advising the agency or agencies designated by the Department of Finance, as specified, on the appropriate disbursement of funds from the High Technology Theft Apprehension and Prosecution Program Trust Fund to regional task forces.

This bill would revise and recast the above language by replacing references to the agency or agencies designated by the Department of Finance with the Office of Emergency Services. The bill would further change the composition of the committee by revising the designees from specified associations and offices. The bill would also add an additional member to the committee, who would be a representative of the State Chief Information Officer.

#### Ch. 113 (SB 1207) Scott Public schools: open enrollment policies.

Existing law requires, as a condition for the receipt of school apportionments from the state school fund, the governing board of each school district, other than a district that has only one school or that has schools that do not serve any of the same grade levels, to adopt rules and regulations establishing a policy of open enrollment within the district for residents of the district. Existing law requires that the open enrollment policy include, among other specified elements, a selection policy for a school that receives requests for admission in excess of the capacity of the school. Existing law also requires the governing board of a school district to determine the capacity of the schools in the district for purposes of the district's open enrollment policy.

This bill would require the governing board of a school district to calculate the capacity of the schools in the district for purposes of the open enrollment policy in a nonarbitrary manner using pupil enrollment and available space. The bill also would make various technical and conforming changes in these provisions.

**Ch. 114 (SB 1225) Harman Private cemeteries: limited liability companies.**

Existing law, the Cemeteries Act, provides for the licensing and regulation of private cemeteries by the Cemetery and Funeral Bureau.

Existing law defines cemetery authority as any cemetery association, corporation sole, or other person owning or controlling cemetery lands or property.

This bill would include a limited liability company within the definition of a cemetery authority, and would make conforming changes.

Existing law, the Beverly-Killea Limited Liability Company Act, generally authorizes a business to organize as a limited liability company and to engage in any lawful business activity, except the banking business, the business of issuing policies of insurance and assuming insurance risks, or the trust company business. Existing law provides that this general authorization does not permit a limited liability company to render professional services, defined to mean any type of professional services that may be lawfully rendered only pursuant to a license, certification, or registration authorized by the Business and Professions Code, the Chiropractic Act, or the Osteopathic Act.

This bill would prohibit licensed cemetery brokers, cemetery salespersons, cemetery managers, funeral directors, embalmers, crematorium licensees, or other persons licensed to provide services related to cemeteries and funerals from owning any ownership interest as a member in a limited liability company licensed as a cemetery authority. This bill would require the bureau, upon a determination that a licensed cemetery broker, cemetery salesperson, cemetery manager, funeral director, embalmer, crematorium licensee, or other person licensed to provide services related to cemeteries and funerals has an ownership interest as a member in the limited liability company, to suspend the limited liability company's certificate of authority and would require the bureau to reinstate the certificate of authority only upon finding that the person has been divested of his or her ownership interest in the limited liability company or has voluntarily surrendered his or her license.

This bill would require a limited liability company transacting intrastate business as a cemetery authority to provide security, as specified, for claims against it based upon acts, errors, or omissions of its licensed cemetery brokers, cemetery salespersons, cemetery managers, funeral directors, embalmers, crematorium licensees, and any other person licensed to provide services related to cemeteries and funerals by employing one or more of these licensed persons.

**Ch. 115 (SB 1234) Correa Mobilehomes: privacy.**

Existing law provides that the ownership or management of a mobilehome park shall have no right of entry to a mobilehome, except in an emergency or when the resident has abandoned the mobilehome, without the prior written consent of the resident.

This bill would expand that prohibition to include an enclosed accessory structure.

Ch. 116 (SB 1261) Cox Corrections: inmate and ward labor.

Under existing law, the general manager of the Prison Industry Authority is authorized to order any public works project involving construction, renovation, or repair of prison facilities to be performed by inmate labor, as specified.

This bill would instead authorize the Secretary of the Department of Corrections and Rehabilitation to order any public works project involving construction, renovation, or repair of prison facilities to be performed by inmate labor and juvenile facilities to be performed by ward labor.

Existing law requires any public works project described above that entails the expenditure of greater than specified project limits to be reviewed and approved by the Secretary of the Department of Corrections and Rehabilitation.

The bill would instead require those projects to be reviewed and approved by the chairperson of the Prison Industry Board, in consultation with the board.

Existing law establishes the Inmate Construction Revolving Account, in the Prison Industries Revolving Fund, to receive funds transferred or deposited for the public works projects described above.

This bill would rename that account the Inmate and Ward Construction Revolving Account.

Existing law abolished the Youth Authority and instead established the Department of Corrections and Rehabilitation, which among other divisions, consists of the Division of Juvenile Facilities. Existing law, however, still contains references to the Youth Authority, including provisions specifying that the Director of the Department of the Youth Authority may require wards to provide labor to construct, renovate, or maintain facilities of the Youth Authority, as long as the cost of the project does not exceed a certain amount.

This bill would repeal those provisions and would instead authorize the Department of Corrections and Rehabilitation to provide for the payment of wages to wards for work performed, the sums earned to be paid in reparation, or to the parents or dependents of the ward, or to the ward, in any manner and in any proportions that the department directs. This bill would also make a technical amendment in a provision relating to the use of day labor by the department.

Ch. 117 (SB 1287) Hollingsworth Local government: records: Riverside County.

Existing law authorizes the Los Angeles County Board of Supervisors to adopt a resolution to authorize the county recorder to notify the party or parties executing a deed, quitclaim deed, or deed of trust.

This bill would also authorize the Riverside County Board of Supervisors to adopt such a resolution.

Ch. 118 (SB 1482) Correa Local government: forfeiture of office.

Existing law sets forth the circumstances under which an office is forfeited, including, among other things, upon the conviction of certain crimes specified under the California Constitution or state law.

Under the federal Stolen Valor Act of 2005, a person is guilty of a crime, and may be imprisoned, fined, or both, if that person, among other things, makes a false claim of receipt of any decoration or medal authorized by Congress for the Armed Forces of the United States or any of the service medals or badges awarded to the members of those forces.

This bill would provide that an elected officer of a city, county, city and county, or district in this state forfeits his or her office upon the conviction of a crime pursuant to the federal act, that involves a false claim of receipt of a military decoration or medal described in that act.

Ch. 119 (SB 1554) Dutton Burglary tools: bump keys.

Existing law provides that every person having upon him or her or in his or her possession, specified tools or other items, with the intent to feloniously break or enter any building or other specified place, is guilty of a misdemeanor.

This bill would add bump keys to the list of tools and other items the possession of which is an element of the offense.

By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

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

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

Ch. 120 (SB 1727) Negrete McLeod Highway safety: flares: electronic beacons.

(1) Existing law makes it unlawful to traverse a flare pattern, cone pattern, or combination of flare and cone pattern, provided for the regulation of traffic or emergency scene management.

This bill would additionally make it unlawful to traverse an electronic beacon pattern, thereby imposing a state-mandated local program by creating a new crime.

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

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

Ch. 121 (SB 1419) Yee Highways: Safety Enhancement-Double Fine Zones.

Existing law requires that a state highway segment be designated as a Safety Enhancement-Double Fine Zone if, among other requirements, the segment is eligible for designation and the Director of Transportation, in consultation with the Commissioner of the California Highway Patrol, certifies that the segment of state highway meets specified criteria. Existing law requires the Department of Transportation to conduct a Safety Enhancement-Double Fine Zone study that relates to pedestrian safety and evaluates the appropriateness of adding to those criteria.

This bill would, notwithstanding these requirements and until January 1, 2014, designate specified segments of State Highway Routes 1 and 101 in the City and County of San Francisco as Safety Enhancement-Double Fine Zones. The bill would require that the Safety Enhancement-Double Fine Zone study discussed above be conducted on these segments and include, among other things, a review of traffic volume, speed, and collisions, as specified. The bill would require the department to report its findings from this study to the appropriate committees of the Legislature on or before January 1, 2013.

Ch. 122 (SB 1572) Wyland Veterans' Bond Act of 2008.

This bill would enact the Veterans' Bond Act of 2008 which, if approved, would authorize, for purposes of financing a specified program for farm, home, and mobilehome purchase assistance for veterans, the issuance, pursuant to the State General Obligation Bond Law, of bonds in the amount of \$900,000,000.

The bill would provide for submission of the act to the voters at the November 4, 2008, statewide general election in accordance with specified law.

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

Ch. 123 (SB 1680) Wyland Student financial aid: Military and Veterans Offices.

Under existing law, the segments of the public higher education system in the state 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, and the California Community Colleges, which is administered by the Board of Governors of the California Community Colleges.

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

This bill would authorize the California Community Colleges and California State University, and request the University of California, to coordinate services for qualified students who are veterans or members of the military by clearly designating Military and Veterans Offices and individuals to provide specified services.

The bill would authorize the California Community Colleges and the California State University, and would encourage the University of California, to report to the Department of Veterans Affairs, on an annual basis, specified information relating to Military and Veterans Offices.

Ch. 124 (SB 1185) Lowenthal Land use: subdivision maps.

(1) The Subdivision Map Act establishes a statewide regulatory framework for controlling the subdividing of land. It generally requires a subdivider to submit, and have approved by, the city, county, or city and county in which the land is situated a tentative or vesting tentative map, which confers a vested right to proceed with development in substantial compliance with specified ordinances, policies, and standards. The act provides for the expiration of tentative or vesting tentative maps, after specified periods of time, and specifically extends by 12 months the expiration date of any tentative or vesting tentative map or parcel map for which a tentative or vesting tentative map has been approved that had not expired on May 15, 1996. This extension is in addition to any other extension of the expiration date provided for in specified provisions of the act. Any legislative, administrative, or other approval by any local agency, state agency, or other political subdivision of the state that pertains to a development project included in a map that is extended is to be extended by 12 months under specified conditions.

This bill would extend the applicable expiration date to 12 months, as specified, for any vesting tentative map, in addition to a tentative map, generally, that has not expired as of the date adding these provisions and that will expire, as specified, before January 1, 2011. By adding to the procedures officials in counties, cities, and cities and counties must follow, this bill would impose a state-mandated local program.

(2) The Subdivision Map Act provides that when a tentative map is required, an approved or conditionally approved tentative map must expire 24 months after its approval or conditional approval, or after any additional time period as prescribed by local ordinance, not to exceed an additional 12 months. A subdivider may file with the appropriate legislative body, prior to the expiration of the approved or conditionally approved tentative map, an application to extend the time at which the map will expire for a period or periods not to exceed a total of 5 years.

This bill instead would allow the subdivider to file an application to extend the time at which the map will expire for a period or periods not to exceed a total of 6 years. By adding to the procedures officials in counties, cities, and cities and counties must follow, this bill would impose a state-mandated local program.

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

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

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

Ch. 125 (AB 1301) Gaines Financial institutions.

(1) Existing law, the Banking Law, provides for the licensure and regulation by the Commissioner of Financial Institutions of various financial institutions, including banks, commercial banks, and trust companies.

This bill would revise and recast various provisions applicable to these financial institutions, including, among others, provisions relating to the location of bank offices and to the powers, prohibited practices, and penalties applicable to banks. The bill would authorize the commissioner to adopt and implement methods of accepting electronic filings

of applications, reports, and other matters. The bill would authorize a bank, with the approval of the commissioner, to be formed to facilitate a merger or an acquisition of control, as specified. The bill would establish loan and investment limitations for a bank to hold obligations made by a person and securities issued by that same person. The bill would require the applicable minimum of specified eligible assets of a foreign (other nation) bank to be no less than 1% of the adjusted liabilities of the bank, instead of 5%. The bill would require the commissioner to examine California state banks and foreign banks no less than once every 12 months, except that specified California state banks and foreign banks would be required to be examined pursuant to federal standards. The bill would make various conforming and related changes.

(2) Existing law makes it a crime for a subject person of a bank, as defined, or a former subject person of a bank to engage in specified acts with any bank, if that person was issued an order of suspension or removal from his or her office with the bank, except with the prior consent of the commissioner.

This bill would make it a crime for such a subject person or former subject person to engage in those acts with any licensee, as defined. By expanding the scope of a crime, the bill would impose a state-mandated local program.

(3) Existing law prohibits the amount of funds of a bank or trust company that are deposited in any other financial institution from exceeding 10% of the sum of the shareholders' equity allowance for loan losses, capital notes, and debentures of the depositing bank or trust company, unless the financial institution has been approved by the commissioner as a depository for these purposes, and other conditions are met. Existing law allows the commissioner to revoke approval of a depository or limit the amount of funds that may be deposited by a bank or trust company with any other financial institution, as specified.

This bill would delete this prohibition and would make conforming changes.

(4) Existing law requires the Department of Justice to maintain state summary criminal history information, as defined. Existing law requires the Department of Justice to disseminate certain criminal history information to financial institutions that have applied to the Department of Justice for the information to be used for employment, licensing, or certification purposes.

This bill would revise those provisions relating to the furnishing of summary criminal history information to banks and their affiliates by the Department of Justice for those purposes and would authorize the department to charge a fee sufficient to cover its costs in that regard.

(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. 126 (AB 1932) Smyth Simi Valley: public cemeteries.

Existing law authorizes incorporated cities, and for unincorporated towns the supervisors of the county, to survey, lay out, and dedicate for burial purposes not more than 5 acres of public lands. Existing law authorizes the inhabitants of any city to purchase or receive by gift or donation lands not exceeding 5 acres to be used as a cemetery.

This bill would authorize the City of Simi Valley to survey, lay out, dedicate, own, and operate for burial purposes, or to purchase, or receive by gift or donation, 5 acres or more of public lands to be used as a public cemetery.

This bill would state the findings and declarations of the Legislature concerning the need for special legislation.

#### Ch. 127 (AB 2004) Evans Alcoholic beverages: winegrowers: licenses.



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 authorizes a licensed winegrower to, among other things, sell wine and brandy for consumption to consumers for on-premises consumption, as specified.

This bill would authorize a licensed winegrower to sell wine for consumption to consumers for on-premises consumption.

Ch. 128 (AB 2197) Mullin School facilities.

(1) Existing law requires a school district to notify the county superintendent of schools and the county auditor when the governing board of the school district approves proceeding with the issuance of certificates of participation or revenue bonds or entering into specified agreements for financing school construction pursuant to the California School Finance Authority Act. The superintendent of the school district is required to provide specified information to the county auditor, the county superintendent of schools, the governing board, and the public regarding that debt.

Existing law requires the county superintendent of schools or superintendent of a school district for which the county board serves as governing board to notify the Superintendent of Public Instruction when the county board of education approves proceeding with the issuance of certificates of participation or revenue bonds or to entering into an agreement for financing pursuant the California School Finance Authority Act. The county superintendent of schools or the superintendent of a school district for which the county board serves as the governing board is required to provide specified information to the Superintendent of Public Instruction, the governing board, and the public.

This bill would require these notices to be made no later than 30 days before the approval of the debt in the case of certificates of participation and would impose this notice requirement on other debt instruments that are secured by real property and do not require the approval of the voters of the school district. The county superintendent of schools and the county auditor would be authorized to comment publicly to the governing board of the school district regarding the capability of the school district to repay the debt obligation. By requiring the county superintendent of schools and county auditor to receive the notice and information, the bill would impose a state-mandated local program.

(2) Existing law prohibits the proceeds obtained by a school district from the sale of a saleback or leaseback agreement, or interests in that agreement, or a debt instrument payable from payments under a saleback or leaseback agreement from being used for general operating purposes of a school district.

This bill would extend that prohibition to proceeds from the issuance of certificates of participation or other debt instruments that are secured by real property and do not require the approval of the voters of the district.

(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. 129 (AB 2203) De Leon Insurance: foreign investments.

Existing law limits foreign investments by domestic incorporated insurers. Under existing law, those insurers, if they have outstanding insurance on risks located in a foreign country, may invest in securities and investments in those foreign countries if they are substantially of the same kinds as those permitted under California law, but they may not exceed the amount the insurer is required to invest in that country, or one and one-half the amount of

reserves under those contracts, whichever is greater. Existing law permits foreign investments in certain additional circumstances.

This bill would instead provide that a domestic insurer authorized to do business in a foreign jurisdiction or that has outstanding insurance on risks in that foreign jurisdiction, may acquire foreign investments from that jurisdiction or investments denominated in the currency of that jurisdiction. For those insurers authorized to do business in a foreign jurisdiction, the investment may not exceed the amount required by law, as specified, or 115% of the amount of reserves under those contracts, whichever is greater, and for domestic insurers that are not authorized to do business in a foreign jurisdiction and have outstanding insurance on risks in that foreign jurisdiction, the investment may not exceed 105% of the amount of reserves under those contracts. These investments would be classified as excess funds investments. The bill would permit foreign investments in certain additional instances.

The bill would prohibit domestic insurers from acquiring foreign investments from or located in foreign jurisdictions designated as state sponsors of terrorism by the United States Secretary of State.

The bill would prohibit, subject to exceptions, domestic insurers from acquiring an investment of more than 3% of its admitted assets in specified investments held by a single person, or more than 5% in the voting securities of a depository institution, as specified.

#### Ch. 130 (AB 2266) Evans 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 29th class, as specified. The bill makes legislative findings and declarations regarding the necessity of a special statute.

#### Ch. 131 (AB 2310) Maze Dependent children.

Existing law imposes various duties on the county welfare department at any hearing to terminate jurisdiction over a dependent child who has reached the age of majority. Among other duties, the county must submit a report verifying that certain information, documents, and services have been provided to the child including written information concerning the child's dependency case, that includes his or her family history and placement history. The documents provided must also include, if applicable, a social security card, a certified birth certificate, a health and education summary, an identification card, a death certificate of parent or parents, and proof of citizenship or residence.

The bill would additionally require that the written information include information regarding the child's Indian heritage or tribal connections, if applicable, and any photographs of the child or his or her family in the possession of the department, except as specified. The bill would also make technical changes. The bill would also require the documents to include a letter prepared by the county welfare department that includes specified information regarding the child. By imposing additional duties on local employees, 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. 132 (AB 2483) Bass Wards and dependent children: program of supervision.

Existing law authorizes certain persons, including social workers, to file a petition to declare a child a ward or dependent child of the juvenile court. Existing law provides that, in any case in which a social worker, after an investigation, determines that a child is within the jurisdiction of the juvenile court or will probably soon be within that jurisdiction, the social worker may, in lieu of filing a petition or after dismissal of a petition already filed, and with consent of the child's parent or guardian, undertake a program of supervision of the child.

This bill would provide that, if the parent is a dependent of the juvenile court at the time that a social worker seeks to undertake a program of supervision described above, and if counsel has been appointed for the parent under specified provisions of law, the program of supervision shall not be undertaken until the parent has consulted with his or her counsel.

Ch. 133 (SB 1070) Committee on Budget and Fiscal Review Elections: ballot pamphlets.

(1) Existing law requires that ballot pamphlet pages be at least 8 1/2 by 11 1/2 inches in size.

This bill would instead authorize the Secretary of State to choose the size of the ballot pamphlet which, in his or her judgment, best serves the voters.

(2) Existing law authorizes the Secretary of State to mail only one ballot pamphlet to 2 or more registered voters who have the same surname and the same postal address.

This bill would instead authorize the Secretary of State to mail only one ballot pamphlet to 2 or more registered voters who have the same postal address.

(3) 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.

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

Ch. 134 (SB 400) Corbett Medi-Cal: outpatient prescription drugs.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services and under which health care services are provided to qualified low-income persons.

Under existing law, one of the benefits provided to Medi-Cal recipients is outpatient prescription drugs subject to the Medi-Cal List of Contract Drugs and utilization controls.

This bill would provide that the purchase of outpatient prescribed drugs executed in written, nonelectronic form, on or after April 1, 2008, be on tamper resistant prescription forms to the extent required by federal law.

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

Ch. 135 (SB 1431) Wiggins Parks and recreation: easements.

Under existing law, the Department of Parks and Recreation has control of the state park system, and is authorized to grant easements for specified purposes.

This bill would authorize the department to acquire conservation easements, as the bill would define that term, on real property if the department determines that the conservation easement is necessary to protect a unit of the state park system from an incompatible use or to preserve and enhance the natural resource, cultural, or historic value of the unit of the state park system.

The bill would authorize the department to make grants to a state or local government agency or a nonprofit land trust organization to purchase and hold one of those conservation easements, if specified requirements are met.

This bill would require the department to adopt, on or before July 1, 2009, written policies regarding conservation easement purchases and make those policies available on the department's Internet Web site.

Ch. 136 (AB 1764) Blakeslee Land use: agricultural use.

Existing law, for purposes of the Williamson Act, defines agricultural commodity to mean any and all plant and animal products produced in this state for commercial purposes.

This bill would include in the definition of agricultural commodity plant products used for producing biofuels.

Existing law, for purposes of the Williamson Act, defines open-space use to mean the use of land in a manner that preserves its natural characteristics, beauty, or openness for the benefit and enjoyment of the public, to provide essential habitat for wildlife, or for the solar evaporation of seawater within the course of salt production for commercial purposes, if the land is within, among other things, a wildlife habitat area or a managed wetland area, as defined.

This bill would include land that is within an area enrolled in the United States Department of Agriculture's Conservation Reserve Program or Conservation Reserve Enhancement Program.

Ch. 137 (AB 1808) Huff Ballot statements: candidates for federal office.

Existing law permits candidates for nonpartisan elective office in local agencies to prepare and submit to the elections official a candidate's statement of specified length and subject to specified conditions and at the candidate's expense, to appear in the voter's pamphlet accompanying the sample ballot. The existing Political Reform Act of 1974 also allows candidates for statewide elective office and candidates for the State Senate and Assembly to purchase the space to place a statement in the state ballot pamphlet or voter information portion of the sample ballot, as appropriate, of specified length and subject to specified conditions.

This bill would allow candidates for United States Senator and United States Representative to purchase space to place a statement in the state ballot pamphlet and the voter information portion of the sample ballot, respectively, of a specified length and subject to specified conditions. By placing new duties on local elections officials, the bill would impose a state-mandated local program.

The bill also would require the Secretary of State to include in the ballot pamphlet, for elections that include a question as to the confirmation or retention of justices of the Supreme Court, information on the justices, and, for elections that include the offices of President and Vice President of the United States, a notice that refers voters to its Internet Web site for information about the candidates for those offices.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 138 (AB 2554) Mullin Housing: local enforcement: relinquishment.

The Employee Housing Act, the Mobilehome Parks Act, and the Special Occupancy Parks Act authorize enforcement by a city, county, or city and county upon compliance with certain procedural requirements, and authorize relinquishment of local enforcement authority upon provision of written notice to the Department of Housing and Community Development. The department is required to assume responsibility for local enforcement within 30 days after receipt of the written notice.

This bill would require the department to assume responsibility for local enforcement within 90 days after receipt of the written notice.

The bill would provide for repayment of fees collected by the local authorities under the relinquished authority.

Ch. 139 (AB 2588) Charles Calderon Commercial vehicle vending: restrictions.

Existing law authorizes local authorities, by ordinance or resolution, to adopt requirements for the public safety regulating any type of vending from vehicles upon any street.

This bill would additionally authorize local authorities to impose time, place, and manner restrictions on vending activities from those vehicles.

Existing law, the California Retail Food Code (CRFC), provides for the regulation by the State Department of Public Health of health and sanitation standards for retail food facilities, as defined, including mobile food facilities.

This bill would expressly provide that the CRFC does not prohibit a local governing body from adopting requirements for the public safety regulating the type of vending and the time, place, and manner of vending from vehicles upon a street.

#### Ch. 140 (AB 2840) Berg Humboldt County: South Spit.

Existing law creates the Department of Fish and Game, within the Resources Agency, and by and through the department the fish and wildlife resources of the state are held in trust for the people of the state.

This bill would name certain specified portions of the South Spit in Humboldt County the Mike Thompson Wildlife Area, South Spit Humboldt Bay, upon the completion of Representative Thompson's legislative service.

#### Ch. 141 (SB 1127) Dutton State parks: cooperating associations.

Existing law establishes, within the Resources Agency, the Department of Parks and Recreation, which administers the state park system within the state.

Existing law authorizes the department, as a means of furthering the interpretive and educational functions of the state park system, to enter into agreements to act cooperatively with private nonprofit scientific or historical associations engaged in educational or interpretive work in state park system units. Existing law further authorizes the department to enter into contracts with certain parties for the construction, maintenance, and operation of concessions within the units of the state park system.

This bill, instead, would authorize the department to enter into agreements with nonprofit cooperating associations, as defined, rather than with the private nonprofit scientific or historical associations. The bill would also authorize concessions to provide materials and services intended to add to the convenience, enjoyment, and safety of visitors and would authorize concessions to provide certain educational and interpretive materials and services with the approval of the department.

#### Ch. 142 (SB 1169) Runner Inmates: health care services.

Existing law authorizes a county sheriff, police chief, or other public agency that contracts for emergency health services, to contract with providers of emergency health care services for care to local law enforcement patients. Under existing law, a county sheriff or police chief is prohibited from releasing inmates from custody for the purpose of seeking medical care, with the intent to rearrest, unless the hospital determines the action would enable it to collect from a third-party source. Existing law requires an Inmate Health Care and Medical Provider Fair Pricing Working Group to be convened and to meet at least 3 times annually to resolve industry issues that create fiscal barriers to timely and affordable emergency inmate health care, among other things. Under existing law, all of these provisions are to be repealed as of January 1, 2009.

This bill would extend those provisions to January 1, 2014, and would require the Inmate Health Care and Medical Provider Fair Pricing Working Group to meet as needed instead of at least 3 times annually. Because the bill would extend existing duties imposed upon local law enforcement, the bill would create a state-mandated local program.

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

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

Ch. 143 (SB 1378) Dutton Teachers: professional development.

Existing law establishes the professional development block grant and requires the Superintendent of Public Instruction to apportion block grant funds to a school district in the same relative statewide proportion that the school district received in the 2003–04 fiscal year for specified staff development programs. A school district may expend these funds for any purpose authorized by those programs. Among the purposes for which these funds may be expended are staff development instructional methods, including teaching strategies, classroom management and other training designed to improve pupil performance, conflict resolution, intolerance and hatred prevention, and academic content in the core curriculum areas.

This bill would authorize a school district that receives a professional development block grant to offer to each of its teachers 2 hours of staff development in the prevention of youth suicide.

Ch. 144 (SB 1684) Machado California Rehabilitation Oversight Board: reports.

Existing law establishes the California Rehabilitation Oversight Board in the Office of the Inspector General to regularly examine and report to the Legislature and Governor on the various mental health, substance abuse, educational, and employment programs for inmates and parolees operated by the Department of Corrections and Rehabilitation. Existing law requires the board to report to the Governor and the Legislature biannually, on January 15 and July 15.

This bill would instead require the board to report to the Governor and the Legislature biannually, on March 15 and September 15.

Ch. 145 (AB 1980) Swanson Peralta Community College District: transportation fees.

(1) 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 them to maintain campuses at which instruction is provided to students. Existing law authorizes the governing boards of the Los Rios and Rio Hondo community college districts to require that a transportation service fee be paid only by students and employees using the services, as specified. Existing law provides that these governing boards may adopt rules and regulations to exempt low-income students from this fee, or to require low-income students to pay all or part of this fee. Existing law prohibits the governing boards of the Los Rios and Rio Hondo community college districts from entering into, or extending, a contract for transportation services, funded by the proceeds of a transportation fee and provided by a common carrier or a municipally owned transit system, unless specified conditions are met.

This bill would make the Peralta Community College District as a community college district subject to these provisions.

This bill would, in the alternative, permit these fees to be assessed against all students taking a prescribed minimum number of course credits upon a majority vote of those students.

(2) An existing provision of the California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

The bill would express a finding and declaration of the Legislature that, due to unique circumstances relating to the transportation services utilized by the community served by the

Peralta community college district, a general statute cannot be made applicable, and the enactment of this bill as a special statute is therefore necessary.

Ch. 146 (AB 2306) Karnette Battering: writ of habeas corpus.

Existing law, operative until January 1, 2010, establishes circumstances under which a writ of habeas corpus may be prosecuted for certain violent felonies on the basis of expert testimony regarding intimate partner battering that was not received in evidence at trial and may be sufficient to undermine confidence in the conviction, as specified.

This bill would extend the operation of those provisions until January 1, 2020.

Ch. 147 (AB 2349) Fuller Diseased animals and poultry: violations and penalties: administrative penalty.

Existing law provides for the regulation of animals and pests for the prevention and control of disease. Existing law also makes specified actions unlawful and subject to investigation by the Secretary of Food and Agriculture.

Existing law provides that any person who violates the provisions of law or regulations relating to diseased animals and poultry is liable for a civil penalty of not more than \$500 for each violation.

This bill would instead provide that, in addition to any other penalty or fine prescribed by law, any person who violates that law, is subject to an administrative penalty of not less than \$100 or more than \$1,000 for each violation. The bill would provide that if the secretary finds that a violation has occurred, he or she shall give the person charged notice of the nature of the violation and an opportunity to be heard pursuant to specified administrative adjudication provisions.

Ch. 148 (AB 2720) Levine Environment: environmental impact report.

(1) The California Environmental Quality Act (CEQA) requires a lead agency to prepare, or cause to be prepared by contract, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment, or to adopt a negative declaration if it finds that the project will not have that effect.

CEQA prohibits an environmental impact report or negative declaration from being approved for any project involving the purchase of a schoolsite or the construction of a new elementary or secondary school by a school district unless specified conditions are met. CEQA further provides that, if a school district, as the lead agency, has carried out a specified consultation, the environmental impact report or the negative declaration shall be conclusively presumed to comply with those conditions, notwithstanding any failure of the consultation to identify an existing facility or other pollution source, as specified.

This bill would make technical, nonsubstantive changes in these provisions and would revise a cross-reference.

(2) CEQA prohibits the certification of an environmental impact report or the approval of a negative declaration for a project involving the construction or alteration of a facility within  $\frac{1}{4}$  of a mile from a school that might reasonably be anticipated to emit hazardous air emissions or a mixture containing extremely hazardous substances that may pose a health or safety hazard to persons who would attend or would be employed at the school unless a specified event occurs.

This bill would define “hazardous air emissions” and “extremely hazardous substances” for the purposes of that provision.

Ch. 149 (AB 2932) Karnette Instructional materials: submissions: criteria.

(1) Existing law requires the State Board of Education to adopt basic instructional materials for use in kindergarten and grades 1 to 8, inclusive, for governing boards of school districts. The state board is required to adopt at least 5 basic instructional materials for all applicable grade levels in language arts, mathematics, science, social science, bilingual or

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bicultural subjects, and other subjects, disciplines, or interdisciplinary areas for which the state board determines instructional materials are necessary or desirable.

Existing law requires that instructional materials for language arts be submitted to the state board for adoption in 2008.

This bill would require instructional materials for foreign languages to be submitted to the state board for adoption in 2012, and instructional materials for health to be submitted to the state board for adoption in 2013.

(2) Existing law requires the state board to ensure that the instructional materials it adopts meet specified criteria, including, among others, the criteria the state board establishes as being necessary, as specified, and requires those criteria to be approved by resolution at the time the resolution adopting the framework for the current adoption is approved, or at least 30 months before the date that the materials are to be approved for adoption.

This bill would specify that the approval of criteria by those deadlines does not apply if specified conditions are met.

Ch. 150 (AB 3042) Committee on Public Employees, Retirement and Social Security Civil service.

(1) Existing law, with regard to the civil service, generally provides that whenever a notice, paper, or other document, except a subpoena, is directed to be given to or served upon any person or state agency, the notice, paper, or document may be personally served or served by mail to the last known residence or business address of the addressee. Existing law requires that giving of notice of matters to be heard or considered by the State Personnel Board or the Department of Personnel Administration be governed by board or department rule. Existing law provides a specified process for service by mail of the charges in a disciplinary proceeding, the notice of an employee's suspension, and the notice of a probationer's rejection.

This bill would revise and recast these provisions. The bill would require the appointing power to provide service of notice of certain actions, including a disciplinary action, a rejection during probation, a medical action, and various termination actions, by personal service or by mail or express service carrier, pursuant to a specified process. The bill, in permitting service by Express Mail, as specified, and by overnight delivery by express service carrier, would provide that any period of notice or any right or duty to do any act or make any response is extended as specified. The bill would also require service of an appeal or complaint filed with the board to follow this process. The bill would require a signed affidavit, in a specified form, of the person making service as proof of service for all papers, excluding appeals and complaints. The bill would require additional information on the affidavit if service is made by mail or express service carrier. The bill would delete provisions regarding matters to be heard or considered by the State Personnel Board or the Department of Personnel Administration, described above.

(2) Existing law contains various provisions relating to civil service and employer-employee relations between the state and its employees. Among other things, these provisions include procedures for disciplining state employees, including State Personnel Board investigations and hearings, the review of administrative decisions, and suspensions.

Existing law provides that certain of those disciplinary procedures do not apply to, and provides alternative procedures for, state employees in State Bargaining Unit 8 and state employees in State Bargaining Unit 11 who have been disciplined for positive drug test results and who expressly waive appeal to the State Personnel Board and invoke arbitration proceedings pursuant to a collective bargaining agreement. Existing law also provides that certain of those disciplinary procedures, as they apply to members of State Bargaining Units 8, 12, and 13, are subject to modification pursuant to the terms of a memorandum of understanding between the state employer and that bargaining unit, as specified.



Under existing case law, certain of the above provisions, which permit specified state employees to seek review of disciplinary actions through grievance or arbitration procedures outside of the State Personnel Board, were held to violate the state constitutional mandate that the board review disciplinary actions against state civil service employees.

This bill would repeal the disciplinary procedures described above, and certain other provisions relating to probationary periods, as those procedures and provisions apply to State Bargaining Units 8, 11, 12, and 13. The bill would make other related changes.

Ch. 151 (AB 372) Salas Consumer credit reports: security freezes.

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 by certified mail to a consumer credit reporting agency. Existing law requires an agency to place a security freeze on the consumer's credit report within 5 business days after receiving a request by the consumer. Existing law allows an agency to charge a fee of no more than \$10 to a consumer for each freeze, removal of a freeze, or temporary lift of a freeze, and no more than \$12 for a temporary lift of a freeze for a specific party, except as specified. Existing law requires a consumer credit reporting agency to provide a written summary of rights to a consumer in specified circumstances.

This bill would instead require that a request be sent by mail rather than by certified mail and would require a consumer credit reporting agency to place a security freeze within 3 business days after receiving a request from a consumer. The bill would authorize an agency to charge a fee of no more than \$10 to a consumer under 65 years of age and \$5 to a consumer 65 years of age or older for placing, temporarily lifting, or permanently removing a security freeze, except as specified. The bill would make certain changes to the written summary of rights described above.

Ch. 152 (AB 1424) Davis Elder and dependent adult abuse.

Existing law provides that violation of specified restraining or stay-away orders constitutes a contempt of court, and is punishable by imprisonment in the county jail not exceeding one year, a fine not exceeding \$1,000, or both imprisonment and that fine.

This bill would add to these provisions, orders relative to criminal proceedings involving elder or dependent adult abuse, as specified.

By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

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

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

Ch. 153 (AB 2068) Aghazarian Domestic violence: elder abuse: harassment: workplace violence: orders and injunctions: service: notice to protected person.

Existing law excepts orders and injunctions relating to harassment, workplace violence, domestic violence, and elder abuse from a provision authorizing a sheriff or marshal to require the prepayment of fees prior to the performance of any official act.

This bill would authorize a sheriff or marshal, for any order or injunction relating to harassment, workplace violence, domestic violence, or elder abuse, for which the sheriff or marshal provides service of process and is prohibited under existing law from requiring payment of a fee, to notify the protected person by electronic or telephonic means within 24 hours after service of process that the order or injunction has been served on the restrained person, including the date and time when the order or injunction was served, if the protected person has requested this notification and has registered a telephone number or e-mail address at which the protected person may be contacted for this purpose.

Ch. 154 (AB 2289) Sharon Runner Victims' rights.

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Existing law generally provides for the confidentiality of juvenile records and proceedings, except as specified.

Existing law requires that the Chief Deputy Secretary for Juvenile Justice release specified information regarding a person committed to the Division of Juvenile Facilities for certain offenses, to the victim of the offense, the next of kin of the victim, or his or her representative as designated by the victim or next of kin, upon request, unless the court has ordered confidentiality for good cause. Existing law also requires that the chief deputy secretary or the chief deputy secretary's designee, with respect to persons committed to the Division of Juvenile Facilities for certain offenses, inform each victim of one of those offenses, the victim's next of kin, or a representative as designated by the victim or next of kin, of his or her right to request and receive that specified information.

This bill would require the release of that specified information regarding a person who has been committed to the Division of Juvenile Facilities for any offense instead of certain offenses. The bill would also require the victim, next of kin, or a representative as specified, to be informed of his or her right to request and receive that information with respect to persons committed to the Division of Juvenile Facilities for any offenses instead of certain offenses.

The bill would make other technical conforming changes.

#### Ch. 155 (AB 2410) Nava 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 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 prohibit an attorney from disclosing the name, address, telephone number, or other identifying information of a victim or witness in a sexually violent predator civil commitment proceeding, except to their staff, to opposing counsel as needed to prepare the case, or pursuant to a court order after a hearing. Willful violation of this prohibition would be a misdemeanor. If the defendant is acting as his or her own counsel, this bill would require that contact with the victim or witness be through a private investigator or otherwise restricted to protect the identity and personal information of the victim or witness.

This bill would also prohibit disclosure of a victim's identifying information that is discovered in the process of preparation for a sexually violent predator civil commitment proceeding by an agent of the Department of Corrections and Rehabilitation, Board of Parole Hearings, or the State Department of Mental Health.

This bill would also allow the court to identify the victim in all records and during all proceedings of a sexually violent predator civil commitment proceeding as Jane Doe or John Doe, as long as it is not prejudicial to either side and the jury is instructed that the victim's identity is being withheld to protect his or her privacy.

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. 156 (SB 1448) Scott Real estate brokers and salespersons: fines.

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Existing law, the Real Estate Law, provides for the licensure and regulation of real estate salespersons and real estate brokers by the Real Estate Commissioner. Existing law specifies the punishment for conviction of the offense of acting as a real estate broker or salesperson or advertising as a real estate broker without being licensed.

This bill would increase the maximum fine for that offense from \$10,000 to \$20,000 if the violation is committed by a person and from \$50,000 to \$60,000 if the violation is committed by a corporation. The bill would require, if a Real Estate Fraud Prosecution Trust Fund exists in the county where the person or corporation is convicted, any fine collected from the person or corporation in excess of the existing maximum amount be deposited in that fund.

Ch. 157 (SB 1432) Margett Contractors.

(1) Existing law, the Contractors' State License Law, provides for licensure and regulation of contractors by the Contractors' State License Board and requires a licensee to notify the registrar of contractors in writing of any unsatisfied judgment imposed on the licensee. Existing law requires that a licensee, or applicant for a license, and the qualifying individual of a licensee or applicant file or have on file a \$12,500 contractor's bond, except as specified. Existing law requires that these bonds be for the benefit of, among others, a homeowner contracting for home improvement upon the homeowner's personal family residence damaged as a result of a violation of the Contractors' State License Law.

This bill would also require that the contractor's bond and the qualifying individual's bond be for the benefit of a property owner contracting for the construction of a single-family dwelling who is damaged as a result of a violation of the Contractors' State License Law, if the dwelling is not intended or offered for sale at the time the damages were incurred.

(2) Existing law provides that a contractor, or a qualifying individual acting in the capacity of a contractor, shall provide a bond or deposit, as specified, for the benefit of homeowners and other persons damaged as a result of specified violations. Existing law provides that any action, other than to recover wages or fringe benefits, against a contractor's bond or the bond of a qualifying individual shall be brought within 2 years after the expiration of the license period during which the act or omission occurred or within 2 years of the date that the license was inactivated, canceled, or revoked, whichever first occurs.

This bill would instead provide that the action, other than to recover wages or fringe benefits, against the contractor's bond or the bond of a qualifying individual must be brought within 2 years after the expiration of the license period during which the act or omission occurred or within 2 years of the date the license of the active licensee would have expired had the license not been inactivated, canceled, or revoked.

(3) Existing law specifies that the jurisdiction of the small claims court includes various actions in which the demand does not exceed \$5,000, with specified exceptions. This jurisdiction includes (1) any action brought by a natural person against the Registrar of the Contractors' State License Board as the defendant guarantor if the demand does not exceed \$7,500, except as specified, (2) any action against a defendant guarantor that does not charge a fee for its guarantor or surety services, if the amount of the demand does not exceed \$2,500, and (3) any action against a defendant guarantor that charges a fee for its guarantor or surety services or an action brought by an entity other than a natural person against the Registrar of the Contractors' State License Board as the defendant guarantor, if the amount of the demand does not exceed \$4,000.

This bill would increase the jurisdiction of the small claims court for any action brought by a natural person against a defendant guarantor that charges a fee for its guarantor or surety services from \$4,000 to \$6,500.

Ch. 158 (SB 1458) Committee on Local Government Local government: the County Service Area Law.

(1) The County Service Area Law authorizes the formation of county service areas to provide authorized services, as specified.

This bill would revise and recast the County Service Area Law and make conforming changes.

(2) This bill would incorporate additional changes in Section 56375 of the Government Code, proposed by AB 1263, to be operative only if AB 1263 and this bill are both chaptered and become effective January 1, 2009, and this bill is chaptered last.

(3) This bill would incorporate additional changes in Section 57075 of the Government Code, proposed by AB 2484, to be operative only if AB 2484 and this bill are both chaptered and become effective January 1, 2009, and this bill is chaptered last.

Ch. 159 (AB 811) Levine Contractual assessments: energy efficiency improvements.

Existing law authorizes the legislative body of any city, as defined, to determine that it would be convenient and advantageous to designate an area within which authorized city officials and free and willing property owners may enter into contractual assessments and make arrangements to finance public improvements to specified lots or parcels under certain circumstances. Existing law requires the legislative body to make these determinations by adopting a resolution indicating its intention to do so and requires the resolution to include certain information, including, but not limited to, identification of the kinds of public works that may be financed, a description of the boundaries of the area within which contractual assessments may be entered into, and a description of the proposed arrangements for financing the program. Existing law also requires the resolution to direct an appropriate city official to prepare a report to include, among other things, the terms and conditions that would be agreed to by a property owner within the contractual assessment area and the city and identification of the types of facilities that may be financed through the use of contractual assessments.

This bill would require the resolution adopted by the legislative body to direct an appropriate official to enter into consultations with the county auditor's or controller's office regarding additional fees, if any, to be charged for incorporating the proposed contractual assessment into the assessments of general real property taxes.

The bill would additionally authorize a legislative body of any city, as defined, to determine that it would be in the public interest to designate an area within which authorized city officials and free and willing property owners may enter into contractual assessments to finance the installation of distributed generation renewable energy sources or energy efficiency improvements that are permanently fixed to real property, as specified. The bill would require the resolution of intention to include, among other things, the kinds of distributed generation renewable energy sources or energy efficiency improvements that may be financed as well as a statement specifying that it is in the public interest to finance those distributed generation renewable energy sources or energy efficiency improvements. The bill would further require the report to include, among other things, the types of distributed generation renewable energy sources or energy efficiency improvements that may be financed through the use of contractual assessments. The bill would authorize a property owner, upon written consent of an authorized city official, to purchase directly the related equipment and materials for the installation of distributed generation renewable energy sources or energy efficiency improvements and to contract directly for the installation of those sources or improvements. The bill would make findings and a declaration in this regard.

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

Ch. 160 (AB 1812) Arambula Taxpayer contributions: California firefighters' and peace officer memorial funds.

Under existing law regulating the administration of personal income taxes and corporation taxes, individual taxpayers are allowed to contribute amounts in excess of their tax liability for the support of specified funds or accounts, including, among others, the California

Firefighters' Memorial Fund and the California Peace Officer Memorial Foundation Fund. Existing law provides for the repeal of the contribution provisions for these funds on January 1, 2011.

This bill would instead repeal those provisions on January 1, 2016.

Ch. 161 (AB 2025) Silva Commercial real property: termination of tenancy: disposition of personal property.

Existing law provides for the disposition of personal property remaining on the premises at the termination of a tenancy, as specified. Existing law generally provides that if the landlord reasonably believes that the total resale value of the personal property is less than \$300, the landlord may retain the property for his or her own use or dispose of it in any manner.

This bill would provide for the disposition of personal property remaining on the premises of commercial real property, as defined, at the termination of a tenancy, as specified. The bill would also generally provide that, in the case of a tenancy of commercial real property, if the landlord reasonably believes that the total resale value of the personal property is the lesser of \$750 or \$1 per square foot of the premises occupied by the tenant, the landlord may retain the property for his or her own use or dispose of it in any manner. The bill would make conforming changes to related provisions.

Ch. 162 (AB 2307) Price Telephone services: change in telephone service provider.

Existing law prohibits a telephone corporation, or any person, firm, or corporation representing a telephone corporation, from changing a subscriber's telephone service provider without specified verification, including for residential service, independent 3rd-party verification meeting specified requirements, and notification by the United States Postal Service.

This bill would provide that a subscriber's decision to change the residential telephone service provider may be verified by using electronic means that comply with specified requirements set forth in federal law.

Ch. 163 (AB 2801) Carter Conflict of interest: settlements.

Existing law provides that Members of the Legislature and state, county, district, judicial district, and city 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.

Existing law also provides that an officer shall not be deemed to be interested in a contract under these provisions if the officer has only a remote interest, as specified.

This bill would provide that a remote interest for this purpose includes that of a party to litigation involving the body or board of which the officer is a member in connection with a settlement agreement in which the body or board is represented by legal counsel, a court finds, after a review of the merits and other relevant facts and circumstances, that the agreement serves the public interest, and the interested member has recused himself or herself from all participation, direct or indirect, in the making of the agreement on behalf of the body or board.

Ch. 164 (AB 3044) Committee on Public Employees, Retirement and Social Security County employees' retirement.

(1) The County Employees Retirement Law of 1937 governs retirement plans for county employees.

This bill would make various technical, nonsubstantive changes to the County Employees Retirement Law of 1937 by deleting obsolete provisions and updating references.

(2) Existing law, applicable to the County of Los Angeles and any other county that has elected to apply this provision, provides that a member's ex-spouse who is receiving or is entitled to receive payments under the above retirement system pursuant to an order of the

court dividing the community property interest in the member's retirement allowance may designate one or more beneficiaries who shall receive those payments following the death of the ex-spouse.

This bill would provide, in addition, that if there is no designated beneficiary, payment shall be made to the estate of the ex-spouse.

(3) Existing law requires that certain expenses relating to administration of a county retirement system be charged against the earnings of the retirement fund. Existing law, applicable in certain counties, including the Counties of Orange and San Bernardino, provides that the board of retirement pay, from system assets, reasonable compensation for legal services. Existing law, applicable to the Counties of Orange and San Bernardino, allows the board of retirement to appoint specified administrative personnel, including legal counsel, and requires that compensation of personnel so appointed be an expense of administration of the retirement system.

This bill would clarify the requirement that the boards of retirement for the Counties of Orange and San Bernardino pay reasonable compensation for legal services from system assets. This bill would also incorporate an additional technical change in the provisions described above that would be operative only if AB 2666 and this bill are both operative and become effective on or before January 1, 2009, and AB 2666 adds a specified section to the Government Code.

(4) Under existing law, a board of supervisors may, by resolution, require that the retirement allowance of safety members in a specified category within a county employee retirement plan be computed based on a member's eligibility for federal old age and survivors' insurance coverage.

This bill would allow a board of supervisors, in addition, to require that the retirement allowance of safety members in another specified category within a county employee retirement plan be computed based on a member's eligibility for federal old age and survivors' insurance coverage.

(5) Existing law permits the board of supervisors of a county to make different, specified pension benefit formulas applicable to members who are classified as safety members. Certain of these pension benefit formulas prohibit a safety member from continuing to make employee contributions to the retirement fund if the member has credit for 30 years continuous service. Existing law provides for reciprocity of retirement benefits for a member of a retirement system established under the County Employees Retirement Law of 1937 and other specified public retirement systems who retires concurrently from those retirement systems, as specified.

This bill would provide, in Los Angeles, that service for the purposes of specified pension benefit formulas applicable to safety members includes service as an employee of the state, a contracting agency under the Public Employees' Retirement System, another county having a retirement system established under the County Employees Retirement Law of 1937, or another public agency, as specified. The bill would specify that these provisions are declaratory of existing law.

#### Ch. 165 (AB 3049) Committee on Judiciary State Bar Act: fees.

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 Board of Governors of the State Bar to charge an annual membership fee to active members of up to \$315 for the year 2008. Existing law authorizes the board, until January 1, 2011, to increase the annual membership fee by an additional amount not exceeding \$10 for the costs of upgrading the board's information technology system, as specified.

This bill would require the board to fix the annual membership fee for active members for 2009 at a sum not to exceed \$315. The bill would require the board to report to the Assembly and Senate Committees on Judiciary, on or before April 1, 2009, and twice thereafter as specified, on the use of the additional funds collected for the costs of upgrading the board's

information technology system. The bill also would, until January 1, 2014, authorize the board 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, as specified, and for major capital improvement projects related to facilities owned by the State Bar, as specified, and would require the board, at least 60 days, or 90 days in certain circumstances, prior to entering into an agreement for purchase of a facility in southern California, to submit its proposed decision and cost estimate for the facility to the Assembly and Senate Committees on Judiciary for review. If the board does not enter into such a contract, and other conditions are not satisfied, the bill would require these additional fees to be credited to members, as specified. The bill would also delete obsolete provisions relating to certain reporting requirements.

#### Ch. 166 (AB 3051) Jones Dependent children.

(1) Existing law regulates the establishment and termination of guardianships. Existing law excepts from these provisions guardianships that result from the selection and implementation of a permanent plan for a child adjudged a dependent child of the court under specified circumstances.

This bill would prohibit the guardianship laws described above from being construed to prevent a court that assumes jurisdiction of a minor child or a probate court, as specified, from issuing orders or making appointments, on the motion of the child's counsel, necessary to ensure the appropriate administration of funds for the benefit of the child, as specified. The bill would provide that orders or appointments established under these circumstances may continue after the court's jurisdiction is terminated, as specified. The bill also would correct obsolete cross-references in connection with these provisions.

(2) Existing law entitles a minor who is the subject of a juvenile court hearing involving dependent child proceedings to be present at that hearing. The minor has the right to be represented at the hearing by counsel of his or her own choice.

This bill would require the court to allow a minor who is the subject of a juvenile court hearing involving dependent child proceedings and who is present at the hearing, to address the court and participate in the hearing, if the minor so desires.

(3) Existing law requires the court to determine whether a minor was properly notified of his or her right to attend the hearing when that minor is 10 years of age or older, is the subject of a juvenile court hearing involving dependent child proceedings, and is not present at the hearing.

This bill would also require the court to inquire whether the minor was given an opportunity to attend the hearing. This bill would require the court to continue the hearing to allow the minor to be present, if the court finds the minor was not properly notified or if he or she wished to be present and was not given an opportunity to be present, unless the court finds that it is in the best interest of the minor not to continue the hearing. The bill would require that the court continue the hearing only for that period of time necessary to provide notice and secure the presence of the child. The bill would also authorize the court to issue any and all orders reasonably necessary to ensure that the child has an opportunity to attend. The bill would also declare that nothing in those provisions shall prevent or limit any child's right to attend or participate in the hearing.

#### Ch. 167 (SB 662) Wiggins Veterans' Home of California.

Existing law provides for the establishment and operation of the Veterans' Home of California at various sites, and requires each home to be under the management and control of the Department of Veterans Affairs, subject to the policies adopted by the California Veterans Board.

Existing law also requires that there be an administrator at each home or homesite, who shall manage and administer its affairs, and, subject to direction of the Director of Veterans Affairs, adopt rules and regulations for the government of the home.

This bill would make technical changes and nonsubstantive, clarifying changes to these provisions.

Ch. 168 (SB 685) Yee Pet trusts.

Existing law provides that a trust for the care of a designated domestic or pet animal may be performed by the trustee for the life of the animal, whether or not there is a beneficiary who can seek enforcement or termination of the trust and whether or not the terms of the trust contemplate a longer duration.

This bill would repeal the provisions regarding domestic or pet animal trusts and would provide instead that a trust for the care of an animal is for a lawful noncharitable purpose and terminates when no animal is living on the date of the settlor's death, unless otherwise provided in the trust. The bill would require a court to liberally construe an animal trust to bring it within the bill's provisions, to presume against an interpretation that would render the disposition a mere request or an attempt to honor the animal, and to carry out the general intent of the trust. The bill would provide an order of disposition of trust property upon termination of the trust and would provide authority for the court to name a trustee and to transfer trust property, as specified. This bill would permit any person interested in the welfare of the animal or any nonprofit charitable organization that has as its principal activity the care of animals to petition the court regarding the trust, as specified. The bill would provide a process for an accounting of the trust, to be waived if the value of the trust assets does not exceed \$40,000, as specified. The bill would permit beneficiaries of the trust, a person designated by the trust, or certain nonprofit charitable organizations, upon reasonable request, to inspect the animal, the premises where the animal is maintained, or the books and records of the trust. The bill would except these trusts from the application of specified provisions generally regarding the termination of trusts.

Ch. 169 (SB 940) Yee Temporary services employees: wages.

Existing law requires that all wages be paid twice during each calendar month, that wages be paid immediately upon discharge, and that wages be paid within 72 hours if an employee quits, with certain exceptions.

This bill would provide that for employees of temporary services employers, as defined, wages shall be paid weekly, or daily if an employee is assigned to a client, as defined, on a day-to-day basis or to a client engaged in a trade dispute. This bill would not apply to employees who are assigned to a client for over 90 consecutive calendar days unless the employer pays the employee weekly in compliance with this bill.

Existing law imposes civil and criminal penalties on an employer who violates certain wage payment requirements.

This bill would apply these civil and criminal penalties to the wage payment requirements established by this bill. 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. 170 (SB 1107) Correa Mobilehome parks: disabled accommodations and caregivers.

The Mobilehome Residency Law governs residency in mobilehome parks and includes provisions that are applicable to those who have an ownership interest in a subdivision, cooperative, or condominium for mobilehomes, or a resident-owned mobilehome park, as specified. Among other things, these provisions set forth the rights of residents and homeowners regarding the use of the property.



This bill would require the management of a mobilehome park to permit a homeowner or resident to install accommodations for the disabled on the home or the site, lot, or space on which the mobilehome is located, under specified conditions. The bill would authorize the management to require that the accommodations installed be removed by the current homeowner at the time the home is removed from the park or pursuant to a written agreement prior to the completion of the resale of the home, as specified. The bill would specify that these provisions are not exclusive.

Existing law authorizes a homeowner who is 55 years of age or older and has a tenancy in a mobilehome park under a rental agreement to share his or her mobilehome with any person over 18 years of age if that person is providing live-in health care or live-in supportive care to the homeowner pursuant to a written treatment plan prepared by the homeowner's physician, and prohibits the management of the mobilehome park from charging a fee for that person. A similar provision applies if the homeowner has an ownership interest in a subdivision, cooperative, or condominium for mobilehomes, or a resident-owned mobilehome park in which the homeowner's mobilehome is located and a person provides live-in health care, live-in supportive care, or supervision to the homeowner. The person providing care or supervision does not have rights of tenancy in the mobilehome park.

This bill would expand those provisions to apply to any homeowner without regard to age.

Ch. 171 (SB 1216) Scott Insurance: long-term care.

Existing law generally regulates long-term care insurance policies.

This bill would provide that, as to accepted long-term care claims accepted on or after December 1, 2008, interest shall accrue and shall be payable to the claimant at the rate of 10% per annum on the amount of any accepted claim, beginning on the first calendar day after payment of the accepted claim is due, as specified.

Ch. 172 (SB 1258) Lowenthal Building standards: graywater.

The California Building Standards Law provides for the adoption of building standards by state agencies by requiring all state agencies that adopt or propose adoption of any building standard to submit the building standard to the California Building Standards Commission for approval and adoption.

Existing law requires the Department of Housing and Community Development to propose the adoption, amendment, or repeal of building standards to the commission relating to hotels, motels, lodging houses, apartment houses, and dwellings, and the buildings and structures accessory thereto, except as specified.

Existing law authorizes a city or county to make changes or modifications in the building standards proposed by the department and approved by the commission, to provide for local variances relating to local climatic, geological, or topographical conditions, upon making certain findings and filing those findings with the commission.

This bill would require the department, at the next triennial building standards rulemaking cycle that commences on or after January 1, 2009, to adopt and submit to the commission for approval building standards for the construction, installation, and alteration of graywater, as defined, systems for indoor and outdoor uses. The bill would terminate the authority of the Department of Water Resources to adopt graywater standards for residential buildings upon the approval by the commission of the standards submitted under the bill.

The bill would authorize a city, county, or other local agency to adopt, after a public hearing and enactment of an ordinance or resolution, building standards that prohibit entirely the use of graywater, or building standards that are more restrictive than the graywater building standards adopted by the department and published in the California Building Standards Code.

Ch. 173 (SB 1263) Ashburn 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, subject to specified exceptions, including an exception for passengers traveling solely on the feeder bus between Sacramento and Lake Tahoe and intermediate points if no private intercity bus company provides bus service on that route.

This bill, with respect to feeder bus service contracted by Amtrak, would add an additional exception to allow passengers to travel solely by bus between the community of Lebec in Kern County and the City of Santa Clarita if no private intercity bus company provides bus service on that route. The bill would authorize the department to amend its contract with Amtrak for that purpose.

Ch. 174 (SB 1264) Harman Wills and trusts: no contest clauses.

Existing law, in relation to wills, trusts, and other instruments, defines and regulates no contest clauses, which are provisions in otherwise valid instruments that, if enforced, penalize beneficiaries if the beneficiaries file a contest with the court. Existing law provides that a no contest clause in a will or a trust is generally enforceable and defines a “contest” and “direct contest” in this regard. Existing law provides that certain actions do not constitute a contest unless expressly identified in the no contest clause as a violation. Existing law exempts certain contests from the enforcement of the no contest clause under specified circumstances, including if there is reasonable cause to believe that instrument has been revoked. Existing law permits a beneficiary to apply to a court for a determination of whether a particular motion, petition, or other act by the beneficiary would be a contest within the terms of a no contest clause.

This bill, beginning January 1, 2010, would revise, recast, and clarify these provisions. The bill would limit the application of a no contest clause to specific contests. The bill would redefine “direct contest,” and would provide that a no contest clause may be enforced against a direct contest only when it is brought without probable cause, which the bill would define for these purposes. The bill would delete the provisions regarding the authority of a beneficiary to apply to a court for a determination regarding a no contest clause, as described above.

Ch. 175 (SB 1393) Scott Nursing programs.

(1) Existing law provides that a student of a registered nursing program at a campus of the California State University or California Community Colleges, who holds a baccalaureate degree from a regionally accredited institution, may not be required to complete general education requirements. Instead, the student may only be required to complete coursework that is necessary for licensing as a registered nurse.

This bill would specifically prohibit a campus of the California State University or California Community Colleges from requiring a student of a registered nursing program with a baccalaureate degree from a regionally accredited institution to complete any coursework other than that which is unique and exclusively required to earn a nursing degree from that institution.

(2) Existing law prohibits 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.

This bill would instead specify that a district is prohibited from either excluding an applicant on the basis that the applicant is not a district resident or has not completed prerequisite courses in that district, or from implementing policies, procedures, and systems, including, but not limited to, priority registration systems, that have the effect of excluding

an applicant or student who is not a resident of that district from a registered nursing program of that district.

Ch. 176 (SB 1399) Simitian Public resources: solar shading.

Existing law prohibits a person owning or in control of a property from allowing a tree or shrub to be placed or to grow on the property subsequent to the installation of a solar collector on the property of another if the tree or shrub casts a shadow of a specified size on the collector absorption area during specified times. A person who violates this prohibition and who fails to remove or alter the tree or shrub after receiving reasonable notice is guilty of an infraction for maintaining a public nuisance and subject to a criminal fine not to exceed \$1,000 for each violation. Existing law exempts trees and shrubs under specified conditions. Existing law authorizes a city, county, or city and county to adopt an ordinance exempting its jurisdiction from the above prohibition. Existing law defines "solar collector" for these purposes as a device or structure used primarily to transform solar energy into thermal, chemical, or electrical energy.

This bill would authorize the owner of property where the solar collector is to be installed to provide, prior to its installation, a written notice by certified mail containing specified information to owners of affected property. The bill would, further, exempt trees and shrubs planted prior to the time of the installation of a solar collector, trees and shrubs that are subject to a local ordinance, or the replacement of trees or shrubs that have been growing before the installation of a solar collector and that are subsequently removed for the protection of public health, safety, or the environment. The bill would redefine "solar collector" to be the above described device or structure on the roof of a building, except it would include the device or structure installed on the ground if it cannot be installed on the roof of the building due to specified conditions, and would exclude a device or structure that is designed and intended to offset more than the building's electricity demand. The bill would repeal the public nuisance violation of the above requirement, and would provide that a tree or shrub maintained in violation of the above requirement is instead a private nuisance if the person who maintains or permits the maintenance of the tree or shrub receives a written notice from the owner of the affected solar collector requesting compliance. The bill would provide that a local ordinance specifying the requirements for tree preservation or solar shade control would govern within the jurisdiction that adopted the ordinance. The bill would also make technical nonsubstantive changes.

Ch. 177 (SB 1409) Ackerman Corporations: annual reports.

Existing law, the General Corporation Law, requires corporate boards to send a specified annual report to shareholders, consisting of, but not limited to, a balance sheet, an income statement, and a statement of cashflows accompanied by any report by independent accountants. Existing law, except as otherwise specified, requires that this report be sent to shareholders at least 15 days prior to the annual meeting of shareholders.

This bill would specify that these requirements shall be considered satisfied if a corporation with an outstanding class of securities registered under specified provisions of federal law complies with certain federal regulations relating to the Internet availability of an annual report.

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

Ch. 178 (SB 1435) Ducheny Marinas and harbors: funding.

Existing law authorizes the Department of Boating and Waterways to make loans to private marina owners for construction costs, not including planning, design, and other similar expenses, to develop a recreational marina.

This bill would instead allow loan funds also to be utilized for collateral appraisals, permit fees, planning, engineering, and design expenses directly related to developing a recreational marina.

Ch. 179 (SB 1498) Committee on Judiciary Maintenance of the codes.

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

This bill would make nonsubstantive changes in various provisions of law to effectuate the recommendations made by the Legislative Counsel to the Legislature.

Ch. 180 (SB 1530) Hollingsworth Office of the Governor: succession.

Existing law lists, in order, the state officers that succeed to the office of the Governor under certain circumstances.

This bill would add the Superintendent of Public Instruction, the Insurance Commissioner, and the Chair of the Board of Equalization to those lists.

Ch. 181 (SB 1612) Kuehl Guardian ad litem.

Existing law permits a court in which an action or proceeding is prosecuted to appoint a guardian ad litem to represent a minor, incompetent person, or person for whom a conservator has been appointed, even if the person may have a guardian or conservator of the estate and may have appeared by means of the guardian or conservator of the estate. Existing law permits a minor 12 years of age or older to appear in court without a guardian, counsel or guardian ad litem for specified purposes. Existing law establishes a procedure for the determination of a father and child relationship and permits a natural mother to be made a party and given notice of the action.

This bill would permit a minor child who is the parent of a child who is the subject of certain proceedings, including those involving child dependency, parentage, and guardianship, to appear in court without a guardian ad litem. The bill would require a court to appoint a guardian ad litem in these circumstances if the court finds that the minor parent is unable to understand the nature of the proceedings or to assist counsel in preparing the case.

Ch. 182 (SB 1615) Florez Attorney General: designations.

Existing law provides that any officer whose office is created by the California Constitution and who is made a member of a state board, commission, or committee, or of the governing body of any state agency or authority may designate a deputy of his or her office holding a specified position to act as the member in the constitutional officer's place and stead to all intents and purposes as though the constitutional officer were personally present. Existing law expressly provides the circumstances under which the Lieutenant Governor, Attorney General, and Superintendent of Public Instruction may designate a deputy of his or her office for that purpose.

This bill would expressly provide that the Attorney General may designate any employee in his or her office to act as a deputy for those purposes.

Ch. 183 (SB 1621) Ashburn Nursing education.

(1) 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, or a graduate of, an institution of postsecondary education or who has earned a baccalaureate or graduate level degree, and who meets the other requirements of the program, is eligible to receive a conditional loan assumption agreement, to be redeemed upon becoming employed as a full-time nursing faculty member at a California college or university.

This bill would specify that an otherwise qualified person who has obtained a baccalaureate or graduate degree from an institution of postsecondary education is eligible to receive a conditional loan assumption agreement. The bill would limit participation in the SNAPLE program to those who, at a minimum, possess a baccalaureate degree in nursing or a field related to nursing. The bill would prohibit a person who is currently teaching

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

nursing at a regionally accredited California college or university from entering into an agreement for loan assumption.

(2) Existing law requires the commission to award loan assumption agreements to undergraduate and graduate students with demonstrated academic ability and financial need, as specified. Existing law requires that, unless an exception applies, program participants agree to teach nursing at a college or university within 12 months after obtaining an academic degree.

The bill would delete provisions of law relating to the award of loan assumption agreements to undergraduate students. The bill would make conforming changes to existing law. The bill would require a participant possessing a baccalaureate or graduate degree at the time of application to agree to teach nursing on a full-time or part-time basis commencing not more than 12 months after receiving a loan assumption award.

(3) Existing law requires a program participant pursuing a baccalaureate or graduate degree to be enrolled on at least a half-time basis each academic term and to agree to maintain satisfactory academic progress.

This bill would, unless certain exceptions apply, invalidate the loan assumption agreement if a participant fails to maintain half-time enrollment. The bill would provide that a participant who fails to maintain half-time enrollment receive a deferral of the resumption of the full liability for the loan or an extension of the loan assumption agreement for a period not to exceed one calendar year, unless approved by the commission for a longer period, under specified circumstances.

(4) Existing law extends the term of a loan assumption agreement if a program participant fails to complete one of the 3 years of teaching service on a full-time basis, or the equivalent on a part-time basis, due to specified circumstances.

This bill would, in addition, extend the term of a loan assumption agreement if a program participant fails to complete one of the 3 years of teaching service due to being called to military active duty status.

(5) Existing law requires the commission to develop and adopt a rule or regulation no later than 6 months after the operative date of a statute that adds a provision of law to the SNAPLE program.

This bill would extend this period to 12 months after the operative date of the statute that amends the program.

Ch. 184 (AB 259) Adams Crimes: sale or distribution of *Salvia divinorum*.

Under existing law, the sale or distribution of specified intoxicating substances is a crime, punishable by imprisonment or a fine.

This bill would make the sale or distribution of *Salvia divinorum* or *Salvinorin A*, or any substance or material containing *Salvia divinorum* or *Salvinorin A*, to any person under 18 years of age a misdemeanor, punishable by imprisonment in a county jail for not more than 6 months, by a fine of no more than \$1,000, or both.

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. 185 (AB 387) Duvall Design-build: transit contracts.

Existing law authorizes, until January 1, 2011, transit operators to enter into a design-build contract, as defined, according to specified procedures. Existing law requires a transit operator to select a design-build entity based on either the lowest responsible bidder or best value for nonrail transit projects that exceed \$2,500,000.

This bill would provide that there would be no cost threshold for the acquisition and installation of technology applications or surveillance equipment designed to enhance safety, disaster preparedness, and homeland security efforts, and would allow those projects to be awarded based on either the lowest responsible bidder or best value.

**Ch. 186 (AB 415) Karnette Public school employees: merit system.**

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 other specified methods. Existing law requires that if a vacancy is filled from applicants on an eligibility list, the appointment is to be made from the eligible candidates having the first 3 ranks on the list. Existing law, until January 1, 2012, in a school district with a pupil population over 400,000, authorizes 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 is required to be made from among the highest 3 ranks of applicants on the list who meet the special requirements. Existing law makes these provisions apply only to specified classifications of positions.

This bill in addition would make these provisions apply to classifications that have been designated as management.

**Ch. 187 (AB 518) 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, 2009, excludes threading, as defined, from the practice of barbering and cosmetology.

This bill would delete the July 1, 2009, inoperative date for that provision, thereby excluding threading, as defined, from the practice of barbering and cosmetology indefinitely.

**Ch. 188 (AB 1150) Lieu Health care coverage: underwriting practices.**

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 by the Department of Managed Health Care. Existing law also provides for the regulation of health insurers by the Insurance Commissioner. Under existing law, persons retained by a health care service plan or a disability insurer to review claims for health care services may not be compensated based either on a percentage of the amount by which a claim for payment is reduced or on the number of claims or the cost of services for which the person has denied authorization or payment.

This bill would prohibit the compensation of a person or entity employed by, or contracted with, a health care service plan or disability insurer from being based on, or related to, the number of health care service plan or health insurance contracts, policies, or certificates that the person has caused or recommended to be rescinded, canceled, or limited, or the resulting cost savings to the plan or insurer. The bill would also prohibit a plan or insurer from setting performance goals or quotas, or providing compensation to any person or entity employed by or contracted with the plan or insurer, based on the number of persons whose health coverage is rescinded or any financial savings to the plan or insurer associated with rescission of coverage. Because this bill would create a new prohibition applicable to health care service plans, the willful 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. 189 (AB 1913) Fuller Cotton.**

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

Existing law establishes within state government the San Joaquin Valley Cotton Board, which is composed of 10 cotton growers, 6 cotton industry members operating in the San Joaquin Valley, and one public member.

This bill would change the composition of that board to 7 cotton growers, 3 cotton industry members, and one public member, as specified, and would make other changes related to the board's duties.

Existing law relating to the San Joaquin Valley Cotton Board defines terms governing those provisions.

This bill would define "cotton growers" or "growers" to mean any person in the district who produces or causes to be produced cotton for market. The bill would also define "handlers of whole cottonseed" as any person or organization that is engaged in the business of buying, selling, or processing whole cottonseed.

Existing law makes it unlawful for a person in the San Joaquin Valley Quality Cotton District to plant, possess for planting, pick, harvest, gin, or delint any cotton, except as specified.

This bill would exempt from that restriction certain provisions related to the growing of nonapproved varieties of cotton.

The bill would also revise the legislative findings governing those provisions and would make other related and technical changes.

#### Ch. 190 (AB 1923) Anderson Local correctional facilities: contraband.

Existing law generally regulates the conditions of incarceration for prisoners in a local correctional facility, and specifically prohibits the unauthorized possession of a wireless communication device or the possession of tobacco products by inmates, as defined.

This bill would prohibit any unauthorized person housed in a local correctional facility from possessing a handcuff key, as defined. A violation of that provision would be a misdemeanor. Because the bill would create a new 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. 191 (AB 1936) Emmerson Public Employees' Retirement System: nonprofit mutual water companies.

The Public Employees' Retirement Law permits various public agencies, as defined, to enter into contracts to participate in the Public Employees' Retirement System, upon obtaining a specified advisory opinion from the United States Department of Labor. Member contributions are deposited in the Public Employees' Retirement Fund, a continuously appropriated fund.

This bill would permit a nonprofit mutual water company that operates pursuant to specified provisions of law and that meets certain requirements to enter into a contract to participate in this system upon obtaining that advisory opinion. By increasing member contributions to the Public Employees' Retirement Fund, this bill would make an appropriation.

#### Ch. 192 (AB 1998) Silva Political Reform Act of 1974: local agency formation commissions.

Existing law provides for the existence, in each county, of a local agency formation commission (LAFCO), an administrative body vested with the authority and responsibility to control the process of municipal expansion by overseeing local agency boundary changes, including the incorporation, annexation, and reorganization of cities and special districts. The LAFCO for each county reviews and approves or disapproves proposed local

government changes of organization; and, under specified circumstances, the determinations of the LAFCO are subject to voter approval through the circulation of a signature petition and a subsequent ballot measure.

Existing law further provides, through the Political Reform Act of 1974, for the comprehensive regulation of campaign financing, including the filing of campaign statements that report contributions and expenditures by committees formed to support or oppose ballot measures.

This bill would impose on a committee formed to support or oppose a LAFCO proposal, as defined, requirements regarding the filing of campaign statements. The bill would require the committee to file monthly campaign statements from the time circulation of a petition begins until a measure is placed on the ballot or the committee is terminated. After a LAFCO proposal measure is placed on the ballot, the bill would require a committee formed to support or oppose the proposal to file those campaign statements required of other committees formed to support or oppose ballot measures under the Political Reform Act of 1974.

Existing law makes a willful violation of the Political Reform Act of 1974 a misdemeanor and subjects offenders to criminal penalties.

This bill would impose a state-mandated local program by creating additional 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.

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. 193 (AB 2091) Fuentes Workers' compensation: annual study: access to pharmacy services.

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 the administrative director to contract with an independent consulting firm, as specified, to perform an annual study of access to medical treatment by injured workers, and make recommendations to ensure continued access to that treatment.

This bill would additionally require that the study analyze and make recommendations regarding continued access to prescription drugs and pharmacy services by injured workers.

Ch. 194 (AB 2098) Krekorian Animals: nonambulatory: cruelty.

Existing law prohibits a nonfederally inspected slaughterhouse, stockyard, or auction from buying, selling, or receiving nonambulatory animals, as defined.

This bill would instead prohibit a slaughterhouse, stockyard, auction, market agency, or dealer from buying, selling, or receiving a nonambulatory animal. It would also prohibit a slaughterhouse from processing, butchering, or selling meat or products of nonambulatory animals for human consumption.

Existing law also prohibits a slaughterhouse, stockyard, auction, market agency, or dealer from holding a nonambulatory animal without taking immediate action to humanely euthanize the animal or remove the animal from the premises. Existing law makes a violation of those provisions a misdemeanor.

This bill would revise and recast those provisions. It would prohibit a slaughterhouse from holding a nonambulatory animal without taking immediate action to humanely euthanize the animal. It would also require a stockyard, auction, market agency, or dealer, holding a nonambulatory animal, to take immediate action to either humanely euthanize the animal or



provide immediate veterinary treatment. This bill would also prohibit a person from selling, consigning, or shipping a nonambulatory animal, or receiving such an animal for transport or delivery, to a slaughterhouse, stockyard, auction, market agency, or dealer. The bill would make these crimes punishable by imprisonment in a county jail for a period not to exceed one year, by a \$20,000 fine, or by both that fine and imprisonment, as specified. By changing the scope of 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. 195 (AB 2232) De La Torre Telephone corporations: state video franchiseholders: video providers: employee background checks.

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 (state video franchiseholder), administered by the Public Utilities Commission. The act includes findings and declarations of the Legislature with respect to certain matters, including that the Legislature intends that collective bargaining agreements be respected.

Existing law requires background checks be conducted for applicants for employment by a telephone corporation only when those applicants will have direct contact with, or access to, the telephone corporation's network, central office, or subscriber premises. Existing law requires an equivalent background check be conducted for persons hired under a personal services contract, or hired by independent contractors or vendors of a telephone corporation, only when those hires have direct contact with, or access to, the telephone corporations's network, central office, or subscriber premises. Existing law provides that these background check provisions apply only to applicants for employment who apply for employment on and after January 1, 2003, and to contracts entered into on or after January 1, 2003.

The existing Video Customer Service Act requires a video provider, as defined, to establish customer service standards.

This bill would prohibit any individual from entering upon the premises of a customer on behalf of a telephone corporation, state video franchiseholder, or video provider unless he or she has had a background check. The bill would require background checks be conducted for applicants for employment by a telephone corporation, state video franchiseholder, or video provider if those applicants have direct contact with, or access to, the company's network or central office. The bill would require an equivalent background check be conducted for persons hired under a personal services contract, or hired by independent contractors or vendors of a telephone corporation, state video franchiseholder, or video provider when those hires have direct contact with, or access to, the company's network or central office. This bill would make these background check provisions apply only to applicants for employment who apply for employment on and after January 1, 2009, and to contracts entered into on or after January 1, 2009.

This bill would state the intent of the Legislature that the well-being of employees of video service providers be promoted.

Ch. 196 (AB 2484) Caballero Local government: special districts.

(1) Existing law, the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 defines "change of organization" to mean, among other things, a district formation, a consolidation of cities or special districts, or a merger or establishment of a subsidiary district.

This bill would include within the definition of "change of organization" a proposal for the exercise of new or different functions or classes of services, or the divestiture of the power

to provide particular functions or classes of services, within all or part of the jurisdictional boundaries of a special district.

(2) Existing law authorizes a proposal for a change of organization or a reorganization to be made by the adoption of a resolution of application by the legislative body of an affected local agency.

This bill would require a change of organization proposal that involves the exercise of new or different functions or classes of services, or the divestiture of the power to provide particular functions or classes of services, within all or part of the jurisdictional boundaries of a special district to be initiated only by the legislative body of that special district.

(3) Existing law requires, in addition to the proposal for a change of organization or reorganization, that the legislative body of a special district submit a plan for services, including, among other things, a plan for financing the establishment of the new or different function or class of services within the special district's jurisdictional boundaries.

This bill would also require the legislative body of a special district to include in the plan a written summary of whether the new or different function or class of services, or divestiture of the power to provide particular functions or classes of services within all or part of the jurisdictional boundaries of a special district, will involve the activation or divestiture of the power to provide a particular service or services, service function or functions, or class of service or services.

(4) Existing law requires a local agency formation commission to review and approve or disapprove proposals for the establishment of new or different functions or class of services within the jurisdictional boundaries of a special district, as specified.

This bill would also require the commission to review and approve or disapprove proposals for the divestiture of the power to provide particular functions or class of services, within all or part of the jurisdictional boundaries of a special district, and would prohibit the approval of proposals where the commission has determined that the special district will not have sufficient revenues to carry out the proposed new or different functions or class of services, except as specified.

(5) Existing law requires a local agency formation commission to take specified actions with regard to written protests against a proposal for a change of organization or reorganization that consists solely of annexations, detachments, or formation of a county services area in the case of registered voter districts or cities, and where the proposal for a change of organization consists solely of annexations or detachments in the case of landowner-voter districts, as specified.

This bill would require the commission to take the same actions with regard to written protests against a proposal for the exercise of new or different functions or class of services, or the divestiture of the power to provide particular functions or class of services, within all or part of the jurisdictional boundaries of a special district, in both a registered voter district or city, or a landowner-voter district.

(6) This bill would incorporate additional changes in Section 56654 of the Government Code, proposed by AB 3047, to be operative only if AB 3047 and this bill are both chaptered and become effective January 1, 2009, and this bill is chaptered last.

(7) This bill would incorporate additional changes in Section 57075 of the Government Code, proposed by SB 1458, to be operative only if SB 1458 and this bill are both chaptered and become effective January 1, 2009, and this bill is chaptered last.

#### Ch. 197 (AB 2673) Feuer County employees' retirement: death benefits.

Existing law provides that registered domestic partners shall have the same rights, protections, and benefits, and shall be subject to the same responsibilities, obligations, and duties under law, as are granted to and imposed upon spouses.

The County Employees Retirement Law of 1937 provides that any death benefits, optional retirement allowances, or survivor's allowances accorded to a spouse may be accorded to a domestic partner.

This bill would make the above provision of the County Employees Retirement Law of 1937 inapplicable to any member whose death occurs on or after January 1, 2009.

Ch. 198 (AB 2758) Krekorian Voting systems.

Existing law requires an exact copy of the source code for all ballot tally software programs certified by the Secretary of State, including all changes or modifications and new or amended versions, to be placed in an approved escrow facility prior to its use. Existing law prohibits the use of a voting system for an election unless an exact copy of the ballot tally software program source codes is placed in escrow. The Secretary of State has reasonable access to the materials placed in escrow, under specified circumstances. The Secretary of State may seek injunctive relief requiring the elections officials, or any vendor or manufacturer of a voting machine, voting system, or vote tabulating device, to comply with these provisions and related regulations.

This bill would require, no later than 10 business days after the Secretary of State approves the use of a new or updated voting system, that the vendor of the voting system cause an exact copy of the approved source code for each component of the voting system, including complete build and configuration instructions and related documents for compiling the source code into object code, to be directly transferred and deposited into an approved escrow facility. The Secretary of State is also required to adopt regulations regarding the definition of source code components of a voting system, and requirements for the vendor to include specified build and configuration instructions and documents in the material deposited in escrow.

Ch. 199 (AB 2963) Gaines Neighborhood electric vehicles.

Existing law authorizes, until January 1, 2009, the Cities of Lincoln and Rocklin in Placer County to establish a neighborhood electric vehicle (NEV) transportation plan that enables these low-speed vehicles to travel, among other things, on or along various roadways. A person operating a NEV in the plan area in violation of permit and safety rules adopted as part of the plan is guilty of an infraction. If a NEV transportation plan is implemented, the cities are required to submit a report to the Legislature by January 1, 2008, evaluating the effectiveness of the NEV plan and containing a recommendation for either terminating, continuing, or expanding these provisions.

This bill would extend the January 1, 2009, termination date applicable to these NEV provisions to January 1, 2012. Because the bill would change the definition of a crime in that regard, it would impose a state-mandated local program. The bill would extend the time for the City of Rocklin to submit a report to the Legislature from January 1, 2008, to January 1, 2009, relative to its implementation of these provisions. The bill would declare that the City of Lincoln has complied with these provisions and is thereby authorized to proceed with the implementation of its NEV transportation plan. The bill would require both cities, to the extent they implement a NEV transportation plan, to report to the Legislature by January 1, 2011, relative to whether the NEV transportation provisions should be terminated, continued, or expanded statewide.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 200 (AB 3026) Saldana Elections: voting systems.

(1) Existing law authorizes an elections official to establish one or more multiple centers to count ballots from designated precincts and to transmit the results via telephone, facsimile, or modem. Existing law requires the list of designated precincts for each multiple counting center to be available for public inspection no later than 15 days before the election.

This bill would instead authorize an elections official to establish one or more centers to count ballots from designated precincts and to transmit the results via voice telephone connection or facsimile transmission. The bill would also delete references to multiple counting centers in this provision.

(2) Existing law specifies the requirements for approval of voting systems and inspection of approved voting systems. Existing law also prohibits the Secretary of State from approving any voting system, including a direct recording electronic voting system, unless the paper used for its voter verified paper audit trail is of sufficient quality that it maintains its integrity and readability throughout the required retention period.

This bill would additionally prohibit the use of a voting system that connects to the Internet at any time, that electronically receives or transmits election data through an exterior communication network, including a public telephone system, when the communication originates from or terminates at a polling place, satellite location, or counting center, or that receives or transmits wireless communications or wireless data transfers.

(3) Existing law prohibits the Secretary of State from approving a direct recording electronic voting system unless the system meets specified requirements, including receiving federal qualification and a voter verified paper audit trail. Existing law also prohibits a direct recording electronic voting system from being connected to the Internet at any time, receiving or transmitting official election results through an exterior communication network, or receiving or transmitting wireless communications or wireless data transfers.

This bill would delete the above prohibitions related to a direct recording electronic voting system being connected to the Internet at any time, receiving or transmitting official election results through an exterior communication network, or receiving or transmitting wireless communications or wireless data transfers.

Ch. 201 (AB 3035) Huffman Property taxation: exemptions: supplemental assessment.

Existing law exempts from property taxation specified types of property or property owned by specified taxpayers. Existing law specifies that a property tax exemption applies to a supplemental assessment if the person claiming the exemption meets the qualifications for the exemption, as specified, no later than 90 days after the date the new construction or change in ownership occurred.

This bill would extend the time that a qualified organization, as defined, is required to meet the qualifications for the exemption from 90 days to 180 days.

Ch. 202 (SB 392) Ducheny County employees' retirement: cost-of-living adjustments.

The County Employees Retirement Law of 1937 authorizes specified cost-of-living increases to be applied to allowances paid to or on account of members of county and district retirement systems. Existing law, applicable to Sonoma County, permits the board of retirement of the retirement system in Sonoma County, if approved by the county board of supervisors, to provide cost-of-living adjustments, on a prefunded basis, to certain of the monthly allowances paid by the system to or on account of members of the system, as specified.

This bill would extend the provisions described above to Imperial County.

Ch. 203 (SB 1101) Cedillo Personal income taxes: contributions: Emergency Food for Families Fund.

The Personal Income Tax Law allows taxpayers, until January 1, 2009, to designate on their tax returns that a specified amount in excess of their tax liability be contributed to the Emergency Food Assistance Program Fund.

This bill would change the name of the designation to the "Emergency Food for Families Fund," and would extend the operation of those provisions until January 1, 2014.

Ch. 204 (SB 1272) Cox California Health Facility Construction Loan Insurance Law.

Existing law, the California Health Facility Construction Loan Insurance Law, provides an insurance program administered by the Office of Statewide Health Planning and Development for health facility construction, improvement, and expansion loans made to a political subdivision or nonprofit corporation, as defined. Loans made pursuant to the program in the amount of \$5,000,000 or less may be insured up to 95% of the total construction cost. Otherwise, the loan is required to have a principal obligation not in excess of an amount equal to 90% of the total construction cost.

This bill would instead, provide that loans made in the amount of \$10,000,000 or less may be insured up to 95% of the total construction cost.

Ch. 205 (SB 1464) Maldonado State agencies: Resources Agency.

Existing law establishes the Resources Agency in state government and sets forth the entities that are within that agency.

This bill would rename the Resources Agency the Natural Resources Agency, would revise the provision identifying the entities within the agency to reflect its current composition, and would make related changes. The bill would prohibit any supplies, forms, insignias, signs, or logos from being destroyed or changed as a result of the name change and would require their continued use until exhausted or unserviceable.

Ch. 206 (SB 1770) Padilla Anti-reproductive-rights crime.

Existing law requires the Attorney General to assume specified duties relating to planning, information gathering, and analysis with respect to anti-reproductive-rights crimes, as defined, including consultation with specified subject matter experts. Existing law also requires the convening of an advisory committee that is responsible for evaluating the effectiveness of existing law and that must submit a report to the Legislature on the evaluation. Existing law requires the Commission on Peace Officer Standards and Training to develop an optional course of training for law enforcement agencies regarding anti-reproductive-rights crimes, as specified. Existing law provides for the repeal of these provisions as of January 1, 2009.

This bill would extend the date of repeal to January 1, 2014. This bill would delete the requirement that the Attorney General analyze and report on the information relating to anti-reproductive-rights crimes and instead would require the Attorney General to collect and annually publish the information on its Internet Web site. This bill would require the advisory committee to submit a 2nd report to the Legislature, as specified. This bill would also require the commission to prepare guidelines establishing standard procedures that may be followed by law enforcement agencies in the investigation and reporting of cases involving anti-reproductive-rights crimes. This bill would require the commission distribute, as necessary, training bulletins, via the Internet, to law enforcement agencies that participate in the anti-reproductive-rights training already offered by the commission.

Because the bill would impose additional duties on local law enforcement 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, 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. 207 (AB 97) Mendoza Food facilities: trans fats.

Existing law, the California Retail Food Code, provides for the regulation of health and sanitation standards for retail food facilities by the State Department of Public Health. Under

existing law, local health agencies are primarily responsible for enforcing this code. A violation of this code is a misdemeanor.

This bill would require every food facility, except a public school cafeteria, to maintain on the premises the label required for any food or food additive that is, or includes, any fat, oil, or shortening, for as long as this food or food additive is stored, distributed, or served by, or used in the preparation of food within, the food facility.

This bill would also, commencing January 1, 2010, prohibit oil, shortening, or margarine containing specified trans fats for specified purposes, from being stored, distributed, or served by, or used in the preparation of any food within, a food facility. It would also, commencing January 1, 2011, prohibit any food containing artificial trans fat, from being stored, distributed, or served by, or used in the preparation of any food within, a food facility. The bill would exempt from these prohibitions, specified public school cafeterias and food sold or served in a manufacturer's original, sealed package.

By creating a new crime and adding to 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 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. 208 (AB 1767) Ma Civil compromise: vandalism.

Existing law establishes a procedure for the civil compromise of misdemeanor offenses, whereby a person injured by an act constituting a misdemeanor has a remedy through a civil action, and the criminal proceeding may be stayed by the court and the defendant discharged if the victim acknowledges receiving satisfactory compensation for the injury.

This bill would authorize the City and County of San Francisco, as a pilot program, to require a person who has committed an act of vandalism by graffiti to complete a minimum of 24 hours of community service if the person engages in a civil compromise, as specified. The above provision would remain in operation until January 1, 2012.

#### Ch. 209 (AB 2609) Davis Vandalism: penalties: community service.

Existing law, amended by Proposition 21, an initiative measure enacted by voters at the March 7, 2000, statewide primary election, and requiring a  $\frac{2}{3}$  vote of the Legislature to amend, makes a person who maliciously commits specified destructive acts with respect to another's property guilty of vandalism. Existing law grants the court the authority to order a defendant who is convicted of violating this provision, or to order the defendant and his or her parents, if the defendant is a minor, to clean up, repair, or replace the damaged property or keep the damaged property or another specified property in the community free of graffiti for up to one year.

This bill would, in addition, require a court, when appropriate and feasible, to impose the above cleanup penalties for any defendant who was convicted of violating those vandalism provisions, as specified. By increasing the penalties for a crime, the bill would impose a state-mandated local program.

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

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

#### Ch. 210 (AB 439) Ma Inmates: funds.

Existing law requires the Secretary of the Department of Corrections and Rehabilitation to deposit any inmate funds in his or her possession in trust with the Treasurer. However, upon written authorization by an inmate, and subject to the approval of the Department of Finance, the secretary may deposit those funds in interest-bearing accounts or invest or reinvest the funds in any of specified securities and for the purposes of deposit or investment may only mingle the funds of any inmate with the funds of other inmates.

This bill would delete the above requirement that an inmate give specific authorization for, and that the Department of Finance give approval for, any deposit, investment, or reinvestment of those funds. The bill would also require the secretary to deposit those funds in interest-bearing accounts or invest or reinvest the funds in any of specified securities.

Existing law also requires the Secretary of the Department of Corrections and Rehabilitation to deposit the interest or increment accruing on those funds in the Inmate Welfare Fund and to deposit the interest or increment accruing on the funds of a parolee in his or her account.

This bill would delete the above provisions. The bill would instead specify that any interest or increment accruing on those funds, less expenses incurred in the investment, would be deposited in individual inmate or parolee trust accounts on a proportional basis depending on the amount of funds each individual inmate or parolee account has on deposit. The bill would also make technical, nonsubstantive changes to those provisions.

Ch. 211 (AB 1479) Mendoza State bodies: governance.

(1) Existing law establishes in state government the California Health Facilities Financing Authority, the California Debt Limit Allocation Committee, the Pooled Money Investment Board, the California Educational Facilities Authority, California School Finance Authority, the California Pollution Control Financing Authority, the California Alternative Energy and Advanced Transportation Financing Authority, and the California Tax Credit Allocation Committee, with specified members, duties, and authority. Under existing law, certain of these entities are authorized to delegate to their executive director the authority to enter into contracts on behalf of the entity.

This bill would authorize certain of these entities, to delegate to an official or employee of the entity any powers and duties deemed proper, including entering into contracts on behalf of the entity. With respect to each specified entity of which the Director of Finance is a member, this bill would authorize the director to designate a deputy or other official to represent and act for the director at all meetings of that entity.

(2) Existing law establishes in state government the California Debt Limit Allocation Committee with duties that include annually determining a state ceiling on the aggregate amount of private activity bonds that can be issued and allocating that amount among state and local agencies. Existing law, the Administrative Procedure Act, sets forth procedures a state agency is required to follow when adopting, amending, or repealing any regulation, including providing public notice and time for public comment, with exceptions for emergency regulations in the case of a situation that calls for immediate action to avoid serious harm to the public peace, health, safety, or general welfare.

This bill would authorize the committee to adopt, amend, or repeal any regulation within its authority under the procedures for emergency regulations and would declare that the adoption, amendment, or repeal of any regulation by the committee is conclusively presumed to be necessary for the immediate preservation of the public peace, health, safety, or general welfare.

Ch. 212 (AB 1626) Mullin County employees' retirement: conformance with federal law.

The County Employees' Retirement Act of 1937 prescribes the rights, benefits, and duties of members of the retirement systems established pursuant to its provisions. Existing federal law regulates the provision of pension benefits and a retirement system providing pension

benefits must meet prescribed requirements to maintain its tax qualified status. Federal law requires, in this regard, that a defined benefit plan prohibit the application of forfeitures to increase the benefits any employee would otherwise receive under the plan. Federal law also establishes requirements for the distribution of benefits by a pension trust, including the timing of those benefits and their form, and requirements for the transfer of eligible rollover distributions.

This bill would specify that a retirement system established pursuant to the County Employees Retirement Act of 1937 shall act in accordance with the requirements of federal law described above.

**Ch. 213 (AB 1820) Galgiani Counties: homicide trials: reimbursement.**

Existing law authorizes a county that is responsible for the cost of a trial or trials or any hearing of a person for the offense of homicide to apply to the Controller for reimbursement of a portion of the costs incurred by the county in excess of the amount of money derived by the county from a tax of 0.0125 of 1% of the full value of property assessed for purposes of taxation within the county.

This bill would limit this authorization to a county that is responsible for the cost of a trial or trials or any hearing of a person for the offense of homicide that was committed on or after January 1, 2005. This bill would authorize a county to receive reimbursement for homicide trials for crimes committed prior to January 1, 2005, at the rate specified at the time the crime was committed. The bill would also revise the definition of "costs incurred by the county" to mean, among other things, court-appointed expert witness fees and expenses, and would provide that reimbursement funds appropriated pursuant to these provisions are available for 3 fiscal years from the date of the appropriation, after which time the funds revert back to the General Fund.

**Ch. 214 (AB 1826) Beall Seized property: fees.**

Existing law authorizes the seizure of property in connection with certain controlled substance offenses, and provides a procedure for persons claiming an interest in the seized property to seek return of the property. Existing law provides that no filing fee be charged where the subject property is valued at \$5,000 or less.

This bill would authorize imposition of a \$320 filing fee, as specified, in those claim cases where the subject property is valued at more than \$5,000.

**Ch. 215 (AB 1877) Adams Child custody evaluations: confidentiality.**

Existing law provides that in any contested proceeding involving child custody or visitation rights, the court may appoint a child custody evaluator to conduct a child custody evaluation in cases where the court determines it is in the best interests of the child. If directed by the court, the court-appointed child custody evaluator shall file a written confidential report on his or her evaluation, which report shall not be made available other than as specified. In addition, any information obtained from access to a juvenile court case file is confidential and shall only be disseminated as specified.

This bill would authorize the court, commencing January 1, 2010, to impose a monetary sanction for the unwarranted disclosure of a written confidential report, as specified. The bill would require that the Judicial Council, by January 1, 2010, adopt a form that informs the report recipient of the confidentiality of the report and the potential consequences for the unwarranted disclosure of the report; and adopt a rule to require that, when a court-ordered child custody evaluation report is served on the parties, the form shall be included with the report.

**Ch. 216 (AB 1924) Jeffries Charitable bingo: overhead.**

The California Constitution allows the Legislature, by statute, to authorize cities and counties to provide for bingo games for charitable purposes. Existing law requires that the proceeds of bingo games be used only for charitable purposes, with certain exceptions,

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



including an exception providing that no more than 20% of the proceeds before the deduction for prizes, or \$2,000 per month, whichever is less, may be used for the rental of property and for overhead.

This bill, with respect to bingo games conducted by the Lake Elsinore Elks Lodge only, would increase the amount of bingo proceeds that may be used for rental and overhead, as described above, to 20% of the proceeds before the deduction for prizes, or \$3,000 per month, whichever is less, and would require that the amount of proceeds otherwise permitted, as specified, be used only for the purpose of financing the rebuilding of the facility and replacing equipment that was destroyed by fire in 2007. The bill would provide that these provisions are to remain in effect only until the cost of rebuilding the facility is repaid, or January 1, 2019, whichever occurs first.

Ch. 217 (AB 1931) Silva Peace officer powers: illegal dumping enforcement officers.

Existing law grants certain persons who are not peace officers the power of arrest, after successfully completing a course in the exercise of these powers. Existing law further grants the above powers to illegal dumping enforcement officers, in specified circumstances, and defines "illegal dumping enforcement officer" as a person regularly employed by a city, county, or city and county, whose duties include illegal dumping enforcement and is designated by local ordinance as a public officer.

This bill would revise the above definition to include a person employed full-time, part-time, not regularly employed, or as a volunteer after completing training prescribed by law, by one of those entities. In addition, only those illegal dumping enforcement officers who are regularly employed would have access to summary criminal history information.

Ch. 218 (AB 1949) Evans Court operations.

(1) Existing law requires the court to grant a motion for preference by a party to a civil action if it makes specified findings. Under existing law, unless the court otherwise orders, notice of a motion for preference shall be served with the memorandum to set or the at-issue memorandum by the party serving the memorandum, or 10 days after that service by any other party, or thereafter during the pendency of the action upon the application of a party who reaches 70 years of age.

This bill would provide that unless the court otherwise orders, a party may file and serve a motion for preference supported by a declaration of the moving party that all essential parties have been served with process or have appeared. In addition, this bill would provide that unless the court otherwise orders, at any time during the pendency of the action, a party who reaches 70 years of age may file and serve a motion for preference. This bill would also delete obsolete references and make other conforming changes.

(2) Under existing law, neither the state nor any county, city, district, or other political subdivision, nor any public officer or body, acting in his or her official capacity on behalf of the state, or any county, city, district or other political subdivision, shall pay or deposit any fee for the filing of any document or paper, for the performance of any official service, or for the filing of any stipulation or agreement which may constitute an appearance in any court by any other party to the stipulation or agreement, except as specified.

This bill would provide that this provision does not apply to civil jury fees or civil jury deposits.

(3) Under existing law, no rule adopted by a superior court shall take effect until January 1 or July 1, whichever comes first, following the 30th day after it has been filed with the Judicial Council and the clerk of the court and made available for public examination.

This bill would provide instead that no rule adopted by a superior court shall take effect until January 1 or July 1, whichever comes first, following the 45th day after it has been filed with the Judicial Council and the clerk of the court and made available for public examination.

(4) Existing law defines subordinate judicial officer as an officer appointed to perform subordinate judicial duties, as authorized, including, but not limited to, a court commissioner, probate commissioner, referee, traffic referee, juvenile referee, and judge pro tempore. Under existing law, "trial court employee" does not include temporary employees hired through agencies, jurors, individuals hired by the trial court pursuant to an independent contractor agreement, individuals for whom the county or trial court reports income to the Internal Revenue Service on a Form 1099 and does not withhold employment taxes, sheriffs, or judges whether elected or appointed.

This bill would delete judge pro tempore from the list of subordinate judicial officers. The bill would include temporary judges in the definition of trial court employee.

(5) Existing law requires an additional county penalty of \$7 for every \$10, or part of \$10, to be levied upon every fine, penalty, or forfeiture imposed and collected by the courts for all criminal offenses, for deposit into specified county funds relating to the construction of courthouses, criminal justice facilities, and forensic laboratories, and the support of emergency medical services. That \$7 penalty is required to be reduced by specified amounts in certain counties, including Madera County, in connection with the transfer of responsibility for court facilities from the county to the Judicial Council.

This bill would increase the county penalty in Madera County from \$4.50 to \$7.

(6) Under existing law, a governmental entity employing a peace officer, as defined, judge, court commissioner, or an attorney employed by the specified agencies or offices, is required to reimburse the moving and relocation expenses of those employees, or any member of his or her immediate family residing with the officer in the same household or on the same property when it is necessary to move because the officer has received a credible threat that a life threatening action may be taken against that person or his or her immediate family as a result of his or her employment. For the purposes of this provision, a court commissioner is deemed to be an employee of the county in which the court where he or she is employed is located.

This bill would provide, instead, that a court commissioner is an employee of the court by which he or she is employed.

(7) Existing law authorizes a special assessment to be levied in an amount equal to \$1 for every fine, forfeiture, and traffic violator school fee imposed and collected by any court that conducts a night or weekend session of the court, on all offenses involving a violation of the Vehicle Code or any local ordinance adopted pursuant to the Vehicle Code, except offenses relating to parking. The clerk of the court is required to collect the amount due and transmit it to the county treasury to be deposited in the night court session fund for maintaining courts in the county that have night or weekend sessions for traffic offenses.

This bill would require the clerk of the court, if a specified transfer of responsibility for a court facility that holds night or weekend sessions has occurred, to collect any special assessment imposed pursuant to these provisions and transmit it to the Court Facilities Trust Fund to be used for the operation, repair, and maintenance of court facilities, as specified, and other authorized purposes. The bill would require the county treasurer of each county to transfer certain percentages of those moneys from the night court session fund to the Court Facilities Trust Fund, as specified.

Ch. 219 (AB 1963) Carter Public employees' retirement: service credit.

Existing law prohibits a person from receiving credit for the same service in two retirement systems supported wholly or in part by public funds, with specified exceptions. Existing law exempts from this prohibition concurrent participation and credit for service in the defined benefit plan provided by the Public Employees' Retirement System (PERS) and a supplemental defined benefit plan offered by an employer, provided that supplemental defined benefit plan meets specified federal tax requirements and certain conditions exist. The County Employees Retirement Law of 1937 permits a participant in specified deferred

compensation plans to participate also in a retirement system established pursuant to its provisions.

This bill would specify that a participant in a retirement system established under the County Employees Retirement Law of 1937 is permitted to concurrently participate in individual account retirement plans and is permitted to concurrently participate in, and to receive credit for service in, a supplemental defined benefit program maintained by his or her employer, provided that the supplemental program meets specified requirements.

Ch. 220 (AB 1971) Portantino Vehicles: studded pneumatic tires.

Existing law prohibits a tire on a vehicle upon a highway from having on its periphery any block, stud, flange, cleat, ridge, bead, or other protuberance of metal or wood that projects beyond the tread of the traction surface of the tire. The prohibition does not apply to pneumatic tires containing specified metal-type studs that are inserted or constructed to meet prescribed conditions during a specified time period each year. Violation of these provisions is a crime.

This bill would, additionally, exempt from the prohibition pneumatic tires with retractable metal-type studs and would allow the use of these pneumatic tires outside the specified time period if their studs are retracted. The bill would prohibit a tire with retractable metal-type studs on a vehicle from being worn to a point at which the studs protrude beyond the tire tread when retracted. By expanding 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. 221 (AB 2009) Hernandez Utility user taxes: exemption.

Existing law authorizes the board of supervisors of any county to levy a utility user tax on the consumption of electricity, gas, water, sewer, telephone, telegraph, and cable television services in the unincorporated area of the county.

This bill would provide that no utility user tax shall be imposed upon compressed natural gas dispensed by a gas compressor within a local jurisdiction, as defined, if that natural gas is dispensed by a gas compressor that is separately metered and dedicated to serve the local agency or public transit operator.

Ch. 222 (AB 2047) Horton State Board of Equalization: business and special taxes: compromises.

Existing law provides for the administration of various taxes, fees, and surcharges by the State Board of Equalization. The Sales and Use Tax Law, Use Fuel Tax Law, Cigarette and Tobacco Products Tax Law, Alcoholic Beverage Tax Law, Emergency Telephone Users Surcharge Act, Oil Spill Response, Prevention, and Administration Fees Law, Underground Storage Tank Maintenance Fee Law, Fee Collection Procedures Law, and Diesel Fuel Tax Law authorize the State Board of Equalization to compromise a final tax, fee, or surcharge liability that was generated from a business that has been discontinued or transferred, where the person making the offer to compromise no longer has a controlling interest or association with the transferred business or a similar business. Existing law provides for criminal penalties if the person making the offer conceals property, destroys documents, or provides false information.

This bill would authorize, until January 1, 2013, the compromise of a final liability that was generated from a business that has been discontinued or transferred, where the person making the offer of compromise has a controlling interest or association with the transferred business or a similar business.

By expanding the scope of existing criminal penalties, 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. 223 (AB 2057) Committee on Education Education.

(1) Existing law provides for the lapsation of school districts under certain circumstances. After a hearing on the issues concerning the lapsation of a school district is held, the county committee on school district organization or the county board of education, as appropriate, is required to order the territory of the lapsed school district to be annexed to one or more adjoining school districts. The order annexing the territory is effective for all purposes on the date of the order.

This bill would correct a reference to the county entity that is required to order the annexation.

(2) Existing law authorizes the Commission on Teacher Credentialing to review requests from school districts, county offices of education, private schools, postsecondary institutions, and individual applicants for the waiver of provisions governing the preparation or licensing of educators.

This bill would remove individual applicant requests from the waiver requests the commission is authorized to review.

(3) 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 career technical education teaching credential.

This bill would update references to the designated subjects vocational teaching credential to the designated subjects career technical education teaching credential.

(4) Existing law authorizes the Commission on Teacher Credentialing to waive a subject matter examination authorizing multiple subject classroom instruction for holders of approved diversified degrees and, for these purposes, defines "diversified" as including study in 10 subject areas.

This bill would update a cross-reference to the number of areas included in a diversified major.

(5) Existing law establishes the California Beginning Teacher Support and Assessment Program and defines a "beginning teacher" for purposes of the program.

This bill would revise that definition and delete an obsolete provision relating to the professional growth requirement.

(6) Existing law sets forth the minimum requirements for a preliminary multiple or single subject teaching credential. Among those requirements is satisfactory completion of a program of professional preparation that has been accredited by the committee on accreditation on the basis of standards of program quality and effectiveness that have been adopted by the commission. Programs that meet this requirement for professional preparation include internship programs of professional preparation.

This bill would delete obsolete provisions prohibiting the Commission on Teacher Credentialing from approving district intern programs and requiring the commission to review district intern programs on the basis of standards related to the quality of the training, support, evaluation, and performance of district interns.

(7) Existing law provides that a valid teaching credential issued by the State Board of Education or the Commission for Teacher Preparation and Licensing qualifies the holder for assignment as a teacher in specified assignments, including home teacher, adult education, hospital classes, continuation schools, juvenile court schools, and county community schools, if the teacher consents to the assignment.

This bill would update the reference to the Commission for Teacher Preparation and Licensing to the Commission on Teacher Credentialing and add independent study to the assignments that may be made.

(8) 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.

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, and a child development program is encouraged, to comply with specified nutrition-related prohibitions and requirements, among which is a prohibition against selling or serving a food item containing artificial trans fat. As a condition of receiving the \$0.21 reimbursement, a school and school district is required, no later than June 30, 2008, to provide the State Department of Education with a one-time certification of compliance with these prohibitions and requirements.

This bill would require a school and school district to make this certification annually.

(9) Existing law requires a regional occupational center or program to develop a plan for establishing occupational sequences of courses by July 1, 2008, to present the plan to the governing board of each school district served by the center or program, the county board of education, and the governing board of community college districts with an articulated program, to submit to the local community colleges and the Superintendent of Public Instruction a copy of the approved plan also by July 1, 2008, and to submit an update to the plan to the local community colleges and the Superintendent every 4 years after July 1, 2008.

This bill would require a center or program instead to submit the approved plan by September 1, 2008, and the updates on or before July 1 every 4 years after that date.

(10) Existing law provides for a 3 part phase-in between July 1, 2008, and July 1, 2013, of a reduction in the amount of state-funded average daily attendance that a regional occupation center or program may claim for services provided to students who are not enrolled in grades 9 to 12.

This bill would provide that the first part of the phase-in applies to the 2008–09 fiscal year, the 2nd part of the phase-in applies to the 2009–10 fiscal year, and the final part of the phase-in applies to the 2011–12 fiscal year and every fiscal year thereafter.

(11) Existing law defines “parent” for purposes of provisions governing special education and specifies the purposes for which the definition of “parent” extends if a judicial decree or order identifies the person who is defined as a parent.

This bill would include in that definition a responsible adult appointed in accordance with specified provisions of the Welfare and Institutions Code and would broaden the purposes for which the definition of “parent” extends if a judicial decree or order identifies the person who is defined as a parent.

(12) Existing law sets specified timelines affecting special education programs and also sets forth those timelines in one provision.

This bill would update the provision that sets forth those timelines in one provision and changes a cross-reference.

#### Ch. 224 (AB 2075) Fuentes Wages: execution of release of claim or right.

Existing law prohibits an employer from requiring the execution of a release of a claim or right on account of wages due, or to become due, or made as an advance on wages to be earned unless payment of those wages has been made. Under existing law, it is a misdemeanor for an employer to violate the prohibition and a release required or executed in violation of the prohibition is null and void.

This bill would define execution of a release to include requiring an employee, as a condition of being paid, to execute a statement of the hours he or she worked during a pay period which the employer knows to be false and would make additional technical, nonsubstantive changes. By adding to what is included within the prohibition of an

execution of a release, the bill would expand the crime resulting from a violation of that prohibition, 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. 225 (AB 2128) Emmerson Health facilities: dietitians.

Under existing law, the State Department of Public Health licenses and regulates health care facilities. Violation of the provisions constitutes a misdemeanor.

This bill would require that specified health facilities employ a full-time, part-time, or consulting dietitian. The bill would require those facilities that employ a registered dietitian less than full time to also employ a full-time dietetic services supervisor. The dietetic services supervisor would be required to receive frequently scheduled consultation from a qualified dietitian and meet educational requirements, as specified. This bill would allow the department to issue a program flexibility request to a facility to exempt from the educational requirements any individual who has been working full time as a dietetic services supervisor in a health facility for 5 years or more when the bill becomes operative and allow them to continue to function as a dietetic services supervisor for 18 months as long as they are enrolled in a specified education program. The exemption could be extended an additional 6 months if the individual can demonstrate to the department that the education program could not be completed within the original 18-month period. The bill would require program flexibility requests to be submitted not later than December 31, 2009. 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. 226 (AB 2131) Niello Peace officers and firefighters: canine units.

Existing law provides that individuals with disabilities are entitled to full and equal access, as other members of the general public, to accommodations, advantages, facilities, medical facilities, including hospitals, clinics, and physicians' offices, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motorbuses, streetcars, boats, or any other public conveyances or modes of transportation (whether private, public, franchised, licensed, contracted, or otherwise provided), telephone facilities, adoption agencies, private schools, hotels, lodging places, places of public accommodation, amusement, or resort, and other places to which the general public is invited, as specified. Existing law also permits disabled individuals to be accompanied in those places by guide dogs, signal dogs, or service dogs without paying an extra charge. Existing law provides that any person, firm, association, or corporation, or the agent of any person, firm, association, or corporation, who prevents a disabled person from exercising, or interferes with a disabled person in the exercise of, the rights to have with him or her a specially trained guide dog, signal dog, or service dog, as specified, is guilty of a misdemeanor, punishable by a fine not exceeding \$2,500.

This bill would provide that a peace officer or firefighter assigned to a canine unit, who is assigned to duty away from his or her home jurisdiction because of a declared federal, state, or local emergency, and in the course and scope of his or her official duties, may not be discriminated against in hotels, lodging establishments, eating establishments, or public transportation by being required to pay an extra charge or security deposit for the peace officer's or firefighter's dog.

This bill would provide that any person, firm, association, or corporation, or the agent of any person, firm, association, or corporation, that prevents a peace officer or firefighter from

exercising, or interferes with the exercise of, specified rights, is subject to a civil fine not exceeding \$1,000.

The bill would state the intent of the Legislature with regard to access by a peace officer or firefighter with a trained service dog to lodging, eating establishments, and public transportation, during a declared emergency.

Ch. 227 (AB 2137) Saldana Insurance: rescission of long-term care contracts.

Existing law provides requirements relating to long-term care insurance, including that every insurer shall maintain a record, as specified, of all policy or certificate rescissions, both state and countrywide, except those voluntarily initiated by the insured, and shall annually furnish this information to the Insurance Commissioner in a format prescribed by the commissioner.

This bill would delete the recordkeeping exception for rescissions that are voluntarily initiated by the insured, and require that the information furnished to the commissioner include the reason for rescission, the length of time the policy or certificate was in force, and the age and gender of the insured person. The bill would authorize the commissioner to make that information public, upon request.

Ch. 228 (AB 2142) Swanson Vehicle rental agreements: customer facility charge.

Existing law governs contracts between vehicle rental companies and their customers. Existing law authorizes a company that rents passenger vehicles to the public to collect a customer facility charge, which is required by an airport to be collected, under specified circumstances, to finance, design, and construct consolidated airport car rental facilities and to finance, design, construct, and provide common use transportation systems to move passengers between airport terminals and those consolidated airport car rental facilities. Existing law provides that the authorization for an airport to impose a customer facility charge becomes inoperative when the bonds used for financing are paid.

This bill would permit the Oakland International Airport to require the collection of a customer facility charge for a period of up to 10 years from the imposition of the charge, as specified, if a bond or other form of indebtedness is not used for financing, or if the bond or other form of indebtedness used for financing has been paid. The bill would also make technical, nonsubstantive changes.

Ch. 229 (AB 2176) Caballero Energy: federal block grants.

The federal Energy Independence and Security Act of 2007 (federal act) provides energy efficiency and conservation block grants to states for the purposes of reducing fossil fuel emissions, improving energy efficiency, and reducing total energy use. That act requires not less than 60% of the funds allocated to a state to be used to provide subgrants to local governments that are not eligible to receive block grants under the act. Existing law authorizes the State Energy Resources Conservation and Development Commission to apply for and accept grants.

This bill would require the commission to administer funds received by the state pursuant to the federal act and would require not less than 60% of the funds received to be used to provide subgrants to cities and counties of specified population sizes. The bill would require the remaining funds to be used to provide grants to entities eligible under the federal act. All grants would be prioritized based on cost-effective energy efficiency. The bill would require that no more than 5% of the funds received be expended on administrative expenses.

Ch. 230 (AB 2191) Mullin Public employees: annuities.

Existing law prohibits state and local agencies from negotiating life and disability insurance or requiring the placing of that insurance through particular agents, brokers, or companies, except to the extent that the state has a direct financial interest in the subject of the insurance, as specified. Existing law excepts from these provisions a tax-sheltered annuity under an annuity plan that meets the requirements of Section 403(b) of the Internal

Revenue Code to be placed or purchased for an employee, as specified. Existing law permits the Controller to purchase annuity contracts for permanent employees of specified state entities, and requires the Controller to install and operate a uniform state payroll system, as specified. Existing law requires an annuity contract and custodial account as described in Section 403(b) of the Internal Revenue Code to be offered to all employees of any state agency who are members of the State Teachers' Retirement Plan. The Teachers' Retirement Law provides a registration process for information relating to tax-deferred retirement investment products.

This bill would revise the authority of the Controller to purchase annuity contracts for employees of state entities, as described above, to specify that this authority may be exercised on behalf of any state employer under the uniform state payroll system, excluding the California State University System, that employs persons eligible to participate in an annuity contract and custodial account as described in Section 403(b) of the Internal Revenue Code of 1986. The bill would require the Teachers' Retirement Board of the State Teachers' Retirement System to offer an annuity contract and custodial account as described in Section 403(b) of the Internal Revenue Code to eligible state employees of a state employer under the uniform state payroll system, excluding the California State University System, as described above. The bill would make the registration process for information relating to tax-deferred retirement investment products applicable to eligible state employees of these employers. The bill would make various conforming changes.

Ch. 231 (AB 2193) Tran Civil discovery: out-of-state proceedings.

Existing law permits a California court, by subpoena, to compel a natural person to submit to oral or written deposition, and to produce documents and things, in connection with actions pending outside of California. Existing law specifies the circumstances pursuant to which this power will be exercised, including when the out-of-state court has issued a mandate, a writ, and a letter of request.

This bill would repeal these provisions and would enact the Interstate and International Depositions and Discovery Act. The provisions of the bill, beginning January 1, 2010, would apply to an organization as well as a natural person, and would apply to depositions for the production of tangible items and inspection of premises, in addition to those requiring testimony. The bill would broaden the range of documents issued by an out-of-state court pursuant to which a California court would be authorized to issue a subpoena in this regard. The bill would establish a process for obtaining a subpoena, which would require payment of a fee, to be deposited in the Trial Court Trust Fund, and submitting the subpoena of the out-of-state court with a specified application. The bill would establish a specified fee to be paid related to disputes that arise under its provisions. The bill would provide that a party is not required to retain a local attorney to depose a witness in these circumstances. The bill would permit an active member of the California State Bar who is retained by a party to an out-of-state proceeding to issue a deposition subpoena, as specified. The bill would provide a process for the resolution of a dispute regarding discovery conducted in California in connection with an out-of-state proceeding, and a request for relief in this regard would be filed in the superior court in which the discovery is sought with payment of specified fees. The bill would permit a party to appeal court orders in connection with a dispute by extraordinary writ to the appropriate court of appeal. The bill, beginning January 1, 2009, would require the Judicial Council to prepare an application form, and to either create subpoena forms, or modify existing subpoena forms, for issuance pursuant to its provisions.

The bill would also provide an alternative definition of a subpoena in connection with the proposed Interstate and International Depositions and Discovery Act that would be operative only if AB 926 and this bill are both enacted and become effective on or before January 1, 2009, and AB 926 makes a specified amendment to the Code of Civil Procedure.

Ch. 232 (AB 2216) Gaines Diesel generators: health facilities.



(1) Existing law requires a health facility, as defined, to test its diesel-powered backup generators using the most recent standard set by the Joint Commission on the Accreditation of Healthcare Organizations, and requires a diesel backup generator to be started once per week when it is not being tested. Violation of these requirements constitutes a crime. These requirements will be repealed on January 1, 2009.

This bill would extend this repeal date to January 1, 2011, and would eliminate the requirement that a health facility's diesel backup generator be started once per week when it is not being tested. This bill would require a health facility to test its diesel-powered backup generators as prescribed.

By extending the operation of a crime, this bill would create a state-mandated local program.

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

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

Ch. 233 (AB 2226) Ruskin Teachers: special education teacher preparation programs: comparability of coursework.

Existing law establishes in state government the Commission on Teacher Credentialing, and authorizes the commission to issue teaching and services credentials, including a special education credential. Existing law authorizes the commission to approve any institution of higher education to recommend the issuance of credentials to persons who have successfully completed a teacher education program.

This bill would require the commission to convene a workgroup for the purpose of providing guidance to programs in determining the comparability of coursework or field experience completed in other commission-accredited programs to special education programs. The bill would require the commission to report the findings of the workgroup to the Legislature, the Governor, and the Secretary for Education on or before December 1, 2009.

Ch. 234 (AB 2249) Niello Financial institutions: accounts.

(1) Existing law provides that when any police or sheriff's department or district attorney in this state certifies to a bank, credit union, or savings association in this state or doing business in this state that a crime report has been filed that involves the alleged fraudulent use of drafts, checks, access cards, or other orders, and so requests, the financial institution must furnish specified information with regard to a customer account, including, but not limited to, the dates and amounts of deposits and debits and the account balance on those dates, and a copy of the signature card.

Upon the circumstances described above, this bill would also require those financial institutions to furnish that account information, upon request, to a county adult protective services office and long-term care ombudsman, when those entities are investigating the financial abuse of an elder or dependent adult.

(2) Existing law provides that when the governing board of the Public Employees' Retirement System or the State Teachers' Retirement System, or the retirement board of a retirement system established under the County Employees Retirement Law of 1937, certifies in writing to a financial institution that a benefit recipient has died and that transfers to the benefit recipient's account at the financial institution from the retirement system occurred after the benefit recipient's date of death, the financial institution must furnish the retirement system with the name and address of any coowner, cosigner, or any other person who had access to the funds in the account following the date of the benefit recipient's death, or if the account has been closed, the name and address of the person who closed the account.

This bill would additionally provide that when the Franchise Tax Board certifies in writing to a financial institution that (1) a taxpayer filed a tax return that authorized a direct deposit

refund with an incorrect financial institution account or routing number that resulted in all or a portion of the refund not being received, (2) the refund was not returned to the Franchise Tax Board, and (3) the refund was deposited into the account of an accountholder of the financial institution who was not entitled to receive the refund, the financial institution must furnish to the Franchise Tax Board the name and address of any coowner, cosigner, or any other person who had access to the funds in the account following the date of direct deposit refund, or if the account has been closed, the name and address of the person who closed the account. The bill would also make a specified statement of intent with regard to that certification and request.

(3) Existing law allows the Franchise Tax Board to, upon making or allowing a refund or credit that it determines to be erroneous, assess and collect the erroneous amount, after notice and demand, as specified.

This bill would apply that authority to misdirected refunds, defined as a direct deposit refund that was deposited in the account with a financial institution of a person other than the taxpayer entitled to the refund, and would set forth procedures by which the account of the taxpayer entitled to the refund would be credited. The bill would also make conforming changes to a related provision.

#### Ch. 235 (AB 2260) Committee on Higher Education Postsecondary education.

(1) Existing law, known as the Ortiz-Pacheco-Poochigian-Vasconcellos Cal Grant Program, establishes, among other programs, the Cal Grant A Entitlement Program, the Cal Grant B Entitlement Program, the California Community College Transfer Cal Grant Entitlement Program, and the Competitive Cal Grant A and B Awards under the administration of the Student Aid Commission, and establishes eligibility requirements for awards under these programs.

The minimum requirements for the competitive Cal Grant B award includes attaining a high school grade point average of 2.0 or higher, but authorizes a student, in lieu of meeting that grade point average requirement, to reestablish his or her grade point average by completing at least 16 cumulative units of credit for academic coursework at an accredited California community college, as defined by the commission, by regulation, with at least a 2.0 community college grade point average.

This bill would revise the minimum requirements for the competitive Cal Grant B award to additionally authorize a student, in lieu of meeting the grade point average requirements, to demonstrate attainment of a community college or college grade point average of at least 2.0 on a 4.0 scale.

(2) Existing law permits the governing board of a community college district to establish a bookstore on district property. In the event the governing board decides not to operate its own bookstores, existing law permits the governing board to contract out the operation of bookstores. The authority to contract out the operation of bookstores was only to remain in effect until one year from the date the section became effective, or when the California Supreme Court decision on the appellate case of 1st Street Books v. Marin Community College District (1989) 208 Cal.App.3d 1275 was issued, whichever occurred last.

This bill would repeal the above-described statute authorizing a governing board to contract out the operation of bookstores, and would declare that this repeal is declaratory of existing law.

#### Ch. 236 (AB 2284) Galgiani Market milk standards: frozen yogurt: Milk Producers Security Trust Fund.

Existing law requires market milk dairies to provide sufficient refrigeration capacity to reduce the temperature of milk to certain temperatures within certain timeframes and to maintain the milk at a certain temperature until delivery. Existing law requires raw market milk in bulk milk tankers to be maintained in transit at a temperature not exceeding 52 °F.

This bill would delete those requirements and instead provide that market milk shall be cooled to 50 °F or less within 4 hours of the commencement of the first milking and to 45 °F or less within 2 hours of the completion of milking.

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 provides standards for frozen yogurt and frozen yogurt mix and labeling requirements for frozen yogurt.

This bill would repeal certain of those standards relating to fruit and acidity in frozen yogurt, and other standards relating to frozen yogurt mix. The bill would also repeal certain labeling requirements for frozen yogurt.

Existing law confers upon the Secretary of Food and Agriculture the ability to establish and administer the Milk Producers Security Trust Fund to protect producers against loss of payment for bulk milk. Existing law requires the secretary to require a handler to provide acceptable security, as defined, under certain circumstances.

Existing law provides that letters of credit and any other instrument used as acceptable security are subject to certain specified requirements and that acceptable securities shall not be released by the secretary unless the handler's average monthly purchases fall below \$30,000,000.

This bill would provide that any instrument used as acceptable security is subject to a revised set of requirements. The bill also would revise the circumstances under which the secretary may release the issuer of acceptable security from liability secured by that security, and would grant a handler the right to replace an acceptable security with a new one, as provided.

Existing law provides that if, on the date of the notice of ineligibility for coverage from the fund, a producer has a contract with the handler which is on file with the secretary, shipments by that producer after 45 days from the date of the notice will not be considered in determining any claim the producer may make against the fund, except as provided.

This bill would instead provide that if, on the date of the notice of ineligibility, a producer has a contract with the handler which is on file with the secretary, and that producer has received payment from a handler whose milk purchases have been declared ineligible, shipments by that producer which occur more than 5 days from the date of the notice of ineligibility issued by the secretary will not be considered in determining any claim the producer may make against the fund, except as provided.

This bill would also make clarifying and technical, nonsubstantive 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.

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

#### Ch. 237 (AB 2343) Caballero Public administrators and conservators.

(1) Existing law requires the public guardian of a county to comply with the continuing education requirements that are established by the California State Association of Public Administrators, Public Guardians, and Public Conservators.

This bill would require, on or before January 1, 2010, that the public conservator and administrator of a county to comply with the continuing education requirements that are established by the California State Association of Public Administrators, Public Guardians, and Public Conservators. By increasing the duties of local officials, this bill would impose a state-mandated local program.

(2) Existing law provides a method for filling a vacancy if a trust has no trustee or the trust requires a vacancy in the office of cotrustee to be filled. Existing law provides that, if other specified methods of appointing a trustee to fill a vacancy fail, a court may appoint a trustee

on the petition of any interested person. Existing law prohibits the public guardian being appointed as a trustee unless the court finds, on reasonable inquiry, that no other qualified person is willing to act as trustee. Existing law creates in each county the office of public administrator.

This bill would permit a public guardian or public administrator to be appointed as a trustee only if certain conditions are met. The bill would prohibit appointment of a public administrator unless the court finds, after reasonable inquiry, that no other qualified person is willing to act as trustee. The bill would prohibit the public administrator from being appointed unless, at the time of the appointment, the entire trust is to be distributed outright or he or she consents. The bill would require that the public guardian or public administrator receive notice prior to the hearing to appoint him or her as trustee, or prior to appointment as a temporary trustee, and would prohibit appointment of the public guardian or public administrator as a cotrustee without his or her consent. If the public guardian or public administrator consents to appointment as trustee, he or she would be required to submit a written certification of the consent to the court. The bill would specify the expenses and compensation that a public guardian, public administrator, and his or her attorney are to receive for acting as a trustee, under specified circumstances, including a minimum compensation of \$1,000, to be paid to the public guardian or public administrator and his or her attorney. The bill would require that the public administrator receive a bond fee, calculated pursuant to a specified method, to be deposited in the county treasury.

(3) Existing law authorizes the boards of supervisors of specified counties to provide, by ordinance, that the public administrator be appointed by the board. Existing law also authorizes the boards of supervisors of specified counties, by ordinance, to appoint the same person to the offices of public administrator and public guardian.

Existing law authorizes the board of supervisors, by ordinance, to consolidate the duties of certain county offices, including the treasurer and public administrator.

This bill would authorize the Board of Supervisors of Ventura County to provide, by ordinance, that the public administrator be appointed by the board, and to authorize the board to appoint the same person to the offices of public administrator and public guardian. The bill would also authorize the Board of Supervisors of Ventura County to separate the consolidated offices of public administrator and treasurer in order to consolidate the offices of public administrator and public guardian, as specified. The bill would authorize the Board of Supervisors of Kings County to appoint the same person to the offices of public administrator and guardian.

(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. 238 (AB 2374) Spitzer Radiologic and nuclear medicine technology: scans.

Existing law, the Radiation Control Law, designates the State Department of Public Health (department) as the department responsible for the regulation of radiation control in the state, and imposes various duties on the department in connection with that designation, including developing programs for evaluating the health and safety hazards associated with using sources of ionizing radiation, licensing and regulating byproduct, source, and special nuclear materials, and adopting regulations relating to the control of sources of ionizing radiation. A violation of the Radiation Control Law is a crime.

Existing law provides for the Radiation Control Fund, which is a special fund in the State Treasury into which the fees, penalties, interest earned, and fines imposed under the Radiation Control Law and other specified provisions of law relating to the regulation of nuclear medicine and radiologic technology are deposited. Existing law authorizes the

department to expend moneys in the fund, upon appropriation by the Legislature, for the costs related to, among other things, the enforcement of the Radiation Control Law and for certain provisions regulating radiologic technology and nuclear medicine.

This bill would specify that the moneys in the fund are also available for expenditure by the department to implement the on-the-job registration requirements of the bill.

Existing law requires the department to provide for certification of diagnostic radiologic technologists and standards of competence for persons who perform nuclear medicine technology.

Existing law authorizes any person who is currently certified as meeting the standards of competence in nuclear medicine technology to perform a computerized tomography scan only on a dual mode machine on which both a nuclear medicine procedure, including a positron emission tomography scan, and a computerized tomography scan may be performed if certain conditions are met.

This bill would authorize any person who has registered with the department as participating in on-the-job training to meet required clinical competencies, as described below, and who is under the direct supervision of a person who holds a current, valid certificate in diagnostic radiologic technology to also perform these scans.

Existing law also authorizes a person who holds a current, valid certificate in diagnostic radiologic technology to perform a positron emission tomography scan only on a dual mode machine on which both a positron emission tomography scan and a computerized tomography scan may be performed if certain conditions are met.

This bill would authorize any person who has registered with the department as participating in on-the-job training to meet required clinical competencies, as described below, and who is under the direct supervision of a person who currently meets the standards of competence for the performance of nuclear medicine technology, to also perform these scans.

This bill would require any person seeking to participate in the on-the-job training described above to register with the department for a period of no more than 2 years by submitting an application containing prescribed information and a fee of a specified amount. The bill would provide that the fee shall not exceed the department's costs of administering the on-the-job training registration, and would require moneys collected from the fee to be deposited in the Radiation Control Fund, as specified. The bill would authorize the department to grant a one-time 6-month extension of the registration period under specified circumstances, as provided, and would make a violation of these provisions punishable 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. 239 (AB 2391) Solorio Teachers: Mathematics and Reading Professional Development Program.

Existing law establishes the Mathematics and Reading Professional Development Program, which is administered by the Superintendent of Public Instruction with the approval of the State Board of Education. Under this program, a local educational agency, as defined, receives incentive funding to provide training in mathematics and reading to teachers and to provide training to instructional aides and paraprofessionals, as defined, who directly assist with classroom instruction in mathematics and reading. A local educational agency is required to certify that 40 hours of specified professional development and 80 hours of followup instruction, coaching, or additional schoolsite assistance, as specified, was provided to specified teachers.

This bill would allow a teacher to fulfill the requirement to receive 80 hours of followup training with up to 40 hours of instruction in areas that include data analysis, alignment of assessment and instruction, implication of data analysis and its effect on increasing pupil achievement, impact on pupil success through diagnostic teaching, differentiating instruction through pacing and complexity, grouping as an aid to instruction, and statewide and local data management systems. If a local educational agency chooses to offer that option, the local educational agency would be required to contract with a training provider that is approved by the state board and whose training curriculum is based on those areas and meets the criteria established by the state board. The Superintendent would be authorized to appoint an advisory committee to ensure the quality and effectiveness of this training.

Ch. 240 (AB 2404) Salas Energy efficiency: water efficiency programs.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations and gas corporations. Existing law requires the commission to require electrical corporations to identify a separate 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 is collected on the basis of usage. The funds are collected, in part, to support cost-effective energy efficiency and conservation activities. 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 money from the surcharge is deposited in the Gas Consumption Surcharge Fund and is 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. An existing decision of the commission approved pilot programs for the state's largest electrical and gas corporations through which they will develop partnerships with water agencies to undertake specific water conservation programs and will measure the results and fund studies necessary to understand more accurately the relationship between water savings and the reduction of energy use and the extent to which those reductions would vary for different water agencies.

This bill would require the commission, by March 31, 2010, to report to the Legislature on the results of the pilot programs, provide conclusions drawn from the pilot programs, and make recommendations as to whether the electrical and gas corporations would or could achieve cost-effective energy efficiency improvements through water conservation programs.

Ch. 241 (AB 2405) Arambula Domestic violence: additional fee.

Existing law provides for the imposition of various fines, forfeitures, and penalties upon a criminal conviction.

This bill would permit a county to authorize an additional fee of not more than \$250 to be imposed upon a conviction for specified crimes of domestic violence, to be deposited into a fund in each county, to be used for domestic violence prevention programs that focus on assisting immigrants, refugees, or persons who live in rural communities.

Ch. 242 (AB 2444) Nakanishi Medical Board of California: disciplinary actions.

Existing law, the Medical Practice Act, provides for the licensure and regulation of physicians and surgeons by the Medical Board of California. Under existing law, the board is responsible for administering the disciplinary provisions of the act and is authorized to issue public letters of reprimand under specified circumstances, rather than filing or prosecuting a formal accusation.

This bill would allow the board to include a requirement for specified training or education in a public letter of reprimand.

Ch. 243 (AB 2449) Davis Military service: privileges: job protection.

Existing law provides protections for members of the National Guard ordered into active state service by the Governor or active federal service by the President of the United States for emergency purposes, and for reservists called to active duty, as specified.

Existing law provides protections for these persons during their period of military service with respect to their private employment rights upon return from service, and authorizes a district attorney of the county in which an employer maintains a place of business to act as an attorney on behalf of a service member in any action, as specified, against an employer who fails or refuses to comply with those provisions.

This bill would expand those provisions by additionally allowing any city prosecutor of the city in which an employer maintains a place of business to act as an attorney on behalf of a service member in any action, as specified, against an employer who fails or refuses to comply with those provisions.

Ch. 244 (AB 2510) La Malfa Local government: special districts: audits.

Existing law requires the county auditor to make an annual audit of the accounts and records of every special district, as specified, except that a special district may, with unanimous approval of the board of supervisors, replace the annual audit with a biennial audit covering a 2-year period or, if the district's annual budget does not exceed an amount specified by the board of supervisors, an audit covering a 5-year period.

This bill would recast those provisions and would authorize the use of the biennial audit; the 5-year audit, if the district's annual revenues do not exceed an amount specified by the board of supervisors; an audit conducted at intervals specified by the county auditor; or a financial review in accordance with specified procedures, if the special district revenues and expenditures are transacted through the county's financial system and the special district's annual revenues do not exceed \$150,000.

Ch. 245 (AB 2555) Torrico Special education: initial assessment: individualized education program.

Existing law requires that the parent or guardian of a pupil be given, in writing, a proposed assessment plan within 15 days of the referral of the pupil for an assessment for the development or revision of an individualized education program, unless the parent or guardian agrees, in writing, to an extension. Existing law requires that a copy of the notice of a parent's or guardian's rights be attached to the assessment plan. Existing law establishes state special schools, including the California School for the Deaf and the California School for the Blind, as part of the public school system of the state.

This bill would require that the copy of the notice of parent rights include information regarding the state special schools for pupils who are deaf, hard of hearing, blind, visually impaired, or deaf-blind.

By requiring local educational agencies to include additional information in the copy of the notice of parent rights attached to the assessment plan, 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. 246 (AB 2604) 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, with specified exceptions. 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 authorize a local agency to defer the collection of one or more fees up to the close of escrow.

Ch. 247 (AB 2445) Nakanishi Medical Board of California: disciplinary procedures: applicants.

Existing law, the Medical Practice Act, creates the Medical Board of California and makes it responsible for issuing a physician's and surgeon's certificate to qualified applicants. Upon a determination that an applicant is guilty of unprofessional conduct or of any cause that would subject a licensee to revocation or suspension of his or her license, the act authorizes the board to deny his or her application or to issue a probationary certificate that is subject to conditions of probation.

This bill would authorize the board to issue a physician's and surgeon's certificate to an applicant who has committed minor violations, as specified, and to concurrently issue a public letter of reprimand, which would be purged 3 years from the date of issuance. The bill would require that the public letter of reprimand be disclosed to an inquiring member of the public and be posted on the board's Internet Web site.

This bill would also make technical, nonsubstantive, and clarifying changes to a related provision with regard to reapplication procedures and obsolete references, as specified.

Ch. 248 (AB 2650) Carter Department of Transportation: environmental review process: reports.

Existing law gives the Department of Transportation full possession and control of state highways and associated property. Existing federal law requires the United States Secretary of Transportation to carry out a surface transportation project delivery pilot program, as specified. The secretary has authorized California to participate in that program, and California has agreed to that participation. A 3-year memorandum of understanding was negotiated between the parties for purposes of state assumption of responsibility for categorical exclusions.

Existing law, until January 1, 2009, provides that the State of California consents to the jurisdiction of the federal courts with regard to the compliance, discharge, or enforcement of the responsibilities assumed pursuant to the surface transportation project delivery pilot program. Existing law requires the department to submit a specified report to the Legislature by January 1, 2008, relating to the surface transportation project delivery pilot program.

This bill would require the department to submit that report to the Legislature by January 1, 2009, and again by January 1, 2011. The bill would require the report to include an assessment of project delivery time. The bill would also extend the operation of the above-described pilot program provisions until January 1, 2012.

Ch. 249 (AB 2658) Horton Disease prevention: reportable diseases.

Existing law requires the State Department of Public Health to establish a list of reportable diseases and conditions, which may include both communicable and noncommunicable diseases. The list is required to include the urgency of reporting each disease and condition. Violation of these provisions is a misdemeanor.

This bill would revise the contents of this list by requiring the department to specify the timeliness requirements related to the reporting of each disease and condition, and the mechanisms required for, and the content to be included in, reports made pursuant to these provisions.

The bill would also require, by July 1, 2009, or within one year of the establishment of a state electronic laboratory reporting system, whichever is later, any laboratory that generates



a report pursuant to these provisions to submit that report electronically in a manner specified by the department.

This bill would also authorize the department, on its Web site and via e-mail, to advise out-of-state laboratories that are known to the department to test specimens of California residents of the new reporting requirements.

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

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

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

This bill would incorporate additional changes to Section 120130 of the Health and Safety Code proposed by SB 356, to become operative only if both this bill and SB 356 are enacted and become effective on or before January 1, 2009, each bill amends Section 120130 of the Health and Safety Code, and this bill is enacted after SB 356.

#### Ch. 250 (AB 2714) Keene Cargo loads: spilling.

Existing law requires, among other things, that a vehicle may not be driven or moved on any highway unless the vehicle is so constructed, covered, or loaded as to prevent any of its contents or load other than clear water or feathers from live birds from dropping, sifting, leaking, blowing, spilling, or otherwise escaping from the vehicle.

This bill would specify that the above requirement does not apply to the loss of hay or straw that is not considered to be a loss of load by the federal regulations relating to cargo securement.

#### Ch. 251 (AB 2730) Leno Beverage containers: nonprofit convenience zone recyclers.

Under existing law, the California Beverage Container Recycling and Litter Reduction Act, every beverage container sold or offered for sale in this state is required to have a minimum refund value. A distributor is required to pay a redemption payment for every beverage container sold or offered for sale in the state to the Department of Conservation and the department is required to deposit those amounts in the California Beverage Container Recycling Fund. The money in the fund is continuously appropriated to the department for the payment of refund values and processing fees, and, among other things, for the payment of handling fees to supermarket sites, nonprofit convenience zone recyclers, and rural region recyclers for every beverage container redeemed by those entities.

Existing law defines the term “convenience zone” for the purposes of the act and requires every convenience zone to be served by at least one certified recycling center. The Director of Conservation is authorized to grant an exemption from these convenience zone requirements based on specified factors. The act also defines the term “nonprofit convenience zone recycler” as a recycling center that meets certain requirements, including that the recycling center is located within a convenience zone, but is not necessarily a supermarket site.

This bill would, in the alternative, require that a nonprofit convenience zone recycler have operated in the same location for not less than 5 years and be located within one mile of a supermarket that is in a convenience zone that is exempt from the requirement that there be a certified recycling center or location within every convenience zone.

#### Ch. 252 (AB 2786) Salas Elections: ballots.

Existing law permits a voter to return a vote by mail ballot either by mail to the elections official from whom it came or by personal delivery to the elections official or to a precinct board member at any polling place within the jurisdiction.

Existing law also permits until January 1, 2009, a voter who is temporarily living outside of the territorial limits of the United States, the District of Columbia, or is called to military service, to return his or her vote by mail ballot by facsimile transmission to the elections official. The ballot has to be received by the closing of the election day polls and accompanied by an identification envelope and an oath of voter declaration in a prescribed form.

Existing law requires a special absentee voter to agree under penalty of perjury to waive his or her right to a secret ballot and that he or she has not applied for a vote by mail ballot from any other jurisdiction for the election. The elections official is required to determine the voter's eligibility to vote by comparing the voter's signature from the materials returned by facsimile transmission to the signature on the voter's affidavit of registration.

This bill would extend these provisions to January 1, 2011. Because the bill requires elections officials to provide a higher level of service for 2 additional years and creates perjury crimes during those 2 years, 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 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. 253 (AB 2791) Blakeslee Energy: Waste Heat and Carbon Emissions Reduction Act.

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 Waste Heat and Carbon Emissions Reduction Act authorizes the PUC to require an electrical corporation to purchase excess electricity, as defined, from any customer of the electrical corporation that is delivered by a combined heat and power system, as defined, that complies with the sizing, energy efficiency, and air pollution control requirements of the act. The act requires every electrical corporation to file a standard tariff with the PUC for the purchase of excess electricity from an eligible customer-generator, as defined, requires the electrical corporation to make the tariff available to eligible customer-generators within the service territory of the electrical corporation upon request, and authorizes the electrical corporation to make the terms of the tariff available in the form of a standard contract. The existing definition of an eligible customer requires that the customer of an electrical corporation use a combined heat and power system with a generating capacity of not more than 20 megawatts that is in compliance with the act's requirements and be a nonprofit organization that is exempt from taxation pursuant to a specified provision of federal law.

This bill would define an eligible customer to require that the customer of the electrical corporation use a combined heat and power system with a generating capacity of not more than 20 megawatts that is in compliance with the act's requirements and that the customer either be a nonprofit organization that is exempt from taxation or be a federal, state, or local government facility. The bill would provide that an approval made by the Department of Finance for a state agency to purchase, lease, or otherwise acquire a combined heat and power facility financed through the pay-as-you-save program may not be made sooner than after a specified time written notification is provided to certain Members of the Legislature.

#### Ch. 254 (AB 2893) Hancock Alcoholic beverages: license transfers: conditions.

The Alcoholic Beverage Control Act authorizes the Department of Alcoholic Beverage Control to impose reasonable conditions on the exercise of retail privileges under the act. The department may impose conditions on certain license transfers at the request of a local governing body in whose jurisdiction a license is located.

This bill would authorize the department to also impose conditions that it determines reasonable on license transfers regarding the presence of the license transferor on the licensed premises without lawful business, as defined, if that license transferor was cited with multiple violations of the Alcoholic Beverage Control Act when in possession of the license.

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. 255 (AB 2904) Hayashi County child welfare services: mortality review.

Existing law requires counties to establish and maintain specialized entities within the county welfare department to provide child welfare services.

This bill would allow a county board of supervisors to receive and review certain information relating to the death of a child who had previously come to the attention of, or was under the supervision of, the county child welfare agency, as specified.

Ch. 256 (AB 2919) Garcia Advertising.

Existing law makes it unlawful for any person, firm, or corporation, or association that is a nongovernmental entity to solicit funds or information by means of a mailing, electronic message, or Internet Web site that contains a seal, insignia, trade, or brand name, or any other term or symbol that reasonably could be interpreted or construed as implying any state or local government connection, approval, or endorsement, unless the nongovernmental entity has an expressed connection with a state or local entity or unless the solicitation contains a specified disclosure. A violation of these or other provisions related to advertising is a crime.

This bill would, except as specified, require a business that solicits the purchase of, or payment for, a service by means of an unsolicited mailing offering to assist the recipient in dealing with a state or local governmental agency to state on the envelope and in the mailing that the business is not a governmental agency and is not associated with the governmental agency, and to include in the mailing the contact information for the governmental agency.

Because this bill would impose new advertising requirements, 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. 257 (AB 2999) Huffman Animal carcasses: removal from highways.

Existing law provides that the accidental taking of a bird, mammal, reptile, or amphibian by collision with a motor vehicle while the vehicle is being operated on a road or highway is not a violation of law. However, this provision does not authorize a person to possess the bird, mammal, reptile, or amphibian.

This bill would authorize the state or local agency having jurisdiction of a road or highway to remove an accidental take from the road or highway.

Existing law prohibits a dead animal hauler or any other person from transporting any dead animal to any place, other than to certain specified facilities or destinations, unless a certain waiver is granted by the State Veterinarian.

This bill would make those provisions inapplicable to the Department of Transportation or local agencies having jurisdiction over a road or highway when engaged in removing animal carcasses from the road or highway.

Existing law provides that the Department of Transportation has full possession and control of the state highway system and associated property.

This bill would require the department, within its maintenance program, to establish certain procedures for the removal and disposal of animal carcasses on state highways. The bill, notwithstanding other laws, including laws relative to prohibitions on the possession and transportation of endangered or protected species, or the property rights associated with livestock and other commercially valuable animals, would authorize the department to remove or relocate an animal carcass from a state highway for safety purposes.

#### Ch. 258 (AB 1278) Lieber Crimes.

Existing law provides that certain contract provisions are void as against public policy.

This bill would provide that any provision of a contract that purports to allow a deduction from a person's wages for the cost of emigrating and transporting that person to the United States would be void as against public policy.

Existing law provides jurisdiction over certain crimes in more than one territory if specified facts are shown.

This bill would require a local prosecutor to present evidence to the court, and would require the court to hold a hearing to consider, whether a matter involving human trafficking in multiple jurisdictions should proceed in the county of filing, or whether one or more counts should be severed, as specified. Because this bill would impose additional duties on 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, 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. 259 (AB 1883) Keene Fire: inmate crews: nonprofit organizations.

The Department of Forestry and Fire Protection is required to use inmates and wards assigned to conservation camps for fire prevention, fire control, and other work of the department. The department is authorized to enter into contracts and cooperative agreements with public agencies for the performance of other conservation projects appropriate for that public agency, under the policies established by the Prison Industry Authority.

This bill would enact the Wildfire Prevention Assistance Act of 2008 and would expand the department's authority to include entering into contracts and cooperative agreements with qualified nonprofit organizations that have a demonstrated ability to plan, implement, and complete a conservation project and meet other criteria, as determined by the department.

#### Ch. 260 (AB 2120) Galgiani Medical telemedicine.

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.

Existing law, until January 1, 2009, authorizes under the Medi-Cal program, to the extent that federal financial participation is available, "teleophthalmology and teledermatology by store and forward," as defined.

This bill would extend, until January 1, 2013, the repeal of the above-described authorization.

Ch. 261 (AB 2202) Caballero Public Employees' Retirement System.

(1) The Public Employees' Retirement Law provides that public employees become members of the Public Employees' Retirement System (PERS) upon entry into employment, with specified exceptions. Existing law excludes from membership in PERS part-time employees unless certain requirements are met. Existing law requires state agencies, school employers, and contracting agencies of PERS to provide specified information to the Board of Administration of PERS regarding employees who are members of the system.

This bill would require every state agency, school employer, or contracting agency of PERS to provide information to the board, upon request, regarding its employees who are not enrolled as members of PERS. The bill would require that this information be treated as confidential, as specified.

(2) Existing law permits any public agency to participate in and make all or part of its employee members of PERS by contract, except when the agency, within the last 3 years, has terminated a previous contract. Existing law permits a contracting agency to terminate, as specified, a contract that has been in effect for at least 5 years.

This bill would permit the Board of Administration of PERS to enter into an agreement with the governing body of a contracting agency for the termination of a portion of the contract with respect to a member classification with no active employees. The bill would require that the agreement be reflected in an amendment to the agency's contract, and would permit the board to require that the portion of the contract being terminated be in effect for at least 5 years. The bill would require the board to take certain actions upon the termination of the contract with respect to holding contributions, merging plan assets and liabilities, and entering into an agreement with the agency regarding the calculation of final compensation for its employees and the funding of benefits.

Ch. 262 (AB 2323) Huff Escrow agents.

Existing law, the Escrow Law, provides for licensing and regulation by the Commissioner of Corporations of persons engaged in business as escrow agents, unless specifically exempted. Existing law requires persons licensed as escrow agents to be members of the Escrow Agents' Fidelity Corporation (Fidelity Corporation), which is established as a nonprofit corporation to indemnify its members against loss, and which is funded by fees and assessments on its members. Existing law requires an applicant for a license as an escrow agent or for a Fidelity Corporation Certificate to submit fingerprints for a Department of Justice criminal background check. Existing law also requires an escrow agent to submit to the commissioner, by certified mail, the fingerprints of persons seeking employment with the agent, as specified.

This bill would expand these provisions to also include federal summary criminal history information from the Federal Bureau of Investigation and other related information, and would allow the submission of fingerprint images and related information by escrow agents to be transmitted electronically. The bill would require the Department of Justice to forward the commissioner's or Fidelity Corporation's request to the Federal Bureau of Investigation and to compile and disseminate a response to the requesting party. The bill would require the Department of Justice to charge a fee for these services sufficient to cover its related costs.

Ch. 263 (AB 2553) Solorio Domestic violence: ex parte orders.

Existing law, the Domestic Violence Prevention Act, authorizes the court to issue ex parte orders for the prevention, or the prevention of the recurrence of, domestic violence. Existing law authorizes the court to issue an ex parte order enjoining a party from molesting, attacking, striking, stalking, threatening, sexually assaulting, battering, harassing, telephoning,

including, but not limited to, annoying telephone calls, destroying personal property, contacting, either directly or indirectly, by mail or otherwise, coming within a specified distance of, or disturbing the peace of the other party, and, in the discretion of the court, on a showing of good cause, of other named family or household members.

This bill would require the court to include in any order denying a petition for that ex parte order the reasons for denying the petition. This bill would also require any order denying a jurisdictionally adequate petition for that ex parte order to provide the petitioner the right to a noticed hearing on the earliest date that the business of the court will permit, within specified limits. The bill would also provide that nothing in those provisions shall preclude a petitioner who waives his or her right to a noticed hearing from refileing a new petition, without prejudice, at a later time, and would require the Judicial Council to develop a form to implement these provisions.

#### Ch. 264 (AB 2606) Emmerson Bad check diversion program.

Existing law authorizes a prosecution diversion program for bad check criminal cases. Existing law sets the maximum amount of processing fees that may be collected for each bad check in addition to the actual amount of any bank charges at \$35, for an aggregate total not to exceed \$1,000. Existing law sets the maximum amount that the district attorney may pay victims for bank fees that have been assessed for a bad check at \$10.

This bill would increase the maximum amount of processing fees to \$50 per check, would authorize inclusion of returned check fees in the processing fees, and would increase the allowable aggregate total to be collected to \$1,200. The bill would increase the amount that the district attorney may pay victims for assessed bank fees to a maximum of \$15 per check. The bill would make other technical changes.

#### Ch. 265 (AB 2949) DeSaulnier Involuntary deposits: abandoned pets.

Existing law provides that an involuntary deposit is made by the accidental leaving or placing of personal property in the possession of any person, without negligence on the part of its owner, or by the delivery to, or picking up by, and the holding of, a stray live animal by any person or public or private entity. The person or private entity with whom a thing or animal is deposited is bound to take charge of it, if able to do so.

Existing law also provides that every owner, driver, or keeper of any animal who permits the animal to be in any building, enclosure, lane, street, square, or lot of any city, county, city and county, or judicial district without proper care and attention is guilty of a misdemeanor.

This bill would provide that an involuntary deposit is made by the abandonment or leaving of a live animal in or about any premises or real property that has been vacated upon, or immediately preceding, the termination of a lease or other rental agreement or foreclosure of the property. The bill would require any person or private entity with whom a live animal is involuntarily deposited to immediately notify animal control officials for the purpose of retrieving the animal.

#### Ch. 266 (AB 3000) Wolk Health care decisions: life-sustaining treatment.

Existing law defines a "request to forgo resuscitative measures" as a written document, signed by an individual, or a legally recognized surrogate health care decisionmaker, and a physician, that directs a health care provider to forgo resuscitative measures for the individual. Existing law provides that a health care provider who honors a request to forgo resuscitative measures is not subject to criminal prosecution, civil liability, discipline for unprofessional conduct, administrative sanction, or any other sanction, as a result of his or her reliance on the request, provided that he or she meets certain requirements.

This bill would make findings and declarations regarding health care planning. The bill would redefine a request to forgo resuscitative measures as a "request regarding resuscitative measures," which would be a written document, signed by an individual with capacity, or a legally recognized health care decisionmaker, and that individual's physician, that directs

a health care provider regarding resuscitative measures. The bill would include within this definition a Physician Orders for Life Sustaining Treatment (POLST) form, as specified. The bill would authorize a legally recognized health care decisionmaker to execute the POLST form only if the individual lacks capacity, or the individual has designated that the decisionmaker's authority is effective, and would require a health care provider to explain the form, as specified. The bill would allow an individual having capacity to revoke a POLST form, as specified. The bill would require a health care provider to treat an individual in accordance with a POLST form, except as specified, and would permit a physician to conduct an evaluation of the individual and issue a new order consistent with the most current information available about the individual's health status and goals of care. The bill would require the legally recognized health care decisionmaker of an individual without capacity to consult with the individual's treating physician prior to making a request to modify that individual's POLST form, and would provide that an individual with capacity may at any time request alternative treatment to that treatment that was ordered on the form. The bill would provide that if the orders in an individual's request regarding resuscitative measures directly conflict with his or her individual health care instruction, the most recent order or instruction is effective. The bill would also make conforming changes.

Ch. 267 (AB 3034) Galgiani Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century.

Existing law, Chapter 697 of the Statutes of 2002, as amended by Chapter 71 of the Statutes of 2004 and Chapter 44 of the Statutes of 2006, provides for submission of the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century to the voters for approval at the November 4, 2008, general election. Subject to voter approval, the act would provide for the issuance of \$9.95 billion of general obligation bonds, \$9 billion of which would be available in conjunction with any available federal funds for planning and construction of a high-speed train system pursuant to the business plan of the High-Speed Rail Authority, and \$950 million of which would be available for capital projects on other passenger rail lines to provide connectivity to the high-speed train system and for capacity enhancements and safety improvements to those lines.

This bill would repeal the above-referenced provisions and enact new provisions submitting a \$9.95 billion general obligation bond act to the voters for approval at the November 4, 2008, general election for the same purposes. The bill would revise and recast the previously proposed bond act. The bill would refer to construction of a high-speed train system consistent with the authority's certified environmental impact reports of November 2005 and July 9, 2008, rather than with the final business plan of June 2000. The bill would revise the descriptions of route corridors of the proposed high-speed train system. The bill would require excess revenues from operation of the high-speed train system beyond the amount needed for operating and maintenance costs and financing obligations, as determined by the authority, to be used for construction, expansion, improvement, replacement, and rehabilitation of the high-speed train system. The bill would require that not more than 10% of high-speed rail bond proceeds be used for environmental studies, planning, and preliminary engineering activities and that not more than 2.5% of high-speed rail bond proceeds be used for administrative expenses, except as specified. The bill would generally require the authority to complete various funding plans and financial analyses, as specified, prior to submitting a request for appropriation of bond funds for eligible capital costs and prior to committing bond proceeds for expenditure for construction and real property and equipment acquisition, but would also provide that up to 7.5% of high-speed rail bond proceeds may be used for specified expenditures outside of those requirements. The bill would require the authority to give priority in selecting corridors for construction to those corridors that are expected to require the least amount of bond funds as a percentage of total cost of construction, among other considerations. The bill would provide for the bonds to have a final maturity of not more than 40 years.

This bill would require the bond measure to appear first on the November 4, 2008, general election ballot and to be designated as Proposition 1A. The bill would specify the ballot label and title and summary to be used for the measure.

Existing law creates the High-Speed Rail Authority with specified powers and duties relative to the development and implementation of a high-speed train system. Existing law makes the Department of Transportation responsible for improving and maintaining the state highway system.

This bill would require the authority to revise its business plan by September 1, 2008, as specified, and to submit the revised plan to the Legislature. The bill would also require the authority to establish an independent peer review group for the purpose of reviewing the planning, engineering, financing, and other elements of the authority's plans and issuing an analysis of appropriateness and accuracy of the authority's assumptions and an analysis of the viability of the authority's funding plan for each corridor. This bill would, for any project along the high-speed rail network, authorize the authority to contract with the department to perform project design and engineering services, including construction inspection services, as defined.

Existing law authorizes the authority to, among other things, enter into contracts for the design, construction, and operation of high-speed trains upon approval by the voters of a specified financial plan.

This bill would provide that approval by the voters of the Safe, Reliable High-Speed Passenger Train Bond Act constitutes approval of a financial plan for purposes of that provision.

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

Ch. 268 (AB 1781) Laird Budget Act of 2008. <sup>1</sup>

This bill would make appropriations for support of state government for the 2008–09 fiscal year.

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

Ch. 269 (AB 88) Committee on Budget Budget Act of 2008. <sup>2</sup>

AB 1781, as proposed by Conference Report No. 1 on July 17, 2008, would make appropriations for the support of state government for the 2008–09 fiscal year.

This bill would amend and supplement the Budget Act of 2008 by revising items of appropriation for the Office of Planning and Research; the Office of Emergency Services; the Department of Justice; the Controller; the Secretary of State; the Treasurer; the Department of General Services; the State Personnel Board; the Department of Technology Services; the Department of Forestry and Fire Protection; the Department of Parks and Recreation; the State Air Resources Board; the State Department of Developmental Services; the State Department of Health Care Services; the State Department of Mental Health; the State Department of Social Services; the Department of Corrections and Rehabilitation; the Student Aid Commission; the State Department of Education; the California State Library; the University of California; the California State University; the California Community Colleges; the Department of Personnel Administration; the Public Utilities Commission; the Department of Finance; the Military Department; the Financial Information System for California; and local government financing.

The bill also would make technical, nonsubstantive changes to various items.

This bill would become operative only if AB 1781, as proposed by Conference Report No. 1 on July 17, 2008, is enacted on or before January 1, 2009.

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

Ch. 270 (SB 28) Simitian Motor vehicles: electronic wireless communications device.



(1) Under existing law, on and after July 1, 2008, it is 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 would also prohibit a person from driving a motor vehicle while using an electronic wireless communications device to write, send, or read a text-based communication, except as specified. The bill would also provide that a violation point is not given for a violation of these provisions and would impose a base fine of \$20 for a first offense and \$50 for each subsequent offense. By creating a new infraction, 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. 271 (SB 658) Romero School facilities.

Existing law establishes the Year-Round School Grant Program to provide financial assistance to school districts operating year-round educational programs. The State Department of Education, in consultation with school districts, the Department of Finance, the Legislative Analyst's Office, and other affected parties, is required to conduct a study of the grant program to develop an equitable method of phasing out the program over a multiyear period.

Existing law establishes the Charter School Facility Grant Program to provide assistance with facility rent and lease costs for pupils in charter schools and states the intent of the Legislature that not less than \$18,000,000 annually be appropriated for purposes of the program.

This bill would phase out the Year-Round School Grant Program over a 4-year period by reducing grant amounts by 20% each fiscal year commencing with the 2008–09 fiscal year, would prohibit the Superintendent of Public Instruction from approving new year-round school grants, and would require that the Budget Act for the 2008–09 fiscal year and the Budget Acts for each fiscal year thereafter appropriate to the State Department of Education an amount equal to the amount appropriated for the program for the 2007–08 fiscal year, plus the amount equal to the reduction in funding for the Year-Round School Grant Program. If the Budget Act of 2008 is enacted before this bill and does not reflect the reallocation, or if the Budget Act for any of the 2009–10 to 2012–13 fiscal years, inclusive, does not reflect the reallocation, the Director of Finance would be required to transfer a specified amount appropriated in the Budget Act for the Year-Round School Grant Program to the Charter School Facility Grant Program to accomplish the reallocation of funding.

The bill would make the Year-Round School Grant Program 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. 272 (AB 498) Hernandez Public contracts: state contract eligibility: business activities in Sudan.

Existing law authorizes contracting between state agencies and private contractors and sets forth requirements for the procurement of goods and services by state agencies and the various responsibilities of state agencies and the Department of General Services in implementing state contracting procedures and policies.

This bill would prohibit a scrutinized company, as defined, that is involved in specified activities in Sudan, from entering into a contract with a state agency for goods or services. The bill also would require a prospective bidder for those state contracts, that currently or

within the previous 3 years has had business activities or other operations outside of the United States, to certify that the company is not a scrutinized company and would impose civil penalties, as specified, for a company that provides a false certification. The bill would allow the Director of General Services, under specified conditions, to permit a scrutinized company to enter into state contracts for goods and services.

Ch. 273 (AB 2033) Nunez School facilities: charter schools.

Existing law establishes as part of the Leroy F. Greene School Facilities Act of 1998 the Charter Schools Facilities Program to provide funding to qualifying entities for the purpose of establishing school facilities for charter school pupils. The School Finance Authority, in consultation with the State Allocation Board, is required to adopt regulations establishing uniform terms and conditions that apply equally to the funding of charter school projects. The regulations are required to provide for the payment schedule for lease payments in lieu of the local matching funds and requires those payments to include interest at the rate paid on moneys in the Pooled Money Investment Account, as specified.

This bill would revise the manner in which the interest rate is determined and would prohibit the authority from setting the interest rate at lower than 2%.

Ch. 274 (AB 2917) Torrico Emergency medical services personnel.

Under existing law, the Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act, the Emergency Medical Services Authority is responsible for establishing minimum standards and promulgating regulations for the training and scope of practice for emergency medical technicians-paramedic (EMT-P). Violation of the act is a misdemeanor. Under existing law, these standards and regulations would be applicable to local governments, agencies, and other organizations that provide this training.

The act also provides for the certification of emergency medical technicians through the issuance of certificates, including EMT-I and EMT-II certificates, by local entities, known as local EMS agencies, which are designated by counties. Existing law also permits public safety agencies, for public safety personnel, and the State Board of Fire Services, for fire safety personnel, to issue EMT-I certificates. Existing law provides that the medical director of a local EMS agency or the Emergency Medical Services Authority may deny, suspend, or revoke certificates issued under these provisions, or may place a certificate holder on probation, upon the occurrence of any of specified events.

This bill would, among other things, require the authority to establish and maintain a centralized system for monitoring and tracing EMT-I and EMT-II certification status and EMT-P licensure status to be used by certifying entities, as defined, and would require specified fees to be collected and expended, upon appropriation, for related purposes. The bill would require the authority to adopt regulations regarding the submission of fingerprint images and related information to the Department of Justice.

This bill would require the authority to establish EMT-I and EMT-II certification and disciplinary guidelines. This bill would authorize an EMT-I or EMT-II employer to investigate and discipline those EMT-I and EMT-II employees who commit specified acts. This bill would require the medical director to investigate and discipline specified EMT-I's and EMT-II's. By imposing new duties upon local officials, this bill would create a state-mandated local program.

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

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

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

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

This bill would make the operation of its provisions contingent upon the enactment of SB 997 of the 2007–08 Regular Session.

Ch. 275 (SB 997) Ridley-Thomas Emergency medical services: certification and licensure.

Existing law, the Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act, provides for the certification of emergency medical technicians through the issuance of certificates, including EMT-I and EMT-II certificates, by local entities, known as local EMS agencies, which are designated by counties. Under existing law, an Emergency Medical Technician II or EMT-II is defined as an EMT-I with additional training in limited advanced life support according to prescribed standards and who has a validly issued certificate.

This bill would also define an EMT-I with the additional training in limited advanced life support described above as an Advanced Emergency Medical Technician or Advanced EMT.

Existing law requires the Commission on Emergency Medical Services, which consists of 16 members, including an active member of the California State Fireman’s Association or the California Professional Firefighters, to perform various duties regarding the Emergency Medical Services Authority and emergency medical services.

The bill would revise the membership of the commission to include 18 members. The 2 additional members would include one person who is employed by the Department of Forestry and Fire Protection and one person who is employed by a city, county, or special district that provides fire protection. The bill would provide that each of these additional members are to be appointed by the Governor from lists of 3 names submitted by the California Professional Firefighters.

This bill would make the operation of its provisions contingent upon the enactment of AB 2917 of the 2007–08 Regular Session.

Ch. 276 (SB 1660) Romero Teachers: compensation.

Existing law requires the governing board of a school district to fix and order paid the compensation of persons in public school service requiring certification qualifications employed by the governing board. The governing board of each school district also is required to adopt, cause to be printed, and make available to each certificated employee a schedule of salaries to be paid.

Each person employed by a school district in a position requiring certification qualifications, except a person employed in a position requiring administrative or supervisory credentials, is required to be classified on the salary schedule on the basis of uniform allowance for years of training and years of experience, except if a salary schedule based on criteria other than that uniform allowance is negotiated and mutually agreed upon by a public school employer and the exclusive representative of the employees. Public school employers and exclusive representatives of credentialed teachers are encouraged to recognize teacher contributions to improving pupil achievement, provide incentives to teachers to accept teaching assignments in areas of highest need, and recognize relevant professional experience on the salary schedule in lieu of units and degrees or in lieu of teaching experience.

Existing law establishes the professional development block grant, and requires the Superintendent of Public Instruction to apportion block grant funds to a school district in the same relative statewide proportion that the school district received in the 2003–04 fiscal year for specified staff development programs. A school district may expend these funds for any purpose authorized by those programs. Among the purposes for which these funds may be

expended are staff development instructional methods, including teaching strategies, classroom management and other training designed to improve pupil performance, conflict resolution, intolerance and hatred prevention, and academic content in the core curriculum areas.

This bill would authorize a school district to use funds received pursuant to the professional development block grant to compensate new and existing mathematics, science, and special education teachers in schools ranking, in the 2008–09 school year or any subsequent school year, in decile 1, 2, or 3 of the Academic Performance Index, in a manner separate from the uniform allowance for years of training and years of service, as permitted pursuant to the exception described above. The bill would require a school district to submit an annual educational report to specified government officials of the amount of funds used pursuant to this provision to compensate mathematics, science, and special education teachers.

#### Ch. 277 (AB 69) Lieu Mortgage lending: reporting.

Existing law provides for the licensure and regulation of finance lenders and brokers and residential mortgage lenders and residential mortgage loan servicers by the Commissioner of Corporations.

This bill would authorize the commissioner to require these licensees to provide reports concerning residential mortgage loan servicing activities. The bill would authorize the commissioner to seek and receive information from residential mortgage loan servicers not subject to the commissioner's jurisdiction. The bill would require the commissioner to post aggregated survey results on the Department of Corporation's Internet Web site, as specified.

#### Ch. 278 (AB 180) Bass Mortgages: foreclosure consultants.

Existing law defines a foreclosure consultant as a person who offers, for compensation, to perform specified services for a homeowner relating to a foreclosure sale, except as specified. Existing law prohibits a foreclosure consultant from entering into an agreement to assist the owner in arranging, or arrange for the owner, the release of surplus funds prior to 65 days after the trustee's sale is conducted.

This bill would, instead, prohibit a foreclosure consultant from entering into an agreement described above at any time.

Existing law allows a homeowner to cancel a contract with a foreclosure consultant within 3 days after signing the contract by providing written notice of the cancellation at the address provided by the foreclosure consultant. Existing law requires that the contract be written in the same language as principally used by the foreclosure consultant to describe his or her services or to negotiate the contract. Existing law prohibits a foreclosure consultant from taking any power of attorney from an owner, except to inspect documents as provided by law.

This bill would instead allow a homeowner to cancel a contract with a foreclosure consultant within 5 days after signing the contract, and to do so by mail, e-mail, or facsimile. It would require that a contract with a foreclosure consultant be written in the language principally used by the foreclosure consultant to describe his or her services or to negotiate the contract, and would require the foreclosure consultant, in specified circumstances, to provide the owner, before the owner signs the contract, with one or more copies of a completed contract written in specified other languages, and would make a conforming change in this regard. The bill would prohibit a foreclosure consultant from taking any power of attorney from an owner for any purpose.

The bill would require a foreclosure consultant to register with the Department of Justice in accordance with certain requirements, and to obtain and maintain a surety bond of \$100,000. A violation of these provisions would be a crime. By creating a new crime, the bill would impose a state-mandated local program. The bill would permit the Department of Justice to refuse to issue, or to revoke, a foreclosure consultant's registration for any violation of the law regulating foreclosure consultants. The bill would create the Foreclosure

Consultant Regulation Fund in the State Treasury for the deposit of fees submitted to the Department of Justice for registration as a foreclosure consultant, and make moneys in that fund available to the department upon appropriation by the Legislature for the costs of administering the registration 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 bill would provide that its provisions will become operative on July 1, 2009.

Ch. 279 (AB 2454) Emmerson Real estate: Recovery Account.

Existing law, the Real Estate Law, provides for the licensure and regulation of real estate brokers and real estate salespersons by the Department of Real Estate. Existing law provides for creation of the Recovery Account in the Real Estate Fund, which is funded by fees imposed on licensees. Existing law provides that when an aggrieved person obtains a final judgment, as specified, against a defendant based upon the defendant's fraud, misrepresentation, or deceit, made with intent to defraud, or the defendant's conversion of trust funds, arising directly out of any transaction in which the defendant, while a real estate licensee, performed acts for which his or her license was required, the aggrieved person may file an application with the department for payment from the Recovery Account of the amount unpaid in the judgment that represents an actual and direct loss to the claimant in the transaction. Existing law prohibits the liability of the Recovery Account from exceeding \$20,000 for any one transaction and \$100,000 for any one licensee.

This bill would limit the liability of the Recovery Account for applications for payment filed on or after January 1, 2009, to \$50,000 for any one transaction and \$250,000 for any one licensee. The bill would also delete certain obsolete language from that provision.

Ch. 280 (SB 133) Aanestad Title insurance: title solicitors.

The Insurance Commissioner generally regulates insurance, including title insurance. Violation of certain of these provisions is a misdemeanor.

This bill would prohibit a person from being employed as a title marketing representative unless he or she holds a valid certificate of registration as a title marketing representative issued by the commissioner for a 3-year period. This bill would exempt specified activities from its scope. Violation of these provisions would be a misdemeanor, pursuant to provisions of existing law.

By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

This bill would define "title marketing representative" and provide that this does not include a person whose primary duties directly involve the creation, production, or issuance of the title policy or the performance of escrow services.

This bill would provide that if a person markets title insurance without a valid certificate, as defined, the commissioner may issue a cease and desist order prohibiting that person from further marketing. This bill would require title companies to notify the commissioner when a title marketing representative is terminated or employed, as specified.

This bill would specify the information that the applicant for a certificate must supply in writing under penalty of perjury to the commissioner.

By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

This bill would specify an application process for the certificate of registration and provide that the commissioner shall set a fee to obtain or renew a certificate in an amount sufficient to defray the actual costs of processing the application.

This bill would provide that the Department of Insurance may revoke, suspend, restrict, or decline to issue a certificate of registration if it determines, after a hearing, that the title

marketing representative has committed specified acts. The bill specifies other remedies available to the commissioner for misconduct.

The bill would make a technical change by deleting an obsolete statutory cross-reference.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 281 (SB 870) Ridley-Thomas California Housing Finance Agency: resolutions, rules, and regulations.

Existing law requires the California Housing Finance Agency to make financing opportunities available for the construction, rehabilitation, and purchase of housing for persons and families of low or moderate income by borrowing in the securities markets and relending to housing sponsors, developers, and homeowners and by insuring loans made by the agency or by others for these same purposes.

Existing law enumerates the powers of the agency, including the power to adopt, and from time to time amend and repeal, by action of the agency's governing board, resolutions, rules, and regulations, not inconsistent with existing law, to carry into effect the powers and purposes of the agency and the conduct of its business.

This bill would authorize the agency to act through resolution, except when expressly required under existing law to act through rule or regulation, and would delete certain requirements that the agency adopt rules or regulations.

The bill would specify that the agency is not required to promulgate rules and regulations in order to establish or operate a mortgage refinance program. The bill would authorize the agency to establish that program through resolutions adopted by the agency governing board, and operated by the agency in accordance with resolutions adopted by the board. The bill would exempt those resolutions from the requirements of the Administrative Procedures Act.

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

Ch. 282 (SB 1055) Machado Taxation: cancellation of indebtedness: mortgage debt forgiveness.

The Personal Income Tax Law, in modified conformity to federal income tax laws, requires a borrower to include in his or her income, with certain exceptions, the amount of debt canceled or discharged, as specified.

This bill would provide further conformity to federal income tax laws by conforming to specified provisions of the federal Mortgage Forgiveness Debt Relief Act of 2007, relating to the exclusion of the discharge of qualified principal residence indebtedness, as defined, from a taxpayer's income if that debt is discharged after January 1, 2007, and before January 1, 2009, as provided.

This bill would take effect immediately as a tax levy.

Ch. 283 (SB 1065) Correa Home financing programs.

Existing law, for purposes of a home financing program, provides that a city or county has specified powers and duties and may administer a home financing program to acquire, contract, and enter into advance commitments to acquire home mortgages, as defined, made or owned by lending institutions at the purchase prices and upon other terms and conditions as determined by the city or county.

This bill would include the refinancing of home mortgages in the criteria for establishing a maximum household income for the purposes of a city- or county-administered home financing program. The bill would also revise the definition of home mortgage for purposes of the above provisions. These provisions would be repealed January 1, 2012.

Ch. 284 (SB 1461) Negrete McLeod Real estate licensees.

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

Existing law, the Real Estate Law, governs the licensing and regulation of real estate licensees, as defined, as administered by the Real Estate Commissioner. Under those provisions, a real estate licensee is prohibited from publishing, circulating, distributing, or causing to be published, circulated, or distributed in any newspaper or periodical, or by mail, any matter pertaining to any activity for which a real estate license is required that does not contain a designation disclosing that the licensee is performing acts for which a real estate license is required.

This bill would, on and after July 1, 2009, require a licensee to disclose his or her license identification number on specified solicitation materials, as defined, and on real property purchase agreements when acting as an agent in those transactions. The bill would authorize the Real Estate Commissioner to adopt regulations in that regard.

#### Ch. 285 (SB 1604) Machado Escrow Agents' Fidelity Corporation.

Existing law, the Escrow Law, provides for licensure and regulation by the Commissioner of Corporations of persons engaged in business as escrow agents, unless specifically exempted. Existing law requires persons licensed as escrow agents to be members of the Escrow Agents' Fidelity Corporation (Fidelity Corporation), which is established as a nonprofit corporation to indemnify its members against loss, and which is funded by fees and assessments on its members. Existing law limits the coverage provided by Fidelity Corporation to certain types of transactions and provides that indemnity coverage for other transactions be provided by escrow agents through bonding requirements.

This bill would require any private insurance coverage of a member, that also covers a loss that would be covered by Fidelity Corporation, to be applied as primary coverage.

Existing law requires employees of escrow agents and various other persons to obtain a certificate from Fidelity Corporation as a condition of employment or compensation. Existing law requires Fidelity Corporation to deny an application for a certificate or to revoke the certificate under certain circumstances.

This bill would allow a person whose certificate application has been denied or whose certificate has been revoked to file a reapplication for a certificate after a specified time, provided that the person has satisfied all obligations to Fidelity Corporation under any prior arbitration award or judgment.

Existing law requires a licensee under the Escrow Law to submit an annual audit report to the commissioner as well as various other financial reports that the commissioner may require. Existing law requires an independent accountant who prepares certain reports in that regard to provide copies directly to the commissioner.

This bill would require a licensee who engages an independent accountant or 3rd-party contractor to reconcile trust account records to request that accountant or 3rd-party contractor to immediately notify the commissioner and Fidelity Corporation upon the occurrence of various events or discoveries.

Existing law specifies the types of financial institution accounts that are allowable depositories for moneys deposited in escrow with a licensee.

This bill would require that an agreement by a licensee with a financial institution to establish a trust account be accompanied by a letter from the licensee authorizing and requesting the financial institution to immediately notify the commissioner and Fidelity Corporation of account closure or the occurrence of an overdraft balance under specified circumstances.

#### Ch. 286 (SB 1737) Machado Real estate: brokers and salespersons.

Existing law, the Real Estate Law, provides for the licensure and regulation of real estate brokers and real estate salespersons by the Real Estate Commissioner and provides that a willful violation of that law is a crime. Existing law authorizes the commissioner to direct a person to desist and refrain from activities that are in violation of that law, as specified, and

also authorizes the commissioner to suspend or revoke the license of a real estate licensee who performs or has been guilty of specified acts.

This bill would authorize the commissioner to suspend or bar a person from a position of employment, management, or control for a specified period if the commissioner finds that the suspension or bar is in the public interest and that the person has committed or caused a violation of the Real Estate Law or a rule or order of the commissioner, as specified. The bill would also authorize the commissioner to impose that discipline if the person has been convicted of, or pleaded nolo contendere to, a crime or been held liable in a civil action by final judgment, or any administrative judgment by any public agency, if the crime or civil or administrative judgment involves an offense involving dishonesty, fraud, or deceit, or any other offense reasonably related to the qualifications, functions, or duties of a person engaged in the real estate business. In addition, the bill would authorize the commissioner to suspend or revoke the license of a real estate licensee who has been guilty of generating an inaccurate opinion of the value of residential real property, requested in connection with a debt forgiveness sale, in order to manipulate the lienholder to reject the proposed debt forgiveness sale or to acquire a financial or business advantage, as specified, or both.

Existing law requires listing and selling agents, as defined, to provide sellers and buyers in a residential real property transaction with a disclosure form, as prescribed, containing general information on real estate agency relationships. Existing law also requires the listing or selling agent to disclose to the buyer and seller whether he or she is acting as the buyer's agent exclusively, the seller's agent exclusively, or as a dual agent representing both the buyer and the seller.

This bill would require a person or entity that arranges financing in connection with a sale, lease, or exchange of real property and acts as an agent with respect to that property to make a written disclosure of those roles, within 24 hours, to all parties to the sale, lease, or exchange and any related loan transaction.

By imposing additional requirements under the Real Estate Law, 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. 287 (SB 1675) Cox Veterans' Revenue Debenture Act of 1970.

The Veterans' Revenue Debenture Act of 1970 prescribes procedures for the issuance of debentures by the Department of Veterans Affairs and for the administration thereof. Those provisions require the department to adopt a resolution of issuance whenever the department determines that debentures should be issued, and requires the resolution to be submitted to the Veterans' Debenture Finance Committee for their consideration. Upon approval by the Veterans' Debenture Finance Committee, the resolution of issuance becomes effective and the State Treasury prepares the debentures in accordance with the resolution.

This bill would authorize that a resolution of issuance may provide the department with the discretion to structure the terms and conditions of any authorized issuance of debentures, as specified, including the discretion to determine interest rates and payment dates.

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

#### Ch. 288 (AB 2702) Nunez Maddy Emergency Medical Services Fund: hospital and physician and surgeon reimbursement: Los Angeles County.

Existing law, the Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act (the EMS Act), establishes the Emergency Medical Services Authority (the authority) to administer the emergency medical services system to coordinate and integrate effective and efficient emergency medical services throughout the 58 counties of the state.



Existing law establishes the Maddy Emergency Medical Services (EMS) Fund, authorizing each county to establish an emergency medical services fund and provides for deposit of certain penalties, forfeitures, and fines into the fund.

Existing law requires use of the local fund for reimbursement of physicians and surgeons and hospitals for uncompensated emergency medical services pursuant to a prescribed schedule. Under this schedule, 58% of the balance in the fund is to be used for emergency medical services provided by all physicians and surgeons, except those employed in county hospitals, in general acute care hospitals that provide basic or comprehensive emergency medical services up to the time the patient is stabilized.

This bill would, instead, require distribution of 58% of the balance in the fund for emergency medical services provided by all physicians and surgeons, except those employed in county hospitals, in general acute care hospitals that provide basic, comprehensive, or standby emergency medical services pursuant to prescribed provisions of law relating to standby emergency rooms or departments in certain small and rural hospitals and hospitals located in Los Angeles County that meet prescribed requirements, up to the time the patient is stabilized, and would make conforming changes.

Existing law, until January 1, 2009, requires 15% of the funds collected pursuant to a specified penalty to be deposited in each county's Maddy Emergency Medical Services Fund and expended for pediatric trauma centers.

This bill would extend the repeal date of this provision until January 1, 2014.

Ch. 289 (SB 1141) Margett Emergency medical services: public aircraft.

Existing law, the Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act, establishes the Emergency Medical Services Authority and requires it to develop planning and implementation guidelines for local emergency medical services systems which address, among other components, transportation, system organization and management, and disaster response.

Existing law requires the authority to adopt regulations that provide specific requirements for the care of trauma cases and ensure that the trauma care system is fully coordinated with all elements of the existing emergency medical services system. A local emergency medical services agency implementing a trauma care system is required to establish policies and procedures which are concordant and consistent with the minimum standards set forth in the regulations adopted by the authority. Existing law provides that nothing in the act regarding the trauma care system is to be construed as restricting the use of a helicopter of the Department of the California Highway Patrol from performing missions which the department determines are in the best interests of the people of the State of California.

This bill would prohibit a construction of the act that regulates, or authorizes the regulation of, specified matters relating to public aircraft.

Ch. 290 (AB 55) Laird Referral fees: information technology and training services.

Existing law, relative to insurance fraud, makes it a crime for healing arts practitioners to receive money or other consideration for, or to engage in, various related activities with respect to, the referral of patients, clients, or customers to any person, with certain exceptions. Existing law, upon the effective date of specified regulations adopted by the Secretary of the United States Department of Health and Human Services pursuant to the Medicare Prescription Drug, Improvement and Modernization Act of 2003, exempts from these provisions specified entities that receive nonmonetary remuneration in the form of hardware, software, or information technology training services necessary and used solely to receive and transmit electronic prescription information, under certain conditions. Existing law provides that any person who solicits, receives, offers, or pays any remuneration in return for the referral, or promised referral, of any individual to a person for the furnishing or arranging for the furnishing of any service or merchandise for which payment may be made under the

Medi-Cal program, or in return for the purchasing, leasing, ordering, or arranging for, or recommending the purchasing, leasing, or ordering of any goods, facility, service, or merchandise for which payment may be made under that program, is guilty of a crime, except as specified.

This bill would delete the exemptions relative to insurance fraud related to nonmonetary remuneration necessary to receive and transmit electronic prescription information, and would instead exempt from all of the above provisions nonmonetary remuneration in the form of hardware, software, or information technology and training services, as described in specified regulations adopted pursuant to the Medicare Prescription Drug, Improvement and Modernization Act of 2003.

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

#### Ch. 291 (AB 978) Benoit Care facilities.

(1) Existing law, the California Community Care Facilities Act, and the California Residential Care Facilities for the Elderly Act, provide for the licensure and regulation of community care facilities and residential care facilities for the elderly respectively and requires every licensed community care facility and residential care facility for the elderly to be subject to unannounced visits by the State Department of Social Services.

Existing law authorizes the department to levy civil penalties upon community care facilities licensed pursuant to the act, licensed residential care facilities for persons with chronic, life-threatening illness, licensed residential care facilities for the elderly, and licensed day care centers, whereby the nature or seriousness of the violation warrants a higher penalty or an immediate assessment.

This bill would, among other things, provide that serious violations include specified situations. It would also require the department to assess an immediate civil penalty, as prescribed, for any of those specified serious violations, and would require that moneys collected from those civil penalties imposed for those specified serious violations be expended by the department for specified purposes, upon appropriation by the Legislature.

(2) Existing law, the California Child Day Care Facilities Act, provides for the licensure and regulation of child day care facilities, including day care centers and family day care homes, by the State Department of Social Services.

The bill would, among other things, require the department to specify in its licensing report all violations that, if not corrected, will have a direct and immediate risk to the health, safety, or personal rights of children in care. The bill would impose additional inspection requirements upon child day care facilities, including day care centers and family day care homes, and would require the department to ensure that a licensee's plan of correction is verifiable and measurable.

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

#### Ch. 292 (AB 1141) Anderson Controlled substances.

Existing law classifies certain controlled substances into designated schedules. Under existing law, unlawful possession of specified controlled substances is either a misdemeanor or a felony.

This bill would add Khat and Cathinone, as specified, to the controlled substances listed in Schedule II and would also add Cathine, as specified, to the controlled substances listed in Schedule IV. This bill would also provide that unlawful possession of Khat, Cathinone, and Cathine is a misdemeanor.

Because this bill would expand the definition of existing crimes, it would impose a state-mandated local program.

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

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

Ch. 293 (AB 1340) Jones Guardians and conservators.

(1) Existing law provides for the creation of conservatorships and guardianships. Existing law requires that a petition to establish conservatorship include specified information.

This bill would require, if the petitioner to establish conservatorship is licensed as a professional fiduciary, that the petition contain the petitioner's registration information and other specified information, unless the petition for a temporary guardianship or conservatorship is filed together with a petition for a permanent appointment. The bill would require, if the petition is filed by a person other than the proposed conservatee, that the petition include a declaration of due diligence showing efforts to find relatives and to ascertain preferences of the proposed conservatee or why it was not feasible to contact the relatives or ascertain those preferences.

(2) Existing law requires that notice be given to specified persons before a hearing on a petition for appointment of a conservator.

This bill would require, in addition, that if the petition states that the petitioner and the proposed conservator have no prior relationship with the proposed conservatee and are not nominated by a family member, friend, or other person with a relationship to the proposed conservatee, notice be mailed to the public guardian of the county in which the petition is filed.

(3) Existing law allows a court to take specified actions with respect to a vexatious litigant, as defined.

This bill would provide that, if a person other than the conservatee files a petition for termination of the conservatorship, or instruction to the conservator, that is unmeritorious or intended to harass or annoy the conservator, and the person has previously filed pleadings in the conservatorship proceedings that were unmeritorious or intended to harass or annoy the conservator, the petition shall be grounds for the court to determine that the person is a vexatious litigant for the purposes of the above provisions.

(4) Existing law permits any person entitled to petition for the appointment of a guardian or conservator to file a petition for the appointment of a temporary guardian or temporary conservator of the person or estate or both. Existing law requires that notice for the hearing on the appointment be given, as specified, at least 5 days before the hearing on the petition, unless the court for good cause otherwise orders.

This bill would require that the notice for the hearing on the appointment of a temporary guardian or temporary conservator, as described above, be given at least 5 court days before the hearing.

(5) Existing law generally requires every person appointed as guardian or conservator to, before letters are issued, give a bond approved by the court. Existing law enumerates exceptions to that law, including that the court may dispense with the requirement of a bond if it appears likely that the estate will satisfy specified conditions for its duration. Existing law also provides that if at any time it appears that the estate does not satisfy those conditions, the court may require the filing of a bond.

This bill would instead provide that if at any time it appears that the estate does not satisfy those conditions, the court would be required to require the filing of a bond unless the court determines that good cause exists, as specified. The bill would also make technical, nonsubstantive changes to that provision.

(6) Existing law, operative on and after January 1, 2009, prohibits any person from acting as a professional fiduciary unless that person is licensed as a professional fiduciary. Existing law creates the Professional Fiduciaries Bureau to administer a licensing and regulatory program in this regard. Existing law, on and after July 1, 2008, prohibits a superior court from appointing a person to carry out the duties of a professional fiduciary unless that person has a valid professional fiduciary's license.

This bill would prohibit a superior court from permitting a person without a valid professional fiduciary's license to continue to carry out the duties of a professional fiduciary,

unless that person is excluded from the definition of professional fiduciary or is exempt from professional fiduciary licensing requirements, as specified.

(7) Existing law provides that a conservator may establish the residence of the conservatee at any place within this state without the permission of the court. Existing law requires permission of the court before the residence of a ward or conservatee is established outside the state.

This bill would apply the provisions described above to proposed wards and conservatees. If the residence of a ward or conservatee is to be established outside the state, the bill would require that notice of this action, together with a copy of the petition to do so, be given in a specified manner. The bill would except a person with developmental disabilities for whom the Director of Developmental Services or a regional center, as defined, acts as the conservator from these provisions, and would generally except a regional center, as defined, from the definition of personal residence in connection with provisions relating to conservatorship and guardianship.

(8) Existing law requires a guardian or conservator to present an accounting of the assets of the estate of the ward or conservatee to the court for settlement and allowance in a specified manner at the end of one year from the time of appointment and, after that, not less frequently than once every 2 years, unless otherwise ordered by the court to be more frequent. Existing law requires the guardian or conservator to file specified supporting documents with the accounting. If the accounting is the first court accounting of the guardianship or conservatorship, existing law requires the guardian or conservator to provide all account statements showing the account balance immediately preceding the date the conservator or guardian was appointed and all account statements showing the account through the closing date of the first court accounting.

This bill would require a guardian or conservator, in a first court accounting, to provide the court all account statements showing the account balance as of, rather than through, the closing date of the first court accounting.

(9) Existing law requires a conservator served pursuant to specified provisions of law to appear at a hearing and represent a spouse alleged to lack legal capacity for a proposed transaction involving community property. Existing law allows the court, if the spouse is not otherwise represented, to appoint the public guardian, the public administrator, or a guardian ad litem to represent the interests of the spouse. Existing law requires that, if the spouse is unable to retain legal counsel, upon request of the spouse, the court appoint specified counsel to represent the spouse.

This bill would permit a court to appoint an investigator to review the proposed transaction and report to the court regarding its advisability. The bill would permit a court, if the petition proposes a transfer of substantial assets to the petitioner from the other spouse, to appoint counsel for the other spouse, if the court finds that the spouse has not competently retained independent counsel for the proceeding.

#### Ch. 294 (SB 158) Florez Hospitals: patient safety and infection control.

Existing law provides for the licensure and regulation by the State Department of Public Health of health facilities, including general acute care hospitals, acute psychiatric hospitals, and special hospitals, as defined. A violation of these provisions is a crime.

This bill would require health facilities, as defined, to develop, implement, and comply with a patient safety plan for the purpose of improving the health and safety of patients and reducing preventable patient safety events. The bill would require the patient safety plan to establish a patient safety committee composed of health care professionals, and to contain other prescribed elements.

This bill would also require health facilities, as defined, to implement a facility wide hand hygiene program and, beginning January 1, 2011, would prohibit the use of intravenous, epidural, or enteral feeding connections that would fit into a connection port other than the

type it was intended for, unless an emergency or urgent situation exists and the prohibition impairs the ability to provide health care.

Existing law establishes the Hospital Infectious Disease Control Program, which, among other things, requires the department and general acute care hospitals to implement various measures relating to disease surveillance and the prevention of health-care-associated infection (HAI). In that regard, the department is required, by July 1, 2007, to appoint a Healthcare Associated Infection Advisory Committee (HAI-AC), composed of specified members, to make recommendations related to methods of reporting cases of hospital acquired infections occurring in general acute care hospitals, as provided.

Existing law also requires each general acute care hospital, in collaboration with infection prevention and control professionals, and with the participation of senior health care facility leadership, as a component of its strategic plan, at least once every 3 years, to prepare a written report that examines the hospital's existing resources and evaluates the quality and effectiveness of the hospital's infection surveillance and prevention program, including specified information.

This bill would establish a health care infection surveillance, prevention, and control program within the department and require the department, the HAI-AC, and general acute care hospitals, as defined, to take specified actions to implement the program.

This bill would also require, no later than January 1, 2010, specified training for a physician designated as the hospital epidemiologist or infection surveillance, prevention, and control committee chairperson. Also, beginning in January 2010, the bill would require prescribed training for other hospital staff, as specified.

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. 295 (SB 891) Correa Health facilities: Elective Percutaneous Coronary Intervention (PCI) Pilot Program.

Existing law provides for the licensure and regulation of health facilities by the State Department of Public Health. Existing law authorizes health facilities to engage in various types of cardiac intervention and surgery.

This bill, until January 1, 2014, would establish the Elective Percutaneous Coronary Intervention Pilot Program in the department, which would authorize up to 6 eligible acute care hospitals that are licensed to provide cardiac catheterization laboratory service in California, and that meet prescribed, additional criteria to perform scheduled, elective primary percutaneous coronary intervention (PCI), as defined, for eligible patients.

#### Ch. 296 (SB 1058) Alquist Health facilities: bacterial infections.

Existing law provides for the licensure and regulation of health facilities by the State Department of Public Health. A violation of these provisions is a crime.

This bill would establish the Medical Facility Infection Control and Prevention Act or Nile's Law, which would require general acute care hospitals to implement certain procedures for the screening, prevention, and reporting of specified health-care-associated infections. This bill would require the department to carry out certain duties in order to implement the bill. Because a violation of the health facility provisions is a crime, the bill would impose a state-mandated local program.

This bill would require health facilities to report to the department and the federal Centers for Disease Control and Prevention, specified infections. This bill would require the department to develop and implement various Internet-based reporting systems, as prescribed.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 297 (AB 550) Ma Property taxation: business property: audit.

Existing property tax law requires the county assessor to audit the books and records of a profession, trade, or business at least once every 4 years in the case of a taxpayer engaged in a profession, trade, or business that is not fully exempt from property taxation and that owns, claims, possesses, or controls locally assessable trade fixtures and business tangible property with a full value of at least \$400,000.

This bill would delete the requirement that a taxpayer own, claim, possess, or control locally assessable trade fixtures and business tangible property with a full value of at least \$400,000 in order to be audited. This bill would require the county assessor to annually conduct a significant number of audits, as specified, to encourage accurate and proper reporting. This bill would require 50% of the required audits, as specified, to be performed on those taxpayers that have the largest assessments of locally assessable trade fixtures and business tangible personal property in the county, as provided.

By changing the manner in which county assessors audit the books and records of taxpayers engaged in a profession, trade, or business, 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. 298 (AB 990) Berg Spud Point Marina.

Existing law authorizes the loan payments on the loan for the planning, acquisition, construction, improvement, maintenance, or operation of the Spud Point Marina in Bodega Bay, administered by the Department of Boating and Waterways, to be renegotiated by the department and the County of Sonoma, with the advice and consent of the Boating and Waterways Commission, to solve the fiscal problems involving the marina, as specified.

This bill would authorize, notwithstanding specified laws or any contract or agreement to the contrary, the County of Sonoma to provide facilities at the Spud Point Marina for commercial, recreational, or other vessels, as specified. The County of Sonoma would be authorized to maintain an advisory committee, as prescribed, for the Spud Point Marina. The bill would also repeal certain requirements for the terms of the loan from the department, including that the loan be repaid in full.

The bill would make legislative findings and declarations as to the necessity of a special statute.

Ch. 299 (AB 1927) Galgiani Vocational nursing and psychiatric technicians.

Existing law, until July 1, 2008, establishes the Board of Vocational Nursing and Psychiatric Technicians. Existing law requires the board to prepare and maintain a list of accredited schools of vocational nursing and to make certain determinations regarding courses of instruction of accredited schools of vocational nursing. Existing law requires the board to deny or revoke accreditation for any school of vocational nursing that does not give student applicants credit in the field of nursing for previous education, and requires the board to prescribe the education for which credit is to be given, including the amount of credit to be given to a certified nurse assistant and to a nurse assistant who has provided direct nursing services in health facilities. Existing law requires schools accredited for the training of

psychiatric technicians to meet certain requirements related to assessment, credit, and course availability.

The bill would delete the requirements on schools accredited for the training of psychiatric technicians related to assessment, credit, and course availability, and would instead require the board to deny or revoke accreditation for any psychiatric technician school that does not give student applicants credit in the fields of nursing and psychiatric technician practice for previous education and the opportunity to obtain credit for other acquired knowledge, as specified. The bill would also require the board to prescribe the education for which credit is to be given and the amount of credit that is to be given for each type of education for a psychiatric technician assistant and an applicant for licensure as a vocational nurse or psychiatric technician who has successfully completed specified courses that are assessed for equivalency by a vocational nursing school or psychiatric technician school.

#### Ch. 300 (AB 2044) Duvall Insurance licensees.

(1) Existing law authorizes the Insurance Commissioner of the Department of Insurance to issue resident and nonresident agent and broker-agent licenses, as specified. Existing law defines the terms “resident” and “nonresident” and specifies the requirements for a person to apply for and receive either a resident or nonresident license. Under existing law, a person applying for a nonresident license may have to pay a higher application fee than a person applying for a resident license, as specified.

This bill would state that for licensing purposes, a person could be considered a resident of this state if one of 2 specified sets of circumstances exists. This bill would also allow a broker or agent to designate one state as his or her resident state. This bill would also exempt a licensed nonresident who is licensed in his or her resident state from the requirement of taking a qualifying examination in order to receive a resident license, as specified. This bill would authorize the commissioner to charge an applicant for a nonresident license a fee equal to what the applicant’s resident state would charge a California resident for a license in that state, as specified.

(2) Existing law requires certain licensees to disclose financial records, certain licensees to hold certain funds as a fiduciary, and certain licensees to have an appointment for authority to act as an insurance agent.

This bill would add specified licensees to those required to disclose financial records, to hold certain funds as a fiduciary, and to have an appointment for authority to act as an insurance agent, as specified.

(3) Existing law requires licensees to complete a certain number of hours of continuing education.

This bill would specify the types of training and the number of hours required for certain licensees, as specified.

(4) Existing law requires that a person must have previously worked as a life licensee or as an employee of a life licensee in order to be eligible for a life and disability analyst license.

This bill would, instead, require that a person must have worked as both a life-only and accident and health licensee in order to be eligible for a life and disability analyst license.

(5) Existing law requires the licensing of and regulates the activities of insurance adjusters, as specified.

This bill would, in addition, require insurance adjusters to complete a certain number of continuing education hours and would require that an insurance adjuster license be renewed every year instead of every 5 years.

(6) Existing law sets a 2-year term for personal lines licenses and provides that the licenses renew on the last day of December.

This bill would instead provide that each license shall renew 2 years from the date it was issued, as specified.

(7) Existing law authorizes the commissioner to mail an order reprimanding the licensee if the commissioner believes that a licensee has committed an offense, as specified. Under

existing law, if the licensee requests formal notice and hearing, the order becomes void and certain proceedings are initiated, as specified.

This bill would repeal these provisions and authorize the commissioner to mail an applicant or a licensee a citation and an order assessing a specified fine for a violation the commissioner believes the applicant or licensee committed, as specified. This bill would specify the required contents of the citation and order and would provide that, if the licensee requests a hearing, certain proceedings would be initiated regarding the validity of the citation and order, as specified. This bill would provide that the issuance of a notice, citation, or order under this provision would not constitute a disciplinary action or an administrative action, as specified, against the licensee. This bill would specify circumstances where the commissioner may elect to proceed against a licensee by way of notice and hearing, as specified, rather than citation.

#### Ch. 301 (AB 2111) Smyth Physical therapy: regulation.

Existing law, the Physical Therapy Practice Act, creates the Physical Therapy Board of California and makes it responsible for the licensure and regulation of physical therapists and physical therapist assistants. Under the act, an applicant for licensure is required to take and obtain a passing score on an examination testing specified subjects, and impersonating or acting as a proxy for an applicant in an examination is a basis for disciplinary action by the board. The act also makes a violation of its provisions a crime. Under the act, the board is authorized to charge licensure fees, which are deposited into the Physical Therapy Fund.

This bill would recast the examination provisions for licensure as a physical therapist and as a physical therapist assistant. The bill would delete impersonating or acting as a proxy for an examinee as a cause for disciplinary action and would instead authorize the board to disqualify an applicant or revoke the license of a person who engaged in conduct, as specified, that interferes with the examination process. The bill would expand the types of disciplinary action the board may take to include the issuance of a public letter of reprimand in certain circumstances and would revise the amount of licensure fees charged by the board.

By specifying additional prohibited conduct under the Physical Therapy Practice Act, the 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. 302 (AB 2321) Feuer Transportation funding: County of Los Angeles.

Existing law authorizes the Los Angeles County Metropolitan Transportation Authority (MTA) to impose, in addition to any other tax that it is authorized to impose, a transactions and use tax at the rate of 0.5% for 6½ years or less, for the funding of specified transportation-related purposes designated as capital projects or capital programs. Existing law conditions the imposition of a tax under this authority upon voter approval as otherwise required by law. It also prohibits the MTA from incurring bonded indebtedness payable from the tax proceeds to fund those projects or programs or from substituting revenue from the tax proceeds for current funding commitments to the projects or programs. Existing law requires the MTA to prepare an expenditure plan prior to submitting the tax ordinance to voters, describing the projects and programs and their cost and funding sources. Existing law also creates the Capital Project Development Fund, into which the tax revenue is to be deposited, and makes those moneys available for expenditure by the MTA to fund the designated projects and programs.

This bill would modify these provisions to require the MTA tax ordinance to specify that the tax is to be imposed for a period not to exceed 30 years, and to require the MTA to include specified projects and programs in its Long Range Transportation Plan. This bill would require the MTA to notify Members of the Legislature representing the County of Los



Angeles of proposed amendments to the expenditure plan, as specified. This bill would also authorize the MTA to incur bonded indebtedness, as specified, and would make other related changes.

Ch. 303 (AB 2619) Charles Calderon Civil actions and proceedings.

Existing law sets forth numerous provisions governing discovery in civil actions and proceedings. Existing law requires the deposition of any expert witness, as described, to be taken at a place that is within 75 miles of the courthouse where the action is pending. Existing law requires the party desiring to depose an expert witness, as described, other than a party or an employee of a party, to pay the expert's fee for any time spent at the deposition, as specified.

This bill would correct an erroneous cross-reference in these provisions.

Ch. 304 (AB 2956) Coto Insurance: agents and brokers.

Existing law provides that an insurance agent is a person authorized by and on behalf of an insurer to transact all classes of insurance, except life insurance. Existing law provides that an insurance broker is a person who, for compensation and on behalf of another person, transacts insurance other than life insurance with, but not on behalf of, an insurer.

This bill would instead provide that an insurance agent is a person who transacts insurance other than life, disability, or health insurance, on behalf of an admitted insurance company. The bill would state that it is presumed that a person is acting as an insurance broker if the person is licensed to act as an insurance broker, maintains a specified bond, and discloses specific information to the consumer. The bill would provide that the presumption of broker status is rebutted if specified facts exist, or based on the totality of the circumstances, as defined.

Under existing law, a person licensed as a fire and casualty broker-agent acting as an insurance broker may act as an insurance agent in collecting and transmitting premium or return premium funds and delivering policies and other documents evidencing insurance.

This bill, instead, would provide that a person acting as an insurance broker may, on behalf of an insurance company, collect and transmit premium or return premium and deliver policies and other documents evidencing insurance. The bill would state that performance of those functions shall not be construed to mean that the person is an insurance agent.

Ch. 305 (AB 3078) Committee on Revenue and Taxation Taxation: tax administration: group returns: real estate withholding requirements: penalties: income apportionment.

(1) The Personal Income Tax Law provides various credits against "net taxes" to taxpayers for income taxes paid to another state on income that is taxable by that law. That law generally provides that no credit or refund is allowed after a specified period of time unless, before the expiration of that period, a claim for refund or credit is filed by the taxpayer or the Franchise Tax Board allows a credit, makes a refund, or mails a notice of proposed assessment.

This bill would permit a claim for credit or refund of an overpayment of income tax attributable to a credit allowable under the above provisions to be filed within one year from the date tax is paid to the other state or within the period provided in the franchise and income tax laws, whichever period expires later.

This bill would also declare that this act is not to be construed to change the requirements of Section 18007 of the Revenue and Taxation Code.

(2) The Katz-Harris Taxpayers' Bill of Rights Act establishes the position of Taxpayers' Rights Advocate and provides specified protections for taxpayers for purposes of, among other things, determining their correct tax liability.

This bill would, until January 1, 2012, authorize the Taxpayers' Rights Advocate to abate penalties, fees, additions to tax, or interest attributable to error of the Franchise Tax Board, as specified.

(3) The Katz-Harris Taxpayers' Bill of Rights Act requires the Franchise Tax Board to annually identify areas of recurrent taxpayer noncompliance and report its findings to the Legislature.

This bill would require the Franchise Tax Board to include in its report a summary of cases where relief was granted and to keep a public record regarding the relief granted.

(4) Existing income tax laws authorize the Franchise Tax Board to provide for the filing of a group return for electing nonresident partners, as specified. Existing law authorizes the board to provide for the filing of a group return for electing nonresident directors of a corporation, as specified, and to adjust the income of those taxpayers to properly reflect income, as provided.

This bill would allow the board to include entities with less than 2 electing nonresident individuals, and electing individuals with more than a specified amount of California taxable income, in a group nonresident return, as provided.

(5) Existing law requires the transferee of California real property, in specified circumstances, to withhold, for income tax purposes,  $3\frac{1}{3}\%$  of the sales price of the property when the property is acquired from either an individual or a corporation without a permanent place of business, as specified.

This bill would also impose those withholding requirements on a sale of California real property, as defined, by a non-California partnership, as provided, at a rate of either  $3\frac{1}{3}\%$  of sales proceeds or 9.3% of gain, as specified.

(6) Existing law provides that, in the case of a sale of California real property by a non-California "S" corporation, the "S" corporation may elect the alternative withholding rate of 1.5%, based on the gain recognized by the "S" corporation on the sale, instead of the default withholding rate of  $3\frac{1}{3}\%$  based on the "S" corporation's sales proceeds.

This bill would increase the alternative withholding rate for a sale of California real property by a non-California "S" corporation to 10.8% or 12.8%, as applicable, of the gain recognized by the "S" corporation on the sale.

(7) Existing law provides that a nonresident seller of California real property pursuant to an installment agreement is not subject to withholding when payments are received by the seller in later years, unless the buyer makes an election to withhold on a payment-by-payment basis rather than on the entire sale in the year of sale.

This bill would instead require the buyer to withhold on each installment sale payment if the sale of California real property is structured as an installment sale, as provided.

This bill would also delete redundant provisions and would make clarifying changes relating to the assessment and collection of unremitted withholding.

(8) Existing law allows a seller of California real estate to make an election, pursuant to a certification made under penalty of perjury, as specified, for an alternative withholding rate based on the amount certified by the transferor, provided that the certified amount is not less than the gain required to be recognized by the seller under the Corporation Tax Law or the Personal Income Tax Law, as applicable. By modifying existing withholding requirements to include sellers that are non-California partnerships and by requiring a certification under penalty of perjury for alternative withholding from those partnerships, this bill would expand the scope of the existing crime of perjury, 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.

(9) The Personal Income Tax Law and the Corporation Tax Law impose a penalty for underpayment of an estimated income tax. Those laws also specify that a penalty shall not

be imposed if, specified taxes imposed for the preceding taxable year, minus the sum of any credits against the tax, or, the tax computed under specified provisions upon the estimated income for the taxable year, minus the sum of any credits against the tax, is less than \$200, and in the case of a separate return filed by a married person, is less than \$100.

This bill would increase the amounts excluded from that penalty from \$200 to \$500, and in the case of a separate return filed by a married person, from \$100 to \$250.

(10) The Corporation Tax Law imposes taxes measured by income and, in the case of a corporation that conducts a unitary business generally requires or, in some cases, permits the members of the group to compute their tax by utilizing the “combined report” approach. Existing law provides that dividends paid by one member of a unitary group to another member of that group may be eliminated from the recipient corporation’s taxable income, provided that the dividends are paid out of earnings and profits accumulated by the payer when the payer and recipient were members of the same combined unitary group, as specified.

This bill would clarify that the dividend elimination, as provided, is allowed regardless of whether the payer and payee are taxpayer members of the California combined unitary group return, or whether the payer or payee had previously filed California tax returns, as long as the payer and payee filed as members of a comparable unitary business outside of this state when the earnings and profits from which the dividends were paid arose. This bill would declare that these changes are declaratory of existing law.

This bill would also specify that the dividend elimination provisions apply to dividends paid out of the specified income by a member of a combined unitary group to a newly formed member, as defined.

#### Ch. 306 (AB 3079) Committee on Revenue and Taxation Taxation: State Board of Equalization: administration.

(1) The State Board of Equalization is authorized to enter into agreements for the reciprocal exchange of information or for release of information, including personal or confidential information, with state agencies, including providing information to the Department of Industrial Relations regarding the sales and use tax and use fuel tax programs.

This bill would authorize the Department of Industrial Relations to transmit to the State Board of Equalization, specified information in its records to assist the State Board of Equalization in determining compliance with the Sales and Use Tax Law, as provided.

(2) 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 provides for an 8-year statute of limitations for the collection of use taxes that are not reported under that law. Existing law provides for a 3-year statute of limitations in the case of an unregistered out-of-state retailer that voluntarily registers with the State Board of Equalization, if a determination is made that the failure to report and pay the tax was due to reasonable cause.

Prior to December 31, 2007, the statute of limitations for the collection of unreported use taxes on specified purchases by a qualified purchaser was 3 years if a determination was made that the failure to report and pay the tax was due to reasonable cause. That law also allowed the qualified purchaser to file a statement under penalty of perjury, requesting relief from penalties.

This bill would reinstate the 3-year statute of limitations for reasonable cause, including allowing a taxpayer to file a statement, under penalty of perjury, requesting relief from penalties imposed.

(3) The Sales and Use Tax Law, until January 1, 2009, provides for a managed audit program and allows a taxpayer to participate in the program if that taxpayer meets certain criteria.

This bill would repeal the termination date of the managed audit program, thereby extending the managed audit program indefinitely.

(4) The Diesel Fuel Tax Law and the Motor Vehicle Fuel Tax Law generally impose a tax at specified rates, when fuel is removed from a refinery or terminal or imported into this state. Pipeline and vessel operators are required to obtain a license from the State Board of Equalization and to file reports with the board regarding motor vehicle fuel and diesel fuel carried by their vessels and pipelines. Train operators are required to obtain a license or permit from the State Board of Equalization for the purpose of reporting the fuel purchased under an exemption certificate for use in their trains.

This bill would require train operators that carry motor vehicle fuel, alcohol, aircraft jet fuel, and diesel fuel to obtain a license from the State Board of Equalization and to file reports with the board regarding those fuels carried by their trains.

(5) This bill, by allowing a taxpayer to file a request for relief under penalty of perjury, would create a new crime and thereby 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. 307 (SB 1629) Steinberg State preschool programs: Early Learning Quality Improvement System Advisory Committee.

Existing law requires the Superintendent of Public Instruction to administer state preschool programs, including part-day and preschool appropriate programs for prekindergarten children 3 to 5 years of age, inclusive, in educational development, health services, social services, nutritional services, parent education and participation, evaluation, and staff development.

This bill would establish the Early Learning Quality Improvement System Advisory Committee, which would consist of 13 members. The advisory committee would be required to develop the policy and implementation plan for an Early Learning Quality Improvement System, and would be required to submit an interim report on its recommendations to the Legislature and the Governor by December 31, 2009, and a final report by December 31, 2010. The bill would require the Superintendent to apply to the California Children and Families Commission for funding to cover costs. The bill's provisions would become inoperative on July 1, 2011, and would be repealed on January 1, 2012. The bill would become operative only if AB 2759 of the 2007–08 Regular Session of the Legislature is enacted and becomes effective on or before January 1, 2009.

Ch. 308 (AB 2759) Jones State preschool programs: reform.

(1) Existing law requires the Superintendent of Public Instruction to administer state preschool programs, including part-day and preschool appropriate programs for low-income or otherwise disadvantaged prekindergarten age children.

This bill would recast those provisions as the California state preschool program, which would include both part-day and full-day education programs for 3- and 4-year-old children.

(2) Existing law requires the Superintendent to administer child care and development programs, which include programs that offer a full range of services for children from infancy to 13 years of age for any part of a day.

This bill would delete campus child care and development programs and child abuse protection and prevention services from the definition of child care and development programs.

(3) Existing law requires the Superintendent to administer preschool programs in accordance with specified funding priorities.

This bill would revise those funding priorities.

The bill would establish minimum hours per day and days per year for part-day and full-day California state preschool programs. The bill would require fees to be assessed and collected for families with children in full-day programs in accordance with fee schedules

established by the Superintendent for families utilizing child care and development services, and would prohibit fees from being assessed for families whose children are enrolled in part-day programs.

(4) Existing law, for state preschool programs operating with funding that was initially allocated in a prior fiscal year, requires at least  $\frac{1}{2}$  of the children enrolled at the preschool site to be 4 years old, and requires any exception to be approved by the Superintendent, and the Superintendent is required to inform the Secretary of Child Development and Education of any exceptions that have been granted.

This bill would instead require the Superintendent to inform the Secretary for Education and the Department of Finance, and would also require the Superintendent to inform those entities of the reasons the exceptions were granted.

(5) Existing law establishes an enrollment priority for agencies that receive funding for the expansion of a state preschool program.

This bill would delete that enrollment priority. The bill would require the State Department of Education to annually monitor funding utilized in child care and development programs for infants and toddlers and hours of service provided in the California state preschool program, and to annually report on specified matters to the Department of Finance and the Legislature.

(6) Existing law requires a state preschool program contracting agency to certify eligibility and enroll families within a specified timeframe each year.

This bill would specify that subsequent to enrollment, a child shall be deemed eligible for a part-day California state preschool program for the remainder of the program year. The bill would establish reimbursement rates for California state preschool program contracting agencies that offer full-day services to parents who have a qualifying need.

(7) Existing law provides for the allocation of funds for expenditure by the Superintendent for specified child development and preschool programs that serve children who would attend kindergarten in the subsequent academic year.

This bill would specify that those programs may participate in California state preschool programs, and would restrict the allocation of specified funds to eligible programs that were eligible to receive funding in the 2007–08 fiscal year.

(8) The bill would become operative on July 1, 2009, and only if SB 1629 of the 2007–08 Regular Session of the Legislature is enacted and becomes effective on or before January 1, 2009.

#### Ch. 309 (SB 1455) Cogdill Vehicles: specialized license plates.

Under existing law, the Department of Motor Vehicles issues environmental and other specialized license plates. The issuance of some of those license plates is subject to additional fees. Existing law prohibits the department from establishing a specialized license plate program for a state agency until the department has received not less than 7,500 applications for the plates.

This bill would authorize the Department of Veterans Affairs to sponsor a Gold Star Family specialized license plate program and would waive the 7,500 minimum applications requirement. The bill would authorize a person who is an eligible family member, as defined, of a member of the Armed Forces who was killed in the line of duty, as specified, to apply for the specialized license plate. The bill would establish the Gold Star Family license plate Account in the Specialized License Plate Fund. The bill would authorize the Department of Veterans Affairs to actively request and receive donations that would be deposited in the account and, upon appropriation by the Legislature, those moneys would be available to the Department of Motor Vehicles for the necessary administrative costs of establishing the Gold Star Family specialized license plate program. The bill would exempt the participants in this program from the payment of additional specialized license plate fees for the issuance or renewal of the plate. The bill would also specify the conditions pursuant to which a Gold Star Family specialized license plate would be retired from use.

Ch. 310 (AB 171) Beall Estates and trusts.

Existing law establishes a uniform filing fee for petitions or accounts filed in connection with the administration of an estate or trust. Existing law establishes a graduated fee based on the size of the estate or trust.

This bill would eliminate the graduated fee and instead establish a single uniform filing fee. The bill would also make related changes.

Ch. 311 (SB 1407) Perata Court facilities: financing.

(1) The Trial Court Facilities Act of 2002 establishes the State Court Facilities Construction Fund and provides that moneys in that fund may be used to acquire, rehabilitate, construct, or finance court facilities, as defined, and to implement trial court projects in designated counties, as specified.

This bill would extend the purposes for which moneys in that fund may be used to include the planning, design, construction, rehabilitation, replacement, leasing, or acquisition of court facilities. The bill would establish the Immediate and Critical Needs Account of the State Court Facilities Construction Fund, the proceeds of which would be used for the planning, design, construction, rehabilitation, renovation, replacement, or acquisition of court facilities, for the repayment of moneys appropriated for lease of court facilities pursuant to the issuance of lease-revenue bonds, and for the payment for lease or rental of court facilities. The bill would require the Judicial Council to collect and make available information regarding moneys in the account, as specified, and to make recommendations to the Governor and the Legislature for projects based on its determination that the need for a project is most immediate and critical, as specified. The bill would authorize the Judicial Council to acquire sites for the replacement of deficient court facilities in 4 specified counties. The bill would require any moneys remaining in, or that would otherwise be payable into, the Immediate and Critical Needs Account of the State Court Facilities Construction Fund, to be transferred to the Controller for deposit into the State Trial Court Operations Trust Fund, as established by this bill, upon the retirement of any bonded indebtedness that may be incurred in connection with immediate and critical trial court projects, the proceeds of which would be available upon appropriation by the Legislature only for trial court operations.

(2) Existing law provides that the Judicial Council, as the policymaking body for the judicial branch, shall have certain responsibilities and authorities with regard to court facilities, including to conduct audits of the collection of fees by the local courts, and to establish and consult with local project advisory groups on the construction of new trial court facilities.

This bill would further authorize the Judicial Council to conduct audits of the collection of fees to be transmitted to the state for deposit in the Immediate and Critical Needs Account of the State Court Facilities Construction Fund. The bill would include the local sheriff among those local project advisory groups with which the Judicial Council consults in the construction of new trial court facilities, as specified.

(3) Existing law specifies various uniform fees for filing specified documents in connection with certain civil proceedings, including a fee schedule for filing a first petition or first account in connection with a trust or estate. Existing law also imposes a fee of \$20 upon every conviction for a criminal offense, other than parking offenses, for funding of court security, and a fee of \$10 for corrections of violations of license, registration, or mechanical requirements of the Vehicle Code. Supplemental penalties and fees are imposed upon specified parking offenses and persons ordered to attend traffic violator school. Existing law specifies the disposition of fines and forfeitures, and traffic violator fees, collected by the courts for crimes other than parking violations.

This bill would generally increase those fees, and would impose an additional assessment upon every conviction for a criminal offense, but would eliminate the fee schedule for filing a first petition or first account in connection with a trust or estate and replace it with a set filing

fee. The bill would eliminate certain exemptions from payment of filing fees in connection with an estate. The bill would impose a fee for filing in the superior court an application to appear as counsel pro hac vice. The bill would provide for a specified portion of all of those fees to be deposited into the Immediate and Critical Needs Account of the State Court Facilities Construction Fund, as described in (1) above. The bill would make other conforming changes, and would declare the intent of the Legislature to establish a moratorium on increases in filing fees until January 1, 2012.

(4) This bill would incorporate additional changes in Section 68085.1 of the Government Code proposed by AB 1873, to be operative if AB 1873 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

(5) This bill would incorporate additional changes in Sections 68085.3, 68085.4, 68086.1, 70611, 70612, 70613, 70614, 70621, 70650, 70651, 70652, 70653, 70654, 70655, 70656, 70658, and 70670 of the Government Code, Section 103470 of the Health and Safety Code, and Section 7660 of the Probate Code, proposed by SB 1177, to be operative if SB 1177 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

Ch. 312 (AB 3018) Nunez California Green Collar Jobs Act of 2008: green jobs.

Existing law contains various programs for job training and employment investment.

This bill would set forth legislative findings and declarations relating to the state's green economy and the increasing demand for a highly skilled and well-trained green collar workforce, and would enact the California Green Collar Jobs Act of 2008 requiring the California Workforce Investment Board to establish the Green Collar Jobs Council that shall, in consultation with representatives from various public and private groups, develop a comprehensive array of programs, strategies, and resources to address the workforce needs that accompany California's growing green economy and to establish, among other programs, green job training programs for eligible individuals, as provided.

Ch. 313 (AB 109) Nunez Air pollution: alternative fuels and vehicle technologies.

(1) Existing law establishes the Alternative and Renewable Fuel and Vehicle Technology Program, administered by the State Energy Resources Conservation and Development Commission (Energy Commission), to provide to specified entities, upon appropriation by the Legislature, grants, loans, loan guarantees, revolving loans, or other appropriate measures, for the development and deployment of innovative technologies that transform California's fuel and vehicle types to help attain the state's climate change goals. The Energy Commission is required to provide preferences to specified projects that include projects involving the use of alternative fuel blends of at least 20% and higher blend ratios in the future, with a preference for projects with higher blends.

This bill would require the Energy Commission to implement the Alternative and Renewable Fuel and Vehicle Technology Program by regulation pursuant to the rulemaking requirements of the Administrative Procedure Act. The bill would require both this program and the program discussed in (3) below to provide a public competitive process for the allocation of funds. The bill would authorize the Energy Commission to make a single source or sole source award for applied research meeting specified requirements, including the applied research to be conducted by the Quiet Motorized Road Vehicle and Safe Mobility Committee that would be created by Senate Bill 1174 of the 2007–08 Regular Session, if that bill is enacted.

The bill would require the Energy Commission to approve projects funded by the program at a noticed public hearing. The bill would provide that the above-described preference related to alternative fuels would not apply to renewable diesel or biodiesel infrastructures, fueling stations, and equipment used solely for renewable diesel or biodiesel fuel. The bill would, additionally, specify projects eligible for funding under the program to include projects involving battery electric vehicle technology and specified assessments and

analyses performed by state agencies to determine impacts of increasing the use of low-carbon transportation fuels and technologies. The Energy Commission would be required to include an evaluation of research, development, and deployment efforts funded by the program in the 2011 issue of the integrated energy policy report the commission is required to adopt and in subsequent reports required to be adopted thereafter under existing law.

The bill would authorize the Energy Commission, until January 1, 2012, to contract with the Treasurer to expend funds through programs implemented by the Treasurer.

(2) Existing law defines “full fuel-cycle assessment” or “life-cycle assessment” for the purposes of the Alternative and Renewable Fuel and Vehicle Technology Program as evaluating and comparing the full environmental and health impacts of each step in the life cycle of a fuel, including, but not limited to, specific activities.

This bill would recast the definition of “full fuel-cycle assessment” or “life-cycle assessment” to additionally include within the specified activities feedstock cultivation, fuel manufacturing and marketing, and the transportation and use of water and changes in land use and land cover, as provided.

(3) Existing law establishes the Air Quality Improvement Program, administered by the State Air Resources Board (state board), to fund, upon appropriation by the Legislature, air quality improvement projects related to fuel and vehicle technologies. The program is limited to competitive grants.

This bill would expand the Air Quality Improvement Program to revolving loans, loan guarantees, loans, or other appropriate funding measures. The bill would require the state board to develop and adopt guidelines to implement the Air Quality Improvement Program. The state board would be required to hold at least 3 public workshops in specified areas of the state prior to the adoption of the guidelines. Beginning January 1, 2011, and biennially thereafter, the state board would be required to submit to the Legislature a report evaluating the implementation of the program.

(4) Existing law makes any project undertaken pursuant to state or federal law or district rules or regulations ineligible for funding from both the Air Quality Improvement Program and the Alternative and Renewable Fuel and Vehicle Technology Program.

This bill would make ineligible any project undertaken pursuant to memoranda of understanding with a governmental entity or legally binding agreements or documents. The state board would be required to advise the commission to ensure these requirements are met.

Ch. 314 (AB 642) Wolk Design-build: counties, cities, and special districts.

(1) Existing law, until January 1, 2011, authorizes certain cities, with the approval of the appropriate city council, to enter into design-build contracts, as defined, in accordance with specified provisions.

This bill would authorize any city, with the approval of the appropriate city council, to enter into design-build contracts, as defined, in accordance with specified provisions. The bill also would extend these provisions until January 1, 2016.

(2) 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.

This bill would authorize a qualified entity, as defined, that operates a wastewater facility, solid waste management facility, or water recycling facility, with the approval of the appropriate governing body, to enter into design-build contracts, as defined, in accordance with specified provisions. The bill also would repeal these provisions on January 1, 2020.

(3) 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. 315 (AB 660) Galgiani Railroad-highway grade separations.

Existing law provides for the Department of Transportation to include \$15,000,000 in its annual proposed budget for highway-railroad grade separation projects. Existing law requires the Public Utilities Commission to establish an annual priority list for expenditure of these funds, which may be allocated by the California Transportation Commission for various kinds of projects, including alteration of existing grade separations, construction of new grade separations for existing or proposed grade crossings, and removal or relocation of highways or railroad tracks to eliminate existing grade crossings. Existing law provides that allocations from these funds may not exceed 80% of project costs, and generally limits the maximum total allocation amount for a single project to \$5,000,000 unless there is specific legislative authorization, with certain exceptions. Existing law generally sets the percentage contribution required of railroads for grade separation projects at 10% of project costs, but if federal funds are used for a project, it provides that the railroad contribution is to be computed pursuant to federal law. Existing law requires that an amount equal to a portion of the funds received by cities and counties for grade separation projects shall be deducted by the Controller from apportionments to those cities and counties of specified fuel tax revenues.

This bill would revise the program to delete funding eligibility for a new grade separation to eliminate a proposed grade crossing or for removal or relocation of highways or railroad tracks to eliminate existing grade crossings. The bill would provide for a maximum allocation of 80% of project costs for all projects funded but would modify the provisions limiting the maximum amount that may be allocated to a single project to \$5,000,000, unless there is specific legislative authorization. The bill would redefine the terms “grade separation” and “project” for these purposes. The bill would set a railroad’s contribution for a project, if state funds are used, to a percentage of the cost of the grade separation, but not including the cost of any other part of the project. The bill would also modify the calculation of the amount of funds deducted from the apportionments of the fuel tax revenues, and delete provisions requiring the reduction of cost to a party to a grade separation project when the National Railroad Passenger Corporation (Amtrak) contributes towards a specified amount of the project.

Ch. 316 (AB 873) Davis Public utilities: procurement.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical, gas, water, and telephone corporations. Existing law authorizes the commission to establish rules for all public utilities, subject to control by the Legislature. Existing law directs the commission to require every electrical, gas, and telephone corporation with annual gross revenues exceeding \$25,000,000, and their regulated subsidiaries and affiliates, to implement a program developed by the commission to encourage, recruit, and utilize minority-, women-, and disabled veteran-owned business enterprises, as defined, in the procurement of contracts from those corporations or from their regulated subsidiaries and affiliates, and to require the reporting of certain information. The commission has, by rulemaking, adopted General Order 156, applicable to certain electrical, gas, and telephone corporations, to effectuate these requirements.

This bill would extend the minority-, women-, and disabled veteran-owned business enterprises procurement requirements to water corporations with gross annual revenues of more than \$25,000,000 and would encourage each electrical, gas, water, and telephone corporation that is not required to submit a plan to voluntarily adopt a plan for increasing women, minority, and disabled veteran business enterprise procurement in all categories. Because a violation of certain of the requirements by an electrical, gas, or telephone corporation is a crime, this bill would impose a state-mandated local program by expanding

the definition of a crime to include violations by a water corporation with gross annual revenues of more than \$25,000,000.

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 no reimbursement is required by this act for a specified reason.

#### Ch. 317 (AB 981) Leno Treasure Island Transportation Management Act.

Existing law authorizes the City and County of San Francisco to designate the Treasure Island Development Authority as a redevelopment agency under the Community Redevelopment Law for the purpose of converting and redeveloping certain property that formerly constituted the Naval Station Treasure Island.

This bill would enact the Treasure Island Transportation Management Act and would authorize the Board of Supervisors of the City and County of San Francisco to designate a board or agency to act as the transportation management agency for Treasure Island, defined to also include Yerba Buena Island. The bill would authorize the transportation management agency, pursuant to the terms of a resolution or ordinance adopted by the board of supervisors, to recommend an initial fee structure for congestion pricing fees to be adopted by the board of supervisors and the San Francisco County Transportation Authority, and to adopt on-street and off-street parking fees, fines, and penalties, and other parking-related revenues and a transit pass fee structure for Treasure Island. The bill would specify the powers and duties of the agency on these and other related matters, including adoption and administration of a transportation program, collection and use of revenues generated from those fees, and coordination with the San Francisco Municipal Transportation Agency.

Existing law provides that a local agency may not impose a new tax, permit fee, or other charge for the privilege of using its streets and roads on or after June 1, 1989, except a permit fee for extra legal loads.

This bill would provide that this prohibition does not apply to the fees authorized by this bill.

The bill would make findings and declarations of the Legislature that the adoption and implementation of the transportation program for Treasure Island is a matter of statewide concern, as specified, and, therefore, no local ordinance, charter provision, or local law shall apply to Treasure Island or the transportation program.

The bill would make findings and declarations of the Legislature that because of the unique circumstances applicable to Treasure Island, a general statute cannot be made applicable, and that, therefore, enactment of a special statute is necessary.

#### Ch. 318 (AB 1496) Leno Redevelopment: Treasure Island Development Authority.

The Community Redevelopment Law requires the establishment of a project area committee when a redevelopment plan contains authority for a redevelopment agency to acquire by eminent domain property on which persons reside and where a substantial number of low- or moderate-income persons, or both, reside within one project area. A project area committee also must be established when a redevelopment plan contains one or more public projects that would displace a substantial number of low- or moderate-income persons, or both. Under the Community Redevelopment Law, the legislative body of a city or county is required to call upon the residents and existing community organizations in a redevelopment project area to form a project area committee if a substantial number of low- or moderate-income persons, or both, reside within the project area, and the redevelopment plan as adopted will contain authority for the agency to acquire, by eminent domain, property on which any persons reside or if the redevelopment plan as adopted contains one or more public projects that will displace a substantial number of low- or moderate-income persons, or both.

Existing law, the Treasure Island Conversion Act of 1997, also authorizes the City and County of San Francisco to designate the Treasure Island Development Authority and any successor entity thereof as the redevelopment agency for the purposes of acquiring, using, operating, maintaining, converting and redeveloping Naval Station Treasure Island.

This bill would authorize the authority to follow a different procedure for the redevelopment of the Naval Station Treasure Island if the authority follows specified procedures, including the addition of residents to the current citizens advisory board, holding at least one noticed public meeting, and offering current low- and moderate-income residents new permanent housing adequate to accommodate the household to be constructed within the redevelopment project area, at a cost or rent not exceeding the affordable housing costs or affordable rent, as specified.

#### Ch. 319 (AB 1674) Jones In-home supportive services.

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. The State Department of Social Services administers the program at the state level.

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.

Existing law provides, to the extent that an appropriation is made for investigating potential personnel, that no fee shall be charged by the nonprofit consortium or public authority to a provider, potential personnel, or service recipient to cover any costs of the investigation, or the cost to the Department of Justice or any law enforcement agency for processing the criminal background check.

This bill would instead, effective January 1, 2009, prohibit a fee from being charged to a provider, potential personnel, or service recipient to cover any costs of the investigation associated with the criminal background checks, or the cost to the Department of Justice or any law enforcement agency for processing the criminal background check.

This bill would require the establishment of a pilot project in 5 consenting counties that provides severely impaired IHSS recipients, as described, with the choice to receive in-home supportive services either through a public authority or a contracting voluntary nonprofit or proprietary agency, as specified. The bill would provide that the administrative costs of the pilot project shall be paid by the voluntary nonprofit or proprietary agency, as specified.

The bill would require the pilot project to be monitored by each participating county's IHSS advisory committee, established pursuant to existing law.

The bill would require each participating county, by the end of the program's 3rd year, to provide for an independent evaluation to assess the success of the pilot program, based on specified criteria.

#### Ch. 320 (AB 1780) Galgiani Mental health managed care contracts.

Existing law provides for administration of the Early and Periodic Screening, Diagnosis, and Treatment Program (EPSDT) by the State Department of Mental Health (hereafter, the department).

Existing law separately provides for the Medi-Cal program, administered by the State Department of Health Care Services, under which qualified low-income persons are provided with health care services, including mental health services.

Under existing law, the department is required to implement managed mental health care for Medi-Cal recipients through fee-for-service or capitated contracts with counties, counties acting jointly, qualified individuals or organizations, or nongovernmental entities. The

department is responsible for assuming specified program oversight authority formerly provided by the State Department of Health Care Services, including, but not limited to, oversight of certain utilization controls.

This bill would provide that the department's oversight may include client record reviews, as defined, of EPSDT specialty mental health services. The bill would authorize the department to contract with an independent, nongovernmental entity to conduct the client record reviews, as described, and would require the department to recover overpayments of federal and state funds, as provided.

The bill would also require the department, in consultation with specified stakeholders, to provide an appeals process that provides for a progressive process to resolve disputes about claims or recoupment relating to specialty mental health services under the program, as specified, and would require the department to propose, by no later than the end of the 2009–10 fiscal year, a rulemaking package to amend its existing appeals process in accordance with these provisions.

Existing law requires, beginning each fiscal year following the transfer of funds from the State Department of Health Care Services, that state matching funds for the mental health services provided under the Medi-Cal program be included in the annual budget for the department, based on historical cost, and adjusted in accordance with specified factors.

The bill would require the appropriation for funding the state share of costs for the EPSDT specialty mental health services provided under the Medi-Cal program only to be used for reimbursement of claims for those services.

The bill would also require the department, commencing in the 2009–10 fiscal year, and each fiscal year thereafter, to amend its interagency agreement with the State Department of Health Care Services in accordance with various requirements and goals. The bill would further require the department to, semiannually, and in consultation with specified entities, review the methodology used to forecast future trends in the provision of EPSDT specialty mental health services provided pursuant to the Medi-Cal program and make estimates of specified costs, as provided.

#### Ch. 321 (AB 1846) Adams Inedible kitchen grease.

Existing law regulates transporters of inedible kitchen grease, and requires those transporters to be registered. Existing law also authorizes the Department of Food and Agriculture to assess an additional fee on transporters of inedible kitchen grease, as specified, for purposes of administering the provisions regulating these transporters.

This bill would exempt from 75% of that additional fee, transporters of inedible kitchen grease who transport inedible kitchen grease for their own personal, noncommercial use as an alternative fuel, subject to other restrictions, and would require these individuals meet other requirements, as specified.

By placing restrictions on the actions of certain transporters of inedible kitchen grease, the violation of which is a misdemeanor pursuant to other provisions of existing 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. 322 (AB 1874) Coto State Compensation Insurance Fund.

Existing law provides for the existence of the State Compensation Insurance Fund to be administered by its board of directors for the purpose of transacting workers' compensation insurance, and insurance against the expense of defending any suit for serious and willful misconduct, against an employer or his or her agent, and insurance to employees and other persons of the compensation fixed by the workers' compensation laws for employees and their dependents. Existing law provides that the board of directors of the State Compensation

Insurance Fund is composed of 5 members, one of whom shall be from organized labor, appointed by the Governor. Existing law provides that the Governor shall appoint the chairperson who shall serve at the pleasure of the Governor, and makes the Director of Industrial Relations, the Speaker of the Assembly, and the President pro Tempore of the Senate, or their designees, ex officio, nonvoting members of the board. Existing law requires each board member to have been a policyholder or an employee or member of a policyholder in the fund, as specified, and to remain in that status during board membership.

This bill would provide that the Board of Directors of the State Compensation Insurance Fund is composed of 11 members, 9 of whom shall be appointed by the Governor. The members appointed by the Governor would include one from organized labor and the others would be required to have substantial experience in various positions, as specified. The Governor would appoint the chairperson. The Speaker of the Assembly would appoint one member who would represent organized labor, and the Senate Committee on Rules would appoint one member who shall have been a policyholder of the State Compensation Insurance Fund or an officer or employee of a policyholder, as specified. This bill would provide for the terms of office of board members, as specified.

The bill would remove the Speaker of the Assembly and the Speaker pro Tempore of the Senate and their designees from membership on the board.

Existing law provides that members of the board shall receive their actual and necessary traveling expenses incurred while performing their duties and, with the exception of ex officio members, \$100 per day when they attend meetings.

This bill would provide that each voting member of the board shall be paid an annual compensation of \$50,000, to be automatically adjusted for inflation, as specified, beginning January 1, 2010. The bill would specify that these board members shall be excluded from the Public Employees' Retirement System. This bill would require each board member to attend training, as specified, and not have a financial conflict of interest, as defined. This bill would provide for removal of a board member, and appointment of his or her replacement, as specified. The bill would specify the committee structure of the State Compensation Insurance Fund.

This bill would state findings and declarations of the Legislature in regard to the State Compensation Insurance Fund and its board.

#### Ch. 323 (AB 1900) Nava Penalty assessments: Santa Barbara County Level II Trauma Center.

Existing law generally provides, for purposes of supporting emergency medical services in Santa Barbara County, that a specified penalty shall be imposed on every fine, penalty, or forfeiture collected for all criminal offenses, including, except as specified, all offenses involving a violation of the Vehicle Code, and shall be specially distributed, as specified. These provisions are scheduled to be repealed on January 1, 2009.

This bill would extend the repeal dates of the above provisions until January 1, 2011. The bill would provide that the above penalty assessment shall not be applicable to offenses involving a violation of the Vehicle Code, except for specified offenses involving alcohol or drugs, and would delete the above distribution procedure. The bill would make conforming changes to a related provision. The bill would make specified findings and declarations, including that, for specified reasons, the special legislation contained in the act is necessarily applicable only to Santa Barbara County. By extending the above penalty assessment provisions, and by revising the offenses subject to the penalty assessment and the current penalty assessment distribution procedure, this bill would impose new duties on local officials relating to the imposition of penalty assessments, 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. 324 (AB 1935) Fuller Taxpayer contributions: California Ovarian Cancer Research Fund.

Existing law, relating to the administration of personal income taxes, authorizes individual taxpayers to contribute amounts in excess of their tax liability for the support of specified funds or accounts.

This bill would additionally allow taxpayers to designate on their tax returns, that a specified amount in excess of their tax liability be transferred to the California Ovarian Cancer Research Fund, which would be created by this bill. This bill would provide that all moneys contributed to the fund pursuant to these provisions, upon appropriation by the Legislature, be allocated to the Franchise Tax Board and the Controller for reimbursement of costs, as provided, and to the University of California for the support of ovarian cancer research, as provided.

This bill would provide that these voluntary contribution provisions are repealed on either January 1 of the 5th taxable year following the taxable year the fund first appears on the personal income tax return, or on January 1 of an earlier calendar year, if the Franchise Tax Board estimates that the annual contribution amount will be less than \$250,000, or an adjusted amount for subsequent taxable years.

Ch. 325 (AB 2001) Swanson Local government: whistleblower hotlines.

Existing law requires the State Auditor to maintain a whistleblower hotline to receive calls from persons who have information regarding possible violations of state or federal statutes, rules, or regulations, or violations of fiduciary responsibility by a corporation or limited liability company to its shareholders, investors, or employees.

This bill would authorize a city, county, or city and county auditor or controller to maintain a whistleblower hotline to receive calls from persons who have information regarding possible violations by local government employees of state, federal, or local statutes, rules, or regulations.

Ch. 326 (AB 2125) Price Supplemental local law enforcement funding.

Existing law establishes in each county treasury a Supplemental Law Enforcement Services Fund and requires that moneys from this fund be allocated in accordance with specified requirements for, among other things, juvenile justice plans. Existing law requires juvenile justice plans to include specified assessments of services and strategies to assist at-risk juveniles.

This bill would require juvenile justice plans to also assess job training services and strategies, and require, under certain conditions, a demonstration of the effectiveness at reducing delinquency through job training and employment, as specified, to qualify for funding allocation.

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

Ch. 327 (AB 2150) Berg Insurance: sales designations.

Existing law provides that no insurer, agent, broker, solicitor, or other person or other entity shall solicit persons 65 years of age and older in this state for the purchase of disability insurance, life insurance, or annuities through the use of a true or fictitious name which is deceptive or misleading with regard to the status, character, or proprietary or representative capacity of the entity or person, or to the true purpose of the advertisement.

This bill would provide that a broker or agent may not use a senior designation, as defined, unless specified conditions have been met. This bill would provide that in determining whether to approve a senior designation for use, the commissioner shall ensure that the organization that issues the senior designation fulfills specified requirements. This bill would require certain experience and education, as specified, before the commissioner may approve

the use of a senior designation by a broker or agent. The bill would specify the penalties and remedies if its provisions are violated, and make related changes.

**Ch. 328 (AB 2291) Mendoza Taxpayer contributions: Municipal Shelter Spay-Neuter Fund.**

Existing law, relating to the administration of personal income taxes, authorizes individual taxpayers to contribute amounts in excess of their tax liability for the support of specified funds or accounts.

This bill would allow taxpayers to designate on their tax returns that a specified amount in excess of their tax liability be transferred to the Municipal Shelter Spay-Neuter Fund, which would be created by this bill. However, the bill would provide that a voluntary contribution designation for this fund may not be added on the tax return until another voluntary contribution designation is removed from the return.

This bill would provide that all money contributed to the fund pursuant to these provisions, upon appropriation by the Legislature, be allocated to the Franchise Tax Board and the Controller for reimbursement of costs, as provided, and to the Department of Food and Agriculture for distribution of grants to eligible municipal shelters on a first-come-first-served basis, as specified, for the purposes of providing low cost or free spay-neuter services and for administrative costs. This bill would require eligible municipal shelters, as defined, in order to receive a grant, to file an application with the Department of Food and Agriculture, as specified.

This bill would provide that these voluntary contribution provisions are repealed on either January 1 of the 5th taxable year following the taxable year the fund first appears on the personal income tax return, or on January 1 of an earlier calendar year, if the Franchise Tax Board estimates that the annual contribution amount will be less than \$250,000, or an adjusted amount for subsequent taxable years.

**Ch. 329 (AB 2411) Caballero Property tax: refunds.**

Existing law requires the assessor to notify an assessee, if a correction to the roll will increase the amount of unpaid taxes, of the procedure for obtaining review by the county board and the procedure for applying for cancellation.

This bill would require the auditor, if a correction to the roll will result in a reduction of an assessment that would entitle the assessee to a refund, to either process the refund or notify the assessee in writing, as specified, of the requirements for obtaining a refund.

Existing property tax law requires property taxes to be refunded upon the filing of a claim filed within 4 years after making the payment sought to be refunded, within one year after the mailing of a specified notice, or within a specified period agreed to, whichever is later. Existing property tax law also provides for the payment of interest on those refunds at the greater of, 3% per annum or the county pool apportioned rate.

This bill would require property taxes to be refunded, if a specified application for a reduction in an assessment or an application for equalization of an assessment has been filed, upon the filing of a claim within specified time periods. This bill would also make clarifying changes to the method used to calculate interest on the refunds.

This bill would provide that changes made by this act shall not affect any litigation involving property tax refunds pending before January 1, 2009, as specified, and would declare that nothing in the legislative history of this act shall be construed as any indication of the meaning of the law as it existed prior to the effective date of this act.

By changing the manner in which local officials administer property tax refunds, 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. 330 (AB 2518) Torrico Taxpayer contributions: California Cancer Research Fund.

Existing law, relating to the administration of personal income taxes, authorizes individual taxpayers to contribute amounts in excess of their tax liability for the support of specified funds or accounts.

This bill would allow taxpayers to designate on their tax returns, that a specified amount in excess of their tax liability be transferred to the California Cancer Research Fund, which would be created by this bill. However, the bill would provide that a voluntary contribution designation for this fund may not be added on the tax return until another voluntary contribution designation is removed from the return.

This bill would provide that all moneys contributed to the fund pursuant to these provisions, upon appropriation by the Legislature, be allocated to the Franchise Tax Board and the Controller for reimbursement of costs, as provided, and the Regents of the University of California for distribution of grants for the purposes of conducting cancer research, expanding education on cancer, and providing prevention and awareness activities, as provided, and for reimbursement of any costs incurred by the regents for administering the grants.

This bill would provide that these voluntary contribution provisions are repealed on either January of the fifth taxable year following the taxable year the fund first appears on the personal income tax return or on January 1 of an earlier calendar year, if the Franchise Tax Board estimates that the annual contribution amount will be less than \$250,000, or an adjusted amount, as specified, for subsequent taxable years.

Ch. 331 (AB 2589) Solorio Health care coverage: public agencies.

The Knox-Keene Health Care Service Plan Act of 1975, the willful violation of which is a crime, provides for the licensing and regulation of health care service plans by the Department of Managed Health Care. Existing law provides for the regulation of health insurers by the Department of Insurance. Under existing law, health care service plans and health insurers are required to make certain disclosures to enrollees and insureds. Existing law also provides for the licensing and regulation of insurance agents and brokers.

This bill would require a health care service plan or a health insurer to annually disclose to the governing board of a public agency that is the subscriber of a group contract or the policyholder of a group health insurance policy specified information, including, but not limited to, any fees or commissions paid to any agent, broker, or other individual related to the public agency's group contract or policy. Because the bill would create a new requirement under the Knox-Keene Health Care Service Plan Act of 1975, the willful 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. 332 (AB 2670) Salas Department of Veterans Affairs: qualified residential rental project programs.

The Department of Veterans Affairs administers state military affairs and has responsibility for, among other things, veterans' welfare and homes. Existing law also establishes the California Debt Limit Allocation Committee for the purpose of implementing the unified volume limit for the state on private activity bonds established pursuant to federal law. Under existing law, state or local agency applicants may apply for the issuance of tax-exempt private



activity bonds under 6 different programs, including the qualified residential rental project program.

This bill would authorize the Department of Veterans Affairs to apply to the California Debt Limit Allocation Committee for the issuance of a private activity bond under the qualified residential rental project program.

Ch. 333 (AB 2785) Ruskin Wildlife conservation: habitat connectivity.

Existing law requires the Department of Fish and Game to administer the Significant Natural Areas Program, and requires the department, among other things, to identify and seek the maintenance of significant natural areas, as defined, and to maintain, expand, and keep current a data management system, designated the California Natural Diversity Data Base.

The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006 (bond act), an initiative statute approved by the voters at the November 7, 2006, statewide general election makes about \$5.4 billion in bond funds available for safe drinking water, water quality and supply, flood control, natural resource protection, and park improvements, including \$450 million to the Wildlife Conservation Board for the protection and conservation of forests and wildlife.

This bill would revise the program to require the department, contingent upon funding being provided by the board from moneys made available by the bond act for the protection and conservation of forests and wildlife, or from other appropriate bond funds, upon appropriation by the Legislature, to investigate, study, and identify those areas in the state that are most essential as wildlife corridors and habitat linkages and prioritize vegetative data development in those areas. The bill would require the department to develop and maintain a spatial data system that identifies those areas in the state that are most essential for maintaining habitat connectivity, including wildlife corridors and habitat linkages. The bill would require the department to make all of the described data sets and associated analytical products available to the public and other government entities. The bill would require the department to actively pursue grants and cost-sharing opportunities with local, state, or federal agencies, or private entities that use the data sets and benefit from their creation and maintenance.

Ch. 334 (AB 3072) Price 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 Shingle Springs Band of Miwok Indians, executed on June 30, 2008. The bill would require that related revenue contributions be deposited into the General Fund, except as specified, and would also provide that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

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

Ch. 335 (SB 107) Alquist Wave pools.

Existing law regulates safe recreational water use, including, but not limited to, the recreational use of reservoirs, public beaches, and swimming pools. The Swimming Pool Safety Act establishes certain safety standards requiring swimming pool enclosures, safety pool covers, or exit alarms, as defined, or certain other means of protection.

This bill would enact the Wave Pool Safety Act and require a wave pool operator to comply with several specified safety requirements, including, but not limited to, providing a United States Coast Guard-approved Type II or Type III lifevest that is free and available for use by any nonswimmer, as defined, any child under 48 inches in height, or any other patron at the request of the patron, as specified. The bill would require children under 48 inches in height, regardless of whether the child is accompanied by an adult, to wear a properly fitting United States Coast Guard-approved Type II or Type III lifevest to gain access to a wave pool. The bill would further require an audible signal, as specified, to sound within 15 seconds immediately prior to resuming the breaking wave action in order to warn patrons, as defined, of impending waves. The bill would require the wave pool operator to deny entrance into the park, or require the removal from the park, of a person or child under specified circumstances. The bill would also require signs indicating these requirements to appear at the ticket booth or entrance gate to the park or other facility where the wave pool is located. The bill would require lifeguards to be assigned to guard a wave pool, as specified. The bill would also set forth legislative findings and declarations.

Ch. 336 (SB 111) Ashburn Property tax: seismic retrofitting: tax assessments.

(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 excludes from classification as "new construction" the portion of reconstruction or improvement to a structure, constructed of unreinforced masonry bearing wall construction, necessary to comply with any local ordinance relating to seismic safety during the first 15 years following the reconstruction or improvement. Pursuant to an authorization in the California Constitution, existing law excludes from classification as "new construction" the construction or installation in existing buildings of certain seismic retrofitting improvements or improvements utilizing earthquake hazard mitigation technologies.

A proposed amendment to the California Constitution, Senate Constitutional Amendment 4 of the 2007–08 Regular Session, would eliminate the 15-year exclusion from classification as "new construction" of structures constructed of unreinforced masonry bearing wall construction and would instead generally exclude from classification as "new construction" the specific portion of construction or reconstruction of seismic retrofitting components on an existing structure.

This bill would implement the proposed amendment to the California Constitution, and would also specify that those that qualified for the 15-year exclusion relating to structures constructed of unreinforced masonry also qualify for the general exclusion for seismic retrofitting components.

(2) 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.

(3) This bill would take effect immediately as a tax levy, but would become operative, as specified, only if Senate Constitutional Amendment 4 of the 2007–08 Regular Session is approved by the voters.

Ch. 337 (SB 157) Wiggins Alcoholic beverages: winegrower's license.

(1) The Alcoholic Beverage Control Act authorizes the issuance of a wine sales permit to any licensee under a winegrower's license, which authorizes the sale of bottled wine

produced by the winegrowers at specified events that are sponsored by an organization that is exempt from taxation, as specified.

This bill would expand the list of organizations that are exempt from taxation that are authorized to sponsor specified events.

(2) The Alcoholic Beverage Control Act provides that nothing in that law prohibits a winegrower or a beer and wine wholesaler, as specified, from giving or selling wine, a beer manufacturer from giving or selling beer, a distilled spirits manufacturer or its agent from giving or selling distilled spirits, or a licensed importer from giving or selling beer, wine, or distilled spirits to certain nonprofit organizations, as specified, at prices other than those contained in schedules filed with the Department of Alcoholic Beverage Control.

This bill would revise the prohibition exemption for licensed importers by providing that nothing in the Alcoholic Beverage Control Act prohibits beer and wine wholesalers that also hold an importer's license from giving or selling beer, wine, or distilled spirits to certain nonprofit organizations. This bill would also expand the list of nonprofit organizations that are authorized to receive or purchase wine, beer, and distilled spirits at prices other than those contained in schedules filed with the Department of Alcoholic Beverage Control.

(3) 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. 338 (SB 462) Torlakson 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 \$552,483.73 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 1870-001-0001 of Section 2.00 of the Budget Act of 2008, as specified.

Existing law requires the state to pay counties for the costs of conducting specified elections proclaimed by the Governor.

This bill would appropriate \$234,000 from the General Fund to the board to pay a claim resulting from county election costs under these provisions.

This bill also would appropriate to the board \$31,700 to pay a specified claim accepted by the board and \$17,279.52 to pay specified victim compensation claims.

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

#### Ch. 339 (SB 491) Alquist State Alzheimer's Disease and Related Disorders Advisory Committee.

Existing law requires the State Department of Public Health to implement and administer various health promotion and preventative health services for older adults, as defined, in the state.

Existing law establishes the Alzheimer's Disease and Related Disorders Advisory Committee in the California Health and Human Services Agency. Existing law requires the committee to be composed of 12 members.

This bill would increase the committee's membership to 14 by adding 2 members who have been diagnosed with Alzheimer's disease, to serve one-year terms.

This bill would require the committee to collaborate with a broad range of stakeholders, and to review current state policies and practices concerning treatment for Alzheimer's disease, and to develop specified recommendations relating to Alzheimer's care in the state.

Ch. 340 (SB 580) Calderon Pawnbrokers.

Existing law authorizes a pawnbroker to charge or receive compensation at a rate not exceeding specified amounts based upon the unpaid principal balance of the loan, but at least \$1 per month. Existing law also limits the loan setup fees a pawnbroker may charge. A knowing violation of the laws regulating pawnbrokers is a crime.

This bill would increase that minimum charge to \$3 per month. The bill would also prohibit the loan setup fee from exceeding \$5 or 2%, whichever is greater, for each loan and from exceeding \$10.

Because a knowing violation of this bill's provisions 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. 341 (SB 593) Margett Department of Transportation: retention proceeds.

Existing law contains various provisions relating to contracts for the performance of public works of improvement, including provisions for the disbursing and withholding of retention proceeds.

This bill would prohibit the Department of Transportation from withholding retention proceeds when making progress payments for work performed by a contractor.

This bill would provide for the repeal of these provisions on January 1, 2014.

Ch. 342 (SB 780) Wiggins Telecommunications: universal service.

(1) Existing law authorizes the Public Utilities Commission to supervise and regulate every public utility in the state, including telephone corporations, and to fix just and reasonable rates and charges for the public utility. Existing law establishes the California High-Cost Fund-A Administrative Committee Fund (CHCF-A) and the California High-Cost Fund-B Administrative Committee Fund (CHCF-B) in the State Treasury, and requires that moneys in the funds are the proceeds of rates and are held in trust for the benefit of ratepayers and to compensate telephone corporations for their costs of providing universal service and may be expended only to accomplish specified telecommunications universal service programs, upon appropriation in the annual Budget Act or upon supplemental appropriation.

Existing law requires the commission, until January 1, 2009, to develop, implement, and maintain the following: (a) a suitable program to establish a fair and equitable local rate structure aided by transfer payments to small independent telephone corporations serving rural and small metropolitan areas; and (b) a suitable, competitively neutral, and broadbased program to establish a fair and equitable local rate support structure aided by transfer payments to telephone corporations serving areas where the cost of providing services exceeds rates charged by providers, as determined by the commission. Existing law requires the commission to structure the programs so that any charge imposed to promote the goals of universal service reasonably equals the value of the benefits of universal service to contributing entities and their subscribers. Existing law requires the commission to investigate reducing the level of universal service rate support, or eliminating universal service rate support, in service areas with demonstrated competition.

This bill would require the commission to develop, implement, and maintain the above-described programs until January 1, 2012, but would provide that the program requirements only apply to the CHCF-B. The bill would require the commission, by July 1,

2010, to prepare and submit to the Legislature a report on the affordability of basic telephone service in areas funded by the CHCF-B.

The bill also would require the commission, until January 1, 2013, to develop, implement, and maintain a suitable program to establish a fair and equitable local rate structure aided by universal service rate support to small independent telephone corporations that serve rural areas and are subject to rate of return regulation by the commission.

Under existing law, a violation of the Public Utilities Act or an order or direction of the commission is a crime.

Because the programs extended under the provisions of this bill are within the act and a decision or order of the commission implements the requirements of the programs, a violation of these provisions would impose a state-mandated local program by creating a new crime.

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

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

Ch. 343 (SB 1016) Wiggins Diversion: compliance: per capita disposal rate.

(1) The California Integrated Waste Management Act of 1989, which is administered by the California Integrated Waste Management Board, requires each city, county, and regional agency, if any, to develop a source reduction and recycling element of an integrated waste management plan containing specified components. Those entities are required to divert, from disposal or transformation, 50% of the solid waste through source reduction, recycling, and composting subject to the element, except as specified. A city, county, or regional agency is required to submit an annual report to the board summarizing its progress in reducing solid waste. Existing law requires the board to review, at least once every 2 years, a jurisdiction's source reduction and recycling element and household hazardous waste element. The board is required to issue an order of compliance if the board finds that a jurisdiction has failed to implement its source reduction and recycling element or its household hazardous waste element, pursuant to a specified procedure. If, after issuing an order of compliance, the board finds the city, county, or regional agency has failed to make a good faith effort to implement those elements, the board is authorized to impose administrative civil penalties upon the city, county, or regional agency.

This bill would define the terms "diversion program," "jurisdiction," and "multicounty regional agency," for purposes of the act and would revise the definitions of the terms "rural city" and "rural county." The bill would delete the condition that the solid waste subject to source reduction, recycling, and composting under these provisions be diverted from landfill disposal or transformation.

The bill would repeal the board's existing 2-year process. The bill would instead require the board to make a finding whether each jurisdiction was in compliance with the act's diversion requirements for calendar year 2006 and to determine compliance for the 2007 calendar year, and after, based on the jurisdiction's change in its per capita disposal rate. The board would be required to review a jurisdiction's compliance with those diversion requirements in accordance with a specified schedule, which would be conditioned upon the board finding that the jurisdiction is in compliance with those requirements or has implemented its source reduction and recycling element and household hazardous waste element.

The bill would require the board to issue an order of compliance if the board finds that the jurisdiction has failed to make a good faith effort to implement its source reduction and recycling element or its household hazardous waste element, pursuant to a specified procedure. The board would be required to comply with certain requirements in making this determination, including considering the extent to which the jurisdiction has maintained its per capita disposal rate.

The bill would repeal this review schedule on January 1, 2018, and, after that date, would require the board to review each jurisdiction's source reduction and recycling element and household hazardous waste element at least once every 2 years.

The bill would revise the information required to be included in the jurisdiction's annual report to the board and would require the report to be submitted to the board electronically. The bill would make conforming changes regarding the compliance order and related enforcement provisions. The bill would impose a state-mandated local program by imposing new duties upon local agencies.

(2) Existing law requires each state agency, as defined, to develop and adopt, in consultation with the board, an integrated waste management plan. Each state agency and large state facility is required to divert at least 50% of the solid waste generated by the state agency or large state facility from landfill disposal or transformation facilities. "State agency" is defined, for purposes of these requirements to include the California Community Colleges.

This bill would require the board to determine if a state agency or large state facility is in compliance with the 50% diversion requirement by comparing the annual per capita disposal rate of the state agency or large state facility with the per capita disposal rate that would be necessary to comply with the 50% diversion requirement. The board would be authorized to consider an agency's or facility's per capita disposal rate as a factor in determining whether the agency or facility is adequately implementing its integrated waste management plan.

The bill would require a community college district to give first priority in the expenditure of the revenues derived from the sale of recyclable materials resulting from implementation of the district's integrated waste management plan for the purposes of offsetting recycling program costs and to expend all cost savings that result from implementation of the district's integrated waste management plan to fund the continued implementation of the plan. A community college district would be required to provide information to the board annually, on the quantities of recyclable materials collected for recycling, according to a schedule determined by the board and the district. The bill would impose a state-mandated local program by imposing new duties upon community colleges.

(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. 344 (SB 1145) Machado State Compensation Insurance Fund.

Existing law provides for the existence of the State Compensation Insurance Fund to be administered by a board of directors for the purpose of transacting workers' compensation insurance, and insurance against the expense of defending any suit for serious and willful misconduct, against an employer or his or her agent, and insurance to employees and other persons of the compensation fixed by the workers' compensation laws for employees and their dependents.

Existing law establishes the Bagley-Keene Open Meeting Act, which generally provides for open meetings of state bodies, and the California Public Records Act, which generally requires that government records be available for inspection by the public, with specified exceptions. Other provisions of existing law exempt the board of directors of the fund from the application of the 2 acts.

This bill would repeal those exemptions, would specify that both the Bagley-Keene Open Meeting Act and the California Public Records Act apply to the fund, and would make conforming changes. The bill would specify that, notwithstanding the open meeting and public record requirements, specified information would not be subject to open meetings or public disclosure.

Existing law provides that the board of directors shall appoint a president of the fund and fix his or her salary, and provides that the president shall manage and conduct the business

and affairs of the fund under the general direction and subject to the approval of the board of directors, and shall perform other duties as the board of directors prescribes.

This bill would provide that the board of directors shall appoint a president, a chief financial officer, a chief operating officer, a chief information technology officer, a chief investment officer, a chief risk officer, and a general counsel. It would provide that the board of directors shall set the salary for each position. The positions would not be subject to otherwise applicable provisions of the Government Code and the Public Contract Code, and for those purposes, the fund would not be considered a state agency or other public entity. The bill would further provide that the president shall manage and conduct the business and affairs of the fund under the general direction and subject to the approval of the board of directors, and shall perform other duties as the board of directors prescribes. The bill would provide that the Milton Marks Postgovernment Employment Restrictions Act of 1990 applies to the fund.

This bill would incorporate additional changes in Section 6254 of the Government Code proposed by AB 2810 and AB 38, to be operative if this bill and one or both of the other bills are chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

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

Ch. 345 (SB 1146) Cedillo Tax administration: disclosure of information: Franchise Tax Board and cities.

Existing income tax laws authorize tax officials of a political subdivision of the state to request information from the Franchise Tax Board by using an affidavit, as provided. Existing law also authorizes the Franchise Tax Board, until December 31, 2011, to disclose to tax officials of any city that executed an agreement with the Franchise Tax Board, subject to certain specified requirements, a taxpayer's name, address, social security or taxpayer identification number, and business activity code, as provided, but limits the use of that information to employees of the taxing authority of a city.

This bill would revise those provisions by extending that repeal date to January 1, 2014, by authorizing a city that has entered into a reciprocal agreement, as defined, with the Franchise Tax Board to exchange tax information, as provided, and by allowing a city to request any other information from the Franchise Tax Board by using an affidavit, as provided.

This bill would, with a specified exception, require cities to annually furnish to the Franchise Tax Board, upon request of the Franchise Tax Board, specified information that is collected in the course of administration of the city's business tax program, as described, and would repeal these provisions on January 1, 2014. By imposing additional duties on local 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 reimbursement for these costs shall be provided for at a specified rate in the annual Budget Act beginning in the 2009–10 fiscal year and each fiscal year thereafter. This bill would also provide that, if the Commission on State Mandates determines that the costs to local agencies exceed the specified rate, the provisions of the bill shall be repealed or if a California court of appellate jurisdiction determines that the costs to local agencies exceed the specified rate, the provisions of the bill shall be repealed.

Ch. 346 (SB 1162) Maldonado Hard plastic knuckles.

Existing law makes it an offense for any person who commercially manufactures or causes to be commercially manufactured, or who knowingly imports into the state for commercial sale, keeps for commercial sale, or offers or exposes for commercial sale, any hard plastic knuckles, as defined.

This bill would expand those provisions to include hard wooden knuckles, as defined.

By expanding the scope of an existing offense, 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. 347 (SB 1184) Kuehl Public health.

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 human immunodeficiency virus (HIV), agents of viral hepatitis (HBV and HCV), human T lymphotropic virus-1 (HTLV-1), and syphilis, except as provided.

Existing law requires that all donors of sperm be screened and found nonreactive under the above provisions, except as provided. Existing law further requires the physician providing insemination or advanced reproductive technologies to, among other things, provide, as appropriate, antiretroviral treatment to a donor who tests reactive for HIV or HTLV-1, as prescribed.

This bill would, instead, require a physician providing insemination or advanced reproductive technologies to, among other things, verify, and document in the recipient's medical record, that the donor of sperm who tests reactive for HIV or HTLV-1 is under the care of a physician managing the HIV or HTLV-1 to minimize the risk of transmission during the course of insemination or advanced reproductive technology services.

Existing law requires health care providers and laboratories to report cases of HIV infection to local public health officers using patient names. Local health officers are required to report unduplicated HIV cases by patient name to the State Department of Public Health.

This bill would require each clinical laboratory to report all CD4+ T-Cell test results, as defined, to the local health officer within 7 days of the completion of the CD4+ T-Cell test. If a CD4+ T-Cell test result is related to a case of HIV infection, the local health officer would be required to report the case of HIV infection or AIDS to the department within 45 days of receipt of the laboratory report. By increasing the duties of local officials, 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, 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. 348 (SB 1211) Harman Alcoholic beverage control: caterer's permits.

The Alcoholic Beverage Control Act provides for the issuance of licenses for which various annual fees are charged depending upon the type of license issued. The act authorizes the issuance of a caterer's permit, upon application to the Department of Alcoholic Beverage Control, to any licensee under an on-sale general license, a club license, or a veterans' club license authorizing the sale of alcoholic beverages at specified locations and events.

This bill would authorize the issuance of a caterer's permit to any licensee under an on-sale beer and wine license, authorizing the sale of beer and wine at specified locations and events.

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

Ch. 349 (SB 1233) Harman Property tax: change in ownership: administration.



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 law requires those seeking this exclusion to file a claim within specified times.

This bill would require, upon written notification by the county assessor of potential eligibility for exclusion, a transferee eligible for the exclusion to file a certified claim for exclusion within the time specified in the notice. This bill would authorize the assessor, if a certified claim for exclusion is not filed within the time specified in the notice, to send a 2nd notice of potential eligibility for exclusion, notifying the transferee that a certified claim has not been received and that reassessment of the property will commence, as specified. This bill would provide that if the eligible transferee fails to timely file the claim and subsequently qualifies for exclusion, the assessor may require the eligible transferee to be subject to a one-time processing fee, as specified.

Ch. 350 (SB 1262) Cogdill Sport fishing: fish hatcheries: trout.

Existing law requires 33<sup>1</sup>/<sub>3</sub>% of the fees derived from the issuance of sport fishing licenses, with certain exceptions, to be deposited into the Hatchery and Inland Fisheries Fund within the State Treasury. Moneys in the fund may be expended, upon appropriation, in support of Department of Fish and Game programs related to the management, maintenance, and capital improvement of California’s fish hatcheries, the Heritage and Wild Trout Program, enforcement activities, and other activities eligible to be funded from revenue generated by sport fishing license fees.

Existing law also requires the sport fishing license fees subject to appropriation to be used, among other things, to attain state fish hatchery production goals relating to the release of trout, measured in pounds of released trout per sport fishing license. Existing law requires the department, by July 1, 2011, and according to a specified schedule, to ensure that 25% of the fish produced by state fish hatcheries are used for the purpose of initiating and managing the restoration of naturally indigenous stocks of trout to their original California source watersheds. Existing law requires the department to report to the Legislature on the implementation of these provisions on an annual basis.

This bill would require, instead, that the department, by January 1, 2012, ensure that the numbers of native California trout, as defined, produced are sufficient to equal or exceed 25% of the numbers of trout produced by the state fish hatcheries to comply with those existing goals for pounds of released trout. The bill would require that native trout produced be naturally indigenous stocks from their original source watersheds, but would authorize the release of native trout into watersheds other than their original source watershed if the released trout will cause no harm to other native trout in their original watersheds. The bill would exclude certain fish produced for mitigation purposes from the computation of the restoration goals.

Ch. 351 (SB 1279) Maldonado Insurance: electronic records.

Existing law provides that the county clerk of any county shall, upon request of any person, issue a certificate stating the status of the certificate of authority of an admitted surety insurer, as specified.

This bill would provide that upon review of the Internet Web site of the department, the county clerk of any county shall, upon request of any person, issue a certificate stating whether a surety is admitted or stating the status of the certificate of authority of an admitted

surety insurer, as specified. By imposing a duty on a county official, this bill would impose a state-mandated local program.

Existing law provides that, if an objection is made to the sufficiency of an admitted surety insurer, the person making the objection must include in the objection either the certificate of the county clerk of the county in which the court is located stating that the insurer has not been certified by the commissioner as an admitted surety insurer or that the certificate of authority of the insurer has been impaired, as specified, or an affidavit stating facts that establish the insufficiency.

This bill would provide that the certificate of the county clerk included in the objection shall state that the insurer is not listed as an admitted surety insurer on the department's Internet Web site, or that the certificate of authority of the insurer has been impaired, as specified.

Existing law requires certain annual and quarterly statements to be filed in triplicate, by the insurer, with the office of the Department of Insurance in Los Angeles, as specified.

This bill would repeal that provision.

Existing law provides that the commissioner shall certify and provide to the county clerks specified information concerning various types of bail agents and admitted surety insurers. Upon change of status, as specified, of any license or certificate of authority of one of these agents or insurers, the commissioner is required to notify the respective county clerks. Existing law requires county clerks to maintain these records for 2 years, after which they may be destroyed, as specified.

This bill would eliminate these existing obligations of the commissioner to certify and provide this information, and of county clerks to maintain these records, and would instead require the commissioner to publish and maintain a list of these various bail agents and admitted surety insurers on the department's Web site with specified information. Upon change of status of any license or certificate of authority, the commissioner would be required to update the department's public Web site. This bill would also make conforming changes.

Existing law specifies the powers and duties of the Insurance Commissioner and requires that certain records be maintained by the department, as specified.

This bill would provide that notwithstanding any other provision of law, the commissioner may accept and maintain records in electronic form, process transactions electronically, and adopt regulations regarding these functions.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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 1406) Correa Optometry.

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 prevention and diagnosis of disorders and dysfunctions of the visual system, and the treatment and management of certain disorders and dysfunctions of the visual system. The act also prescribes certain eye or eye appendage conditions which an optometrist who is certified to use therapeutic pharmaceutical agents may diagnose and treat, as specified and subject to certain limitations, and requires additional certification for the performance of primary open-angle glaucoma and lacrimal irrigation and dilation procedures, respectively.

This bill would revise and recast those provisions to further allow an optometrist who is certified to use therapeutic pharmaceutical agents to, among others, treat glaucoma, as defined, under specified certification standards, order X-rays necessary for the diagnosis of conditions or diseases of the eye or adnexa, perform venipuncture for testing patients suspected of having diabetes, administer oral fluorescein to patients suspected of having diabetic retinopathy, prescribe lenses or devices that incorporate a medication or therapy the

optometrist is certified to prescribe or provide, and use specified instruments within the central 3 millimeters of the cornea. The bill would further allow an optometrist who graduated from an accredited school of optometry on or after May 1, 2000, to perform lacrimal irrigation and dilation procedures without additional certification. The bill would also make other changes with regard to the circumstances under which an ophthalmologist or an appropriate physician and surgeon is required to be consulted with, or patients referred to, and to certain age requirements related to treatment or diagnosis, as specified. The bill would further make a conforming change to a related provision.

Until January 1, 2010, this bill would also provide for a Glaucoma Diagnosis and Treatment Advisory Committee to consist of 6 members appointed by the State Board of Optometry for purposes of establishing certain requirements for glaucoma certification. The bill would require the committee to submit its final recommendations to the Office of Examination Resources of the Department of Consumer Affairs by April 1, 2009, would require the office to present its findings and any modifications thereof to the board by July 1, 2009, and require the board to adopt the office's findings by January 1, 2010.

#### Ch. 353 (SB 1472) Ashburn Public employment.

Existing law establishes a state civil service system that includes career executive assignments. Career executive assignments are appointments to a high administrative and policy influencing position within the state civil service in which the incumbent's primary responsibility is the managing of a major function or the rendering of management advice to top-level administrative authority.

This bill would, until January 1, 2013, expand the category of persons eligible for a career executive assignment to include those persons who previously had permanent status in the civil service and those who, for 2 or more consecutive years, were either employed by the Legislature or held nonelected exempt positions in the executive branch, as specified. The bill would require a state entity that employs a person in a career executive assignment to notify the Controller of this person's employment status and would require the Controller to forward this information to the State Personnel Board.

Existing law provides that those persons who, for 2 or more consecutive years, were either employed by the Legislature or held nonelected exempt positions in the executive branch, and who resigned or were released from service, are eligible to apply for promotional civil service examinations, including examinations for career executive assignments, for which they meet the minimum qualifications as prescribed by the class specification, for one year following their resignation or release, as specified.

This bill would, until January 1, 2013, eliminate that one year time limit for eligibility for examinations for career executive assignments for those persons.

The bill would provide the means for calculating the final compensation of persons who are appointed to certain career executive assignments who previously had, but do not currently have, permanent civil service status, certain persons employed by the Legislature, and certain persons holding nonelected exempt positions in the executive branch for the purposes of any pension or benefits with respect to benefits based on service with the state, as specified.

The bill would also require the State Personnel Board to report to the Legislature by January 1, 2012, with a summary of specified career executive assignment hires. The bill would require a state entity hiring specified persons in career executive assignments to provide information to the Controller and would require the Controller to forward information to the State Personnel Board and the Public Employees' Retirement System.

#### Ch. 354 (SB 1502) Steinberg Amyotrophic lateral sclerosis (ALS).

Existing law contains various provisions relating to the administration of personal income taxes allowing individual taxpayers to contribute amounts in excess of their tax liability for the support of specified funds.

This bill would allow taxpayers to designate on their tax returns that a specified amount in excess of their tax liability be transferred to the ALS/Lou Gehrig's Disease Research Fund, which would be created by this bill.

This bill would provide that all money contributed to the fund pursuant to these provisions would be subject to appropriation by the Legislature, as specified.

This bill would provide that these voluntary contribution provisions are repealed on January 1, 2013, or for the taxable year beginning on or after January 1 of the calendar year in which the Franchise Tax Board estimates, by September 1, that the contributions made on returns filed in that calendar year will be less than a minimum contribution amount, whichever occurs first.

Ch. 355 (SB 1537) Kehoe Disaster assistance: 2007 southern California wildfires.

Under existing law, the California Disaster Assistance Act, the state share for eligible project costs is no more than 75% of total state eligible costs, and for specific incidents, the state share is up to 100% of total eligible state costs.

This bill would include, as eligible for 100% state share, the wildfires that occurred in southern California commencing on or about October 20, 2007, as specified in agreements between the state and the United States for federal financial assistance. This bill would become effective only if SB 1764 of the 2007–08 Regular Session is enacted.

Ch. 356 (SB 1562) Hollingsworth Property taxation: exemption: fruit-bearing and nut-bearing trees and grapevines: freeze, wildfire, and wind relief.

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-bearing or nut-bearing tree or any grapevine that was severely damaged during the exemption period by the December 1990 freeze, or any fruit-bearing or nut-bearing tree that was severely damaged during the exemption period by the December 1998 or January 2007 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-bearing or nut-bearing tree or any grapevine that was similarly damaged by the extremely strong and damaging winds that commenced on October 20, 2007, and by the wildfires that commenced on October 21, 2007, that were the subject of the Governor's proclamations of a state of emergency.

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. 357 (SB 1613) Margett Department of Transportation: contracts.

Existing law generally requires contracts for public works to be awarded pursuant to various procedures in the State Contract Act. Existing law exempts certain types of contracts awarded by the Department of Transportation from the State Contract Act, including contracts for major damage mitigation, equipment leasing or renting, and removal or relocation of structures or improvements on highway rights-of-way. These exempt contracts are generally required to be awarded to the lowest responsible bidder after competitive bidding on any reasonable notice prescribed by the department, but only if the estimated

amount of the contract exceeds \$2,500. Exempt contracts up to and including \$2,500 are not subject to those alternative bidding procedures.

This bill would provide that exempt contracts up to and including \$25,000 for the leasing or renting of operated heavy highway equipment for state highway maintenance purposes are also not subject to those alternative bidding procedures.

**Ch. 358 (AB 2810) Brownley Human trafficking.**

Existing law defines human trafficking as the deprivation of the personal liberty of another person with the intent to effect a specified sex crime or to obtain forced labor or services, as specified.

This bill would require law enforcement to use due diligence to identify all victims of human trafficking, regardless of citizenship, and would provide specific indicators of human trafficking. This bill would also provide that a victim of human trafficking could request, and upon that request require, that his or her name not become a matter of public record, as specified.

Because this bill would impose additional duties on local officials, it would impose a state-mandated local program.

This bill would incorporate additional changes in Section 6254 of the Government Code proposed by SB 1145 and AB 38, to be operative if this bill and one or both of the other bills are chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

This bill would incorporate additional changes in Section 293 of the Penal Code, proposed by AB 3038, to be operative only if AB 3038 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

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

This bill would provide that, 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. 359 (AB 499) Swanson Commercially sexually exploited minors.**

Existing law declares the findings of the Legislature that there is a need to develop programs to ameliorate, reduce, and ultimately eliminate the trauma of child sexual abuse, and that, for the purposes of developing and providing these programs and services, and for the training of, and providing information to, city and county personnel throughout the state, it is necessary to expand specified services.

This bill would, until January 1, 2012, authorize the District Attorney of Alameda County to create a pilot project, contingent upon local funding, for the purposes of developing a comprehensive, replicative, multidisciplinary model to address the needs and effective treatment of commercially sexually exploited minors, as specified. The bill would authorize the District Attorney of Alameda County, as part of the pilot project, to develop protocols for identifying and assessing minors, upon arrest or detention by law enforcement, who may be victims of commercial sexual exploitation, and to develop a diversion program reflecting the best practices to address the needs and requirements of those minors. The district attorney would also be authorized to develop, offer, and provide a training curriculum that would provide training for certain county employees on the commercial sexual exploitation of minors in Alameda County, as specified.

**Ch. 360 (SB 1213) Ducheny Mobile health care units: site reporting requirements.**

Existing law establishes the Mobile Health Care Services Act under which the State Department of Public Health regulates the operation of a mobile unit, as defined, as an

adjunct to a licensed parent health facility or clinic, an independent-freestanding clinic, or another type of approved mobile unit.

Existing law provides that a mobile unit shall not operate at any site, unless the site has been reported by the licensee to the department at least 15 days before the mobile unit's first visit to the site. Existing law also provides that prior to the operation of a mobile unit at any site for the first time, the licensee shall report the site to local authorities for purposes of obtaining approvals as provided under the above provisions.

This bill would eliminate these reporting requirements. The bill would, instead, require that the licensee of a mobile unit operating at a new site report the location of the site to the department at least 24 hours prior to the operation at the site unless this requirement is waived, as specified.

Ch. 361 (AB 2327) Caballero Emergency services: humanitarian and relief services.

Existing law, the California Emergency Services Act, creates the Office of Emergency Services in the office of the Governor. Under the act, the Director of Emergency Services is required to coordinate the emergency services of all state agencies in connection with emergencies, and the office is required to establish a standardized emergency management system for use by all emergency response agencies. Existing law requires state entities and employees to render all possible assistance to the director and cooperate with each other and other specified relief agencies.

This bill would require all entities providing disaster-related services and assistance to strive to ensure that victims receive the assistance they need and are eligible to receive, and would require public employees to provide assistance without eliciting information or documents that are not strictly necessary to determine eligibility under state or federal law.

Ch. 362 (SB 1227) Hollingsworth Disaster assistance: emergencies.

Existing law, the California Disaster Assistance Act, establishes, until January 1, 2009, the Disaster Response-Emergency Operations Account in the Special Fund for Economic Uncertainties and continuously appropriates its revenue for allocation by the Director of Finance to state agencies for disaster response operation costs incurred by state agencies as a result of a proclamation by the Governor of a state of emergency.

This bill would extend the termination date for these provisions until January 1, 2014, and would thereby make an appropriation by extending the time during which funds may be continuously appropriated from the account.

The bill would also preclude expenditure of funds in this account for conditions in the state's prisons, medical facilities, or youth correctional facilities resulting solely from the action or inaction of the Department of Corrections and Rehabilitation in administering those facilities.

Ch. 363 (AB 2796) Nava Office of Emergency Services: statewide registry.

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 emergencies and disasters. The act provides certain registered volunteers and individuals impressed into service during a state of war emergency, a state of emergency, or a local emergency with specified legal immunities. Violation of the provisions of the act is punishable as a misdemeanor. Existing law prohibits certain entities from being held civilly liable for civil damages alleged to have resulted from specified emergency medical services training.

This bill would authorize the office to establish a statewide registry of private businesses and nonprofit organizations that are interested in donating, under certain conditions, services, goods, labor, equipment, resources, or dispensaries or other facilities to prepare the state for emergencies and disasters, and would impose certain duties on these entities in this

regard. By making these entities subject to a criminal penalty for violation of the act, this bill would impose a state-mandated local program. This bill would relieve a private business or nonprofit organization included on the statewide registry from civil liability for a death, injury, illness, or other damage to a person or property caused by its donation of services, goods, labor, equipment, resources, or dispensaries or other facilities during a declared state of war, state of emergency, or state of local emergency, except for liability caused by its grossly negligent act or omission, or willful or wanton misconduct. This bill would also prohibit a private business or nonprofit organization included on the statewide registry from being held civilly liable for civil damages alleged to have resulted from specified emergency medical services training.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 364 (AB 3075) Committee on Governmental Organization Office of Emergency Services: firefighting apparatus and equipment.

Existing law authorizes the Office of Emergency Services to contract with a local agency that serves a rural area for the resale of new or used firefighting apparatus and equipment, and specifies certain contract terms.

This bill would require the office to give first priority for the sale of new or used firefighting apparatus and equipment to a local agency that serves a rural area, and to give 2nd priority for the sale of new or used firefighting apparatus and equipment to any local agency. The bill also would allow the office to sell the apparatus and equipment to public agencies outside California, the federal government, and Indian tribes, under certain circumstances. The bill would also make various technical, nonsubstantive changes.

Ch. 365 (AB 2859) Gaines Public resources: fire prevention and control: forest protection.

(1) Existing law, the Z'berg-Nejedly Forest Practice Act of 1973, is intended to create and maintain an effective and comprehensive system of regulation and use of all timberlands to ensure, among other things, that productivity of timberlands is restored, enhanced, and maintained, where feasible. The act defines timber operations to mean the cutting or removal, or both, of timber or other solid wood forest products, including Christmas trees, from timberlands for commercial purposes, together with all the incidental work, including, but not limited to, construction and maintenance of roads, fuelbreaks, firebreaks, stream crossings, landings, skid trails, and beds for the falling of trees, fire hazard abatement, and site preparation that involves the disturbance of soil or burning of vegetation following timber harvesting activities conducted after a certain date, but excludes preparatory work such as treemarking, surveying, or roadflagging.

This bill would exclude from the definition of timber operations the removal of certain size trees from firebreaks and fuelbreaks that meet specified criteria, including that the project and project-based review for projects on forested landscapes be prepared by or in consultation with a registered professional forester.

(2) Existing law requires owners of timber or timberlands to control or eradicate insect pests and plant diseases on lands they own or control. Whenever the Director of Forestry and Fire Protection determines that an area is infested or infected with insect pests or plant diseases injurious to timber or forest growth and the infestation is a menace to adjacent owners' timber or timberland, the director, with approval of the State Board of Forestry and Fire Protection, is authorized to declare a zone of infestation or infection, and the department may go upon state or private lands, within the zone. The department is required to eradicate or control the infestation or infection in a manner approved by the board.

The bill would set parameters authorizing the department to take certain preventative actions within a zone of infestation or infection.

Ch. 366 (SB 1595) Kehoe Public resources: fire protection: fuels management: forest protection.

(1) Existing law requires that a person who owns, leases, controls, operates, or maintains an occupied dwelling or occupied structure in, upon, or adjoining a mountainous area, forest-covered lands, brush-covered lands, grass-covered lands, or land that is covered with flammable material that is within a very high fire hazard severity zone, as designated by a local agency, maintain at all times a firebreak by removing all brush, flammable vegetation, or other combustible growth for a prescribed number of feet from the occupied dwelling or occupied structure, with exceptions, as well as take other required fire prevention actions.

A person who owns, leases, controls, operates, or maintains a building or structure in, upon, or adjoining a mountainous area, forest-covered lands, brush-covered lands, grass-covered lands, or land that is covered with flammable material, within a state responsibility area, is required to maintain at all times a firebreak by removing all brush, flammable vegetation, or other combustible growth for a prescribed number of feet from the dwelling or structure, with exceptions, as well as taking other required fire prevention actions. A violation of these provisions is a crime.

This bill would change these brush clearance requirements to instead require that defensible space, as prescribed, be maintained within a certain number of feet from the above-described dwellings, buildings, or structures. The bill would require the Department of Forestry and Fire Protection to develop, periodically update, and post on its Internet Web site a guidance document on fuels management.

Because this bill would change the definition of a crime, it would impose a state-mandated local program.

This bill would add to the criteria under which the Director of Forestry and Fire Protection designates an area as a very high fire hazard severity zone. The bill would also define various terms for purposes of these provisions and revise legislative findings and declarations concerning fire risks and site fuel management.

(2) This bill would make conforming changes and delete obsolete provisions.

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

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

Ch. 367 (SB 1668) Migden State Fire Marshal: fire and panic safety requirements.

Existing law requires the State Fire Marshal, with the advice of the State Board of Fire Services, to prepare, adopt, and submit building standards for approval, as specified, and to prepare and adopt other regulations establishing minimum requirements for the prevention of fire, and for the protection of life and property against fire and panic, in any building or structure used or intended for use as an asylum, jail, mental hospital, hospital, home for the elderly, children's nursery, children's home or institution, as specified, school, or any similar occupancy of any capacity, and in any assembly occupancy where 50 or more persons may gather together in a building, room, or structure for the purpose of amusement, entertainment, instruction, deliberation, worship, drinking or dining, awaiting transportation, or education.

This bill would require the State Fire Marshal to prepare and adopt regulations establishing minimum requirements for the prevention of fire, and for the protection of life and property against fire and panic, for any laboratory or research and development facility that stores, handles, or uses regulated hazardous materials.

Ch. 368 (AB 2742) Furutani Firefighting equipment: leased or rented.



(1) Existing law authorizes the Department of Motor Vehicles to issue a restricted driver's license for the appropriate class of vehicle to a firefighter for the operation of firefighting equipment. Existing law defines firefighting equipment as a motor vehicle used to travel to and from the scene of any emergency situation, or to transport equipment used in the control of any emergency situation, and that is owned by, or under the exclusive control of, a federal or state agency, a regularly organized fire department of a city, county, city and county, or district, or a volunteer fire department having official recognition of the city, county, city and county, or district in which the fire department is located.

This bill would add firefighting equipment that is leased or rented to this definition.

(2) Existing law requires motor carriers and drivers to comply with federal requirements relating to, among other things, controlled substances and alcohol use and testing for the same. Existing law prohibits an applicant for employment as a commercial driver from being placed on duty by the motor carrier until compliance with certain federal regulations concerning controlled substance and alcohol use and employment history has occurred, as specified. A violation of these provisions is a misdemeanor.

Existing law exempts a peace officer, as defined, who is authorized to drive specified vehicles if the peace officer is participating in a substance abuse detection program within the scope of his or her employment.

This bill would also exempt firefighters who are operating firefighting equipment if the firefighter is participating in a substance abuse detection program within the scope of his or her employment.

#### Ch. 369 (AB 1844) Hernandez Public employee benefits.

(1) Existing law provides that it is a crime to make a knowingly false material statement or representation for the purpose of obtaining workers' compensation, or supporting or denying a workers' compensation claim. The Public Employees' Retirement Law, the Teachers' Retirement Law, and the County Employees Retirement Law of 1937 prescribe the rights, benefits, and duties of members of the retirement systems established by those laws.

This bill would make it a crime for a person to make or present false material statements and representations in connection with those retirement systems' benefits and applications, as specified, or to aid or abet someone in this regard. The bill would also make it a crime for a person to knowingly accept, with the intent to keep for personal benefit, a payment from any of those retirement systems with the knowledge that he or she was not entitled to the benefit. The bill would provide that a violation of these provisions is punishable by up to one year in a county jail, or a fine, or both, and restitution, as specified. The bill would require any restitution order imposed to be satisfied before any criminal fine imposed may be collected, and would further provide that its provisions are cumulative. By creating a new crime or expanding an existing crime, the bill would create a state-mandated local program.

(2) Existing law requires an insurer, upon written request of an authorized governmental agency, as defined, to release to the agency all relevant information deemed important to the agency that the insurer may possess relating to any specific workers' compensation insurance fraud investigation.

This bill would authorize the Public Employees' Retirement System to obtain information from an insurer for purposes of determining the eligibility of a member, or unlawful application or receipt of benefits, under the Public Employees' Retirement System, and would add the Public Employees' Retirement System to the list of authorized governmental agencies to which an insurer is required to release that information, as specified.

(3) Existing law authorizes the Director of the Employment Development Department to permit the use of information in his or her possession for specified purposes.

This bill would additionally authorize the director to release specified information to the Public Employees' Retirement System. The bill would also make nonsubstantive changes.

(4) Existing law requires all state and local retirement systems to secure, not less than triennially, the services of an enrolled actuary, who is to perform a valuation of the system. Existing law requires all state and local public retirement systems to secure the services of a qualified person to perform an attest audit of the system's financial statements and to provide reports in this regard to the Controller. Existing law requires the Controller to review these reports and requires the Controller to publish an annual report on the financial condition of all state and local public retirement systems, as specified.

This bill would require the Controller's report to be published within 12 months of the receipt of the information, and in no case later than 18 months after the end of the fiscal year upon which the information in the report is based.

(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. 370 (AB 2023) Houston Public employee disability benefits.

The Public Employees' Retirement System provides for the granting of disability benefits to members in state service. Existing law generally provides that if a medical examination and other available information show to the satisfaction of the Board of Administration of the Public Employees' Retirement System that a member in state service is incapacitated physically or mentally for the performance of his or her duties and is eligible to retire for disability, the board shall immediately retire him or her for disability. The State Teachers' Retirement System permits the board of administration of the system to authorize payment of a disability allowance or disability retirement allowance, requires a member to provide medical documentation to substantiate the claim qualifying the member for the disability allowance or disability retirement allowance, and permits the board to order a medical examination in this regard, as specified. The County Employees Retirement Law of 1937 permits a member permanently incapacitated for duty to retire for disability only if specified criteria are met. Existing law permits the legislative body of a local agency to establish a pension trust, as specified, for the benefit of its officers and employees and permits that legislative body to establish reciprocal retirement benefits with other specified retirement systems.

This bill would restrict the board or body administering a retirement system or a pension trust, as described above, with respect to the medical opinion or documentation used to determine whether a member is eligible to retire for disability, as specified, and would prohibit the use of disability retirement as a substitute for the disciplinary process.

#### Ch. 371 (SB 1123) Wiggins Public employee benefits.

(1) Existing law requires a state or local retirement system to secure, not less than triennially, the services of an enrolled actuary, who is to perform a valuation of the system. Existing law requires the Legislature and local legislative bodies to secure the services of an enrolled actuary to provide a statement of the actuarial impact upon future annual costs before authorizing increases in public retirement plan benefits. Existing law requires the future annual costs of the public retirement plan benefits, as determined by the actuary, to be made public at a public meeting at least 2 weeks prior to the adoption of any increases in the benefits.

This bill would revise and recast provisions regarding the services of an enrolled actuary and the disclosure of public retirement plan benefits, as described above. The bill would redefine the qualifications of actuaries for these purposes. The bill would include other postretirement benefits, with specified exceptions, within the subject matter of the actuary's statement that is provided before the Legislature or a local legislative body may authorize an increase in benefits. The bill would require the future annual costs of other postemployment benefits to be made public, as specified, and would require local legislative bodies to have

an actuary present to provide information at the meeting where the adoption of a new benefit will be considered, subject to certain exceptions. The bill would prohibit the adoption of any benefit to which its provisions apply by means of a consent calendar. The bill would require, upon the adoption of any benefit change to which its provisions apply, that the person with the responsibilities of a chief executive officer acknowledge in writing that he or she understands the current and future cost of the benefit as determined by the actuary, and would specify that the Director of the Department of Personnel Administration perform this function for the adoption of benefit changes by the state. By increasing the duties of local entities, this bill would impose a state-mandated local program. The bill would except from these provisions a school district or a county office of education and specify that these entities remain subject to other regulations.

The bill would also create the California Actuarial Advisory Panel, which would be required to provide impartial and independent information on pensions, other postemployment benefits, and best practices to public agencies. The bill would specify various responsibilities of the panel, including defining actuarial model policies and best practices for public retirement plan benefits and postemployment benefits, developing pricing and disclosure standards for California public sector benefit improvements, and developing quality control standards for California public sector actuaries. The panel would consist of 8 actuaries who would be appointed by specified entities and parties and who would serve terms of 3 years, except as specified. The bill would provide that the panel be located in the Controller's office, which would be required to provide support staff to the panel. The bill would provide that the opinions of the panel are nonbinding and advisory only and would prohibit the opinions of the panel from being used as the basis of litigation. The bill would require that a member of the panel receive reimbursement for expenses, to be paid by the authority that appointed the member. The bill would require the panel to report to the Legislature on or before February 1 of each year.

(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. 372 (AB 38) Nava State agencies: California Emergency Management Agency.

(1) Existing law provides for the Office of Homeland Security within the office of the Governor. The Governor is required to appoint a Director of Homeland Security to perform specified duties in coordinating all homeland security activities in the state.

The California Emergency Services Act establishes the Office of Emergency Services within the office of the Governor, under the charge of the Director of Emergency Services appointed by the Governor. The act and other existing law set forth the duties and authority of the office and the director with respect to specified emergency preparedness, mitigation, and response activities in the state. Any person who violates any provision of the act or who refuses or willfully neglects to obey any lawful order or regulation promulgated or issued as provided in the act is guilty of a misdemeanor.

This bill would delete the provisions of law governing the Office of Homeland Security, establishing the Office of Emergency Services, and providing for the appointment of their respective directors. It would instead establish, under the provisions of the California Emergency Services Act, the California Emergency Management Agency (Cal EMA), in the office of the Governor, which would succeed to and be vested with the duties, powers, purposes, responsibilities, and jurisdiction vested with the Office of Homeland Security and the Office of Emergency Services. The bill would specify that the agency would be under the supervision of the Secretary of California Emergency Management appointed by the

Governor, who would succeed to and be vested with the duties, powers, purposes, responsibilities, and jurisdiction of the directors of the respective offices. It would additionally set forth the duties and authority of the agency and the secretary with respect to specified homeland security activities in the state. It would make various conforming changes.

By providing for new duties relating to homeland security under the California Emergency Services Act, which imposes a criminal penalty for violation of its provisions, this bill would impose a state-mandated local program by expanding the scope of the act's provisions, the violation of which would be a crime.

(2) The act requires the Office of Emergency Services to develop and complete, by January 2002, a guidance document to the state emergency plan with respect to agriculture-related disasters.

This bill would require the document to be updated by January 2009, and make a conforming change with respect to the name of that office.

(3) Existing law establishes the Emergency Response Team for State Operations, with a specified membership, and sets forth the duties of the team in improving the ability of state agencies to resume operations after specified types of business interruptions.

This bill would repeal 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.

(5) This bill would incorporate changes made by AB 2327 that would become operative if both bills are enacted and this bill is enacted after AB 2327.

(6) This bill would incorporate additional changes in Section 6254 of the Government Code proposed by SB 1145 and AB 2810, to be operative if this bill and one or both of the other bills are chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

(7) This bill would incorporate changes made by SB 1056 that would become operative if both bills are enacted and this bill is enacted after SB 1056.

Ch. 373 (SB 286) Lowenthal Transportation enhancement funds: conservation corps.

Existing federal law, as part of the comprehensive surface transportation program, allocates transportation funds to each state for transportation enhancement projects.

This bill, with respect to federal funds made available to the state for transportation enhancement projects, would require the department to develop and transportation planning agencies, county transportation commissions or authorities, and congestion management agencies to utilize criteria that give priority in the selection of these projects to the sponsors of eligible projects that partner with, or commit to employ the services of, a community conservation corps, as defined, or the California Conservation Corps to construct or undertake the project. The bill would authorize these agencies and the Department of Transportation to enter into cooperative agreements, grant agreements, or procurement contracts with community conservation corps pursuant to certain simplified contract requirements. The bill would require the California Transportation Commission, when developing guidelines for the state transportation improvement program and the state highway operations and protection program, to include guidance to encourage the allocation of funds for transportation enhancement projects to community conservation corps and the California Conservation Corps as partners with applicants that commit to employ the services of corps members in the construction of those projects. The bill would make related legislative findings and declarations.

Ch. 374 (SB 187) Ducheny Salton Sea Restoration Fund: restoration project.

The Salton Sea Restoration Act establishes the Salton Sea Restoration Fund administered by the Director of Fish and Game for purposes related to restoring the Salton Sea. The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006 provides \$928,000,000 for the protection and restoration of rivers, lakes, and streams, their watersheds and associated land, water, and other natural resources, including \$47,000,000 for deposit into the fund.

This bill would require that, upon appropriation by the Legislature in the annual Budget Act, those bond funds deposited in that fund be expended for a Salton Sea restoration project that is consistent with a preferred alternative that provides the maximum feasible attainment of specified environmental objectives. This bill would limit the activities and expenditures authorized by the bill to funding those activities identified in a specific preferred alternative report and funding plan for completion in the first 5 years of implementation. The bill would require the Resources Agency to act as the lead agency and work cooperatively with designated staff from the Department of Water Resources, the State Air Resources Board, the State Water Resources Control Board, and the Department of Fish and Game. The bill would require the agency to remain the lead agency for implementation, in partnership with one or more of its departments, unless and until legislation is enacted on or after January 1, 2009, establishing a new governance structure for restoration.

Ch. 375 (SB 301) Romero Local government finance.

The Vehicle License Fee (VLF) Law establishes, in lieu of any ad valorem property tax upon vehicles, an annual license fee for any vehicle subject to registration in this state. Under existing law, the Controller is required to allocate VLF revenues in the Motor Vehicle License Fee Account in a specified order to, among others, each city that was incorporated from an unincorporated territory after August 5, 2004, but before July 1, 2009. Existing law also requires cities that were incorporated before August 5, 2004, be allocated additional VLF revenues in an amount determined pursuant to a specified formula. For purposes of this formula, existing law specifies that the population of a city that is incorporated before August 5, 2004, is that city's actual population, as defined, residing in areas annexed after August 5, 2004, but before July 1, 2009.

This bill would delete the requirement that a city be incorporated before July 1, 2009, in order to be allocated VLF revenues. This bill would specify, for purposes of this formula used to determine additional VLF revenues for cities that were incorporated before August 5, 2004, that the city's actual population is the population residing in areas annexed after August 5, 2004.

Existing law, for purposes of these allocations of VLF revenues, establishes a formula to determine the population of a city that was incorporated from an unincorporated territory after August 5, 2004, and before July 1, 2009, and provides that the population of a city that was incorporated from an unincorporated territory after July 1, 2009, shall be its actual population.

This bill would extend indefinitely the formula method used to determine the population of a city that was incorporated from an unincorporated territory after August 5, 2004, and would delete the method for determining the population of a city that was unincorporated from an incorporated territory after July 1, 2009.

Ch. 376 (SB 302) Ducheny Employment Development Department: training expenditures: unemployment insurance: California Workforce Investment Act: local boards.

(1) Existing law authorizes the Employment Development Department to administer various job training and placement programs and services for eligible persons, as provided, and requires that the department, among other things, develop a statewide plan and area plans to coordinate all programs it administers, as specified.

This bill would require the Employment Development Department, in addition to its existing duties and obligations, to report annually to the Governor, the Legislature, and the

California Workforce Investment Board, no later than November 30, regarding the training expenditures made by local workforce investment boards in the prior fiscal year, as provided.

(2) The federal Workforce Investment Act of 1998 provides for workforce investment activities, including activities in which states may participate. Existing law contains various programs for job training and employment investment, including work incentive programs, as specified, and authorizes a local workforce investment board to prepare and submit a unified local plan, with respect to welfare-to-work programs, as specified.

This bill would provide further guidance to the California Workforce Investment Board regarding the development of a strategic workforce plan and would include customized training within the definition of training services provided by the local boards. This bill would restructure and revise those provisions relating to local job training services and would also make technical changes to correct erroneous references.

This bill would authorize the Employment Development Department to establish accounting, monitoring, auditing, and reporting procedures and criteria to ensure compliance with the objectives and requirements of the federal Workforce Investment Act.

This bill would also require the department to adopt, amend, or repeal any rules and regulations necessary to implement the California Workforce Investment Act.

This bill, by imposing additional duties on local governments with respect to the implementation of these local programs, would impose a state-mandated local program.

(3) This bill would incorporate additional changes in Section 14013 of the Unemployment Insurance Code proposed by AB 2998, to be operative only if AB 2998 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

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

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

Ch. 377 (SB 348) Simitian Local government: vehicle fee for congestion and stormwater management.

Existing law provides for the imposition by air districts and other local agencies of fees on the registration of motor vehicles in certain areas of the state that are in addition to the basic vehicle registration fee collected by the Department of Motor Vehicles. Existing law authorizes the City/County Association of Governments of San Mateo County to impose a fee of up to \$4, until January 1, 2009, on motor vehicles registered within San Mateo County for a program for the management of traffic congestion and stormwater pollution within that county.

This bill would provide that the City/County Association of Governments of San Mateo County may reauthorize that fee for a period of 4 years until January 1, 2013, as specified.

Ch. 378 (SB 377) Aanestad Highway signs: pharmacies and attractions.

Existing law requires the Department of Transportation to adopt rules and regulations that allow the placement, near exits on freeways in rural areas, of information signs identifying specific roadside businesses offering fuel, food, lodging, or camping and that prescribe the standards for those signs.

This bill would require the department to additionally adopt rules and regulations governing the placement and standards for signs in those locations relative to approved 24-hour pharmacy services and specified categories of approved attractions.

Ch. 379 (SB 483) Kuehl Medi-Cal: home and facility care.

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. Existing law establishes various criteria for eligibility for Medi-Cal

benefits. The Medi-Cal program is partially governed and funded by federal Medicaid provisions.

Under existing law, Medi-Cal benefits include nursing facility services and home- and community-based services.

This bill would, to the extent required by federal law, require any applicant for, or recipient of, Medi-Cal benefits who requests medical assistance for home and facility care, as defined, to meet the specific eligibility requirements for the receipt of medical assistance for home and facility care set forth in these provisions.

The bill would require an individual, as a condition of eligibility for medical assistance for home and facility care, to disclose a description of any interest that the individual or his or her spouse has in an annuity, as specified. The bill would also require the state, as an operation of law, to become a remainder beneficiary of certain annuities, as described, unless the individual notifies the state in writing that he or she prohibits the state from becoming a remainder beneficiary, as provided, and would require the department to inform an individual and his or her spouse of this fact at the time of the individual's application or redetermination of Medi-Cal eligibility. The bill would also require that before any penalties, as provided for in the bill, are imposed that may result in a period of ineligibility for medical assistance for home and facility care, an individual shall have the right to demonstrate that a period of ineligibility would be an undue hardship, as defined. It would require the state to provide notice to individuals requesting medical assistance for home and facility care of the undue hardship exception and would require a determination of whether an undue hardship exists to be made before an applicant is denied eligibility for medical assistance for home and facility care. If an individual or his or her spouse notifies the state in writing that he or she prohibits the state from becoming a remainder beneficiary to his or her annuity, the bill would require the annuity to be treated as a transfer of assets for less than fair market value for purposes of determining Medi-Cal eligibility.

This bill would express the intent of the Legislature that its provisions shall apply prospectively to any individual to whom the bill applies commencing from the date regulations adopted pursuant to this bill are filed with the Secretary of State.

#### Ch. 380 (SB 561) Margett Horse racing: racing days.

Existing law limits an association licensed to conduct thoroughbred racing in the northern zone to 22 weeks of that racing.

This bill would instead allow an association licensed to conduct thoroughbred racing in the northern zone up to 35 weeks of that racing.

Existing law generally limits the maximum number of racing days allocated to a fair to 14 days each year and limits those racing days to the period in which general fair activities are conducted.

This bill would expand the maximum period for racing allocated to a fair to 4 weeks each year and would remove the prohibition on racing outside of the period in which general fair activities are conducted.

Existing law limits the allocation of dates for a combined fair horse racing meeting to between July 1 and October 31, and places a limit on the total combined number of dates allocated for those meetings.

This bill would authorize combined fair horse racing meetings during the month of June, and would delete that limitation on the total combined number of dates for combined fair horse racing meetings.

By expanding the number of racing dates each year, this bill would authorize additional wagering and would increase the amount of continuously appropriated license fees, thereby making an appropriation.

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

#### Ch. 381 (SB 564) Ridley-Thomas Public School Health Center Support Program.

Existing law requires the State Department of Public Health, in cooperation with the State Department of Education, to establish a Public School Health Center Support Program to perform specified functions relating to the establishment, retention, or expansion of school health centers in California. Existing law, for purposes of those provisions, defines a “school health center” to mean a center or program that provides age-appropriate health care services at the program site or through referrals, and may be located on or at a local educational agency.

This bill would also specify that a “school health center” may conduct routine physical health, mental health, and oral health assessments, and provide for any services not offered onsite or through a referral process.

The bill would require the State Department of Public Health, to the extent funds are appropriated to the department for implementation of the Public School Health Center Support Program, to establish a grant program to provide technical assistance, and funding for the expansion, renovation, and retrofitting of existing school health centers, and the development of new school health centers, in accordance with specified procedures.

#### Ch. 382 (SB 585) Lowenthal Farmworker housing assistance tax credits.

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 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, in the case of a partnership, require the allocation of the credits, on or after January 1, 2009, and before January 1, 2016, to partners based upon the partnership agreement, regardless of how the federal low-income housing tax credit, as provided, is allocated to the partners, or whether the allocation of the credit under the terms of the agreement has substantial economic effect, as specified. This bill would make findings and declarations with regard to the public interest served by this credit as proposed to be amended by this bill.

This bill would incorporate specified changes proposed by SB 1247 if both this bill and SB 1247 are chaptered, as provided.

This bill would take effect immediately as a tax levy.

#### Ch. 383 (SB 640) Simitian Government tort claims: childhood sexual abuse.

Existing law bars a suit for money or damages against a public entity on a cause of action for which a claim is required to be presented, until a written claim therefor has been presented to the public entity and acted upon by the Victim Compensation and Government Claims Board or, in the case of a local public entity, the governing body of the local public entity, or has been deemed to have been rejected, except as specified. Existing law requires a claim for personal injury against a public entity, or against an employee of a public entity, to be presented not later than 6 months after accrual of the cause of action.

Existing law requires that an action for recovery of damages suffered as a result of childhood sexual abuse, as defined, be commenced within 8 years of the date the plaintiff attains the age of majority or within 3 years of the date the plaintiff discovers or reasonably should have discovered that the psychological injury or illness occurring after the age of majority was caused by the sexual abuse, whichever occurs later, and provides that certain of those actions may not be commenced on or after the plaintiff’s 26th birthday.

This bill would exempt claims made against a local public entity pursuant to the above provision for the recovery of damages suffered as a result of childhood sexual abuse from the requirement to file a claim against a public entity within 6 months after accrual as a



prerequisite to filing a cause of action for money damages. The bill would limit this exemption to claims arising out of conduct occurring on or after January 1, 2009.

Ch. 384 (SB 731) Oropeza Massage therapy.

Existing law provides for the regulation of various healing arts professionals, including physicians and surgeons, chiropractors, physical therapists, and acupuncturists. Existing law authorizes the legislative body of a city or county to enact ordinances providing for the licensing and regulation of the business of massage when carried on within the city or county.

This bill would, commencing September 1, 2009, provide for the certification of massage practitioners and massage therapists by the Massage Therapy Organization, which would be a nonprofit organization meeting specified requirements, and would impose certain duties on the organization. The bill would require applicants for certification to be 18 years of age or older, to meet specified educational criteria, to provide to the organization and update certain information, to provide fingerprints for submission to the Department of Justice for a criminal background check, and to pay fees required by the organization. The bill would require the Department of Justice to review specified information and to provide to the organization fitness determinations and certain other information. The bill would allow the organization to take certain disciplinary action against certificate holders and would require the organization to take certain action with regard to suspending or revoking a certificate if the certificate holder has been arrested for, and charged with, specified crimes. The bill would make it an unfair business practice for a person to state, advertise, or represent that he or she is certified or licensed by a governmental agency as a massage therapist or practitioner, or to make other false representations, as specified. The bill would prohibit a city, county, or city and county from enacting certain ordinances regulating the practice of massage by a certificateholder, as specified. The bill would make its provisions subject to review by the Joint Committee on Boards, Commissions, and Consumer Protection. The bill would repeal these provisions on January 1, 2016.

Ch. 385 (SB 963) Ridley-Thomas Department of Consumer Affairs: regulatory boards.

(1) Existing law establishes the Board of Psychology, the Acupuncture Board, the Board of Behavioral Sciences, the Contractors' State License Board, the Board for Geologists and Geophysicists, the Court Reporters Board of California, and the State Athletic Commission. Existing law authorizes or requires those boards to appoint an executive officer. Under existing law, excess funds, as specified, generated by the initial certificate fee collected by the Court Reporters Board of California are used to provide shorthand reporting services for indigent persons, as defined, and are transferred from the Court Reporters' Fund into the Transcript Reimbursement Fund, which is created in the State Treasury as a continuously appropriated fund, for expenditure for that purpose. Existing law provides that these provisions become inoperative on July 1, 2009, and are repealed on January 1, 2010.

This bill would change the dates on which these provisions are to become inoperative and repealed to January 1, 2011. Because this bill would extend the appropriation of funds in the Transcript Reimbursement Fund, it would make an appropriation.

(2) Senate Bill 823 of the 2007–08 Regular Session would, among other things, establish the Bureau for Private Postsecondary Education in the Department of Consumer Affairs as a successor agency to the former Bureau for Private Postsecondary and Vocational Education in the Department of Consumer Affairs.

This bill would make the bureau inoperative and repealed on January 1, 2013. The bill would provide that this provision shall become operative only if SB 823 of the 2007–08 Regular Session is also enacted and becomes operative.

(3) This bill would incorporate additional changes to Section 4990 of the Business and Professions Code made by this bill and AB 239 to take effect if both bills are chaptered and this bill is chaptered last.

Ch. 386 (SB 1064) Hollingsworth 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. With respect to the County of El Dorado, which has been declared by the Governor to be in a state of emergency as a result of wildfires that commenced on June 24, 2007, existing law provides for state allocations of the estimated amounts of the reductions in property tax revenues resulting in the 2006–07 fiscal year from reassessment 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 Inyo, Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Barbara, and Ventura, which were declared by the Governor to be in a state of emergency due to the wildfires that occurred during the 2007 calendar year, the County of Riverside, which was declared by the Governor to be in a state of emergency due to extremely strong and damaging winds that occurred in October 2007, and the Counties of Butte, Kern, Mariposa, Mendocino, Monterey, Plumas, Santa Clara, Santa Cruz, Shasta, and Trinity, which were declared by the Governor to be in a state of emergency due to the wildfires that occurred in May or June 2008. This bill would, with respect to the County of El Dorado, instead provide for state allocations with respect to property tax revenue reductions from a reassessment for the 2007–08 fiscal year.

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 Santa Barbara, which was declared by the Governor to be in a state of emergency due to the wildfires that occurred in July 2008.

This bill would also provide for similar state allocations with respect to property tax revenue reductions resulting from a reassessment for damages incurred within the County of Inyo, which was declared by the Governor to be in a state of emergency as a result of severe rainstorms that occurred in July 2008.

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 Humboldt, which was declared by the Governor to be in a state of emergency due to the wildfires that commenced in May 2008.

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 disaster proclamations during the 2007 calendar year, that was damaged or destroyed by the wildfires in the Counties of Inyo, Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Barbara, and Ventura, and that has not changed ownership since the commencement dates, as listed in the Governor's disaster proclamations of 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 wildfires.

This bill would also provide that any dwelling that qualified for the exemption prior to October 20, 2007, that was damaged or destroyed by the extremely strong and damaging winds in the County of Riverside, as declared by the Governor in November 2007, and that has not changed ownership since October 20, 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 extremely strong and damaging winds.

This bill would also provide that any dwelling that qualified for the exemption prior to the commencement dates, as listed in the Governor's proclamations in May, June, or July 2008, that was damaged or destroyed by the wildfires in the Counties of Butte, Kern, Mariposa, Mendocino, Monterey, Plumas, Santa Clara, Santa Cruz, Shasta, and Trinity, and that has not changed ownership since the commencement dates, as listed in the Governor's proclamation in May, June, or July 2008, 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 July 1, 2008, that was damaged or destroyed by the wildfires in the County of Santa Barbara, as declared by the Governor in July 2008, and that has not changed ownership since July 1, 2008, 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 July 12, 2008, that was damaged or destroyed by severe rainstorms, floods, landslides, or the accumulation of debris in a disaster in the County of Inyo, as declared by the Governor in July 2008, and that has not changed ownership since July 12, 2008, 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 floods, landslides, the accumulation of debris, or washed-out and damaged roads.

This bill would provide that any dwelling that qualified for the exemption prior to May 22, 2008, that was damaged or destroyed by the wildfires in the County of Humboldt, as declared by the Governor in August 2008, and that has not changed ownership since May 22, 2008, 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 Counties of Inyo, Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Barbara, and Ventura,

proclaimed by the Governor to be in a state of emergency, as a result of the wildfires that occurred during the 2007 calendar year, the County of Riverside as a result of the extremely strong and damaging winds that occurred in October 2007, the Counties of Butte, Kern, Mariposa, Mendocino, Monterey, Plumas, Santa Clara, Santa Cruz, Shasta, and Trinity, proclaimed by the Governor to be in a state of emergency, as a result of the wildfires that occurred in May or June 2008, in the County of Humboldt as a result of the wildfires that commenced in May 2008, in the County of Santa Barbara as a result of the wildfires that occurred in July 2008, and in the County of Inyo as a result of severe rainstorms that occurred in July 2008. 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) This bill would declare that it is to take effect immediately as an urgency statute.

#### Ch. 387 (SB 1093) Wiggins San Francisco Bay Area Water Emergency Transportation Authority.

Existing law, the San Francisco Bay Area Water Emergency Transportation Response and Disaster Recovery Act, establishes the San Francisco Bay Area Water Emergency Transportation Authority as a local governmental entity of regional government and gives that entity the authority to plan, manage, operate, and coordinate the emergency activities of all water transportation and related facilities within the bay area region, except as specified. Existing law requires the transfer of public transportation ferries and related water transportation services and facilities in the bay area region, as specified, to the authority and requires the authority to adopt a transition plan to facilitate that transfer. Existing law requires that the planning, management, and operation of any existing or planned public transportation ferries and related facilities and services in the bay area region be consolidated under the authority's control.

This bill would make that consolidation subject to the authority's adoption of the transition plan and would prohibit the authority from compelling property transfers or operational changes to water transportation services provided by public agencies on or before January 1, 2008, prior to the adoption of that plan. The bill would require the transition plan to include specified information, including, among other things, a description of the capital assets, leasehold interests, and personnel, as specified, that the authority proposes to be transferred; a specified operating plan; an initial 5-year Capital Improvement Program, as specified; and the date that the ferry services are to be transferred to the authority. The bill would provide that the transfer of assets or services from a local agency shall be subject to negotiation and agreement by the local agency. The bill would require that proposed changes to the water transportation services or related facilities historically provided by the City of Vallejo or the City of Alameda be consistent with the city's general plan, its redevelopment plans, and its development and disposition agreements for specified projects. The bill would authorize the authority to establish a community advisory committee to receive community and passenger recommendations related to consolidation or operational issues affecting existing and proposed water transportation services.

Existing law requires the authority to create and adopt the transition plan on or before January 1, 2009, and requires the authority to prepare a specific transition plan for any transfer not anticipated by the former. Existing law also requires the authority to create and adopt an emergency water transportation system management plan on or before July 1, 2009. Under existing law, the authority is required to provide a copy of those plans to each city and county in the bay area region at least 45 days prior to adopting the plans.

This bill would extend the date for the creation and adoption of the transition plan to July 1, 2009. In addition, the bill would require the authority to establish a process for taking public input on the plans in consultation with existing operators of public ferry services affected by the plans. The bill would require that the public input process include at least one public hearing conducted at least 60 days prior to adopting the plans in each city where an operational ferry facility existed as of January 1, 2008.

Existing law authorizes the authority to accept the transfer of ownership, operation, and management of any other public transportation ferries and related water transportation services and facilities within the bay area region developed or adopted by any general purpose local government or special district that operates or sponsors water transit.

This bill would also authorize the authority to accept leasehold interests of those ferries and related water transportation services and facilities. The bill would require the authority, in accepting a transfer, to commit to maintaining the ferry and related services for at least 5 years.

Existing law provides that the authority is governed by a board of 5 members and prohibits a local jurisdiction or agency from having more than one representative on the board.

This bill would instead prohibit a public agency from having more than one representative on the board.

Existing law authorizes the board to appoint an auditor among other officers.

This bill would instead authorize the board to appoint a chief financial officer.

Existing law requires the board to supervise and regulate every water transportation services facility owned or operated or controlled by the authority, including the establishment of rates and the making and enforcement of schedules, among other things, for or in connection with any transportation facility owned or operated or controlled by the authority.

This bill would require the board to establish a process for taking public input on rates or schedules that the board proposes to establish or change. The bill would require the board to conduct a public hearing prior to adopting those rates schedules, or changes and to provide notification of those rates, schedules, or changes to the city where the ferry terminal affected by the rates, schedules, or changes is located at least 30 days prior to the hearing.

Existing law requires the authority to bear reasonable administrative costs incurred by public transportation ferries and related water transportation services related to specified transfers to the authority.

This bill would instead require the authority to bear the reasonable administrative costs incurred by operators of water transportation services related to specified transfers to the authority or the implementation of the San Francisco Bay Area Water Emergency Transportation Response and Disaster Recovery Act.

Existing law requires the authority to assume and be bound by the employment terms and conditions set forth in any collective bargaining agreement or employment contract between the San Francisco Bay Area Water Transit Authority and any labor organization or employee affected by the creation of the authority, as specified.

This bill would also require the authority to assume and be bound by the employment terms and conditions set forth in any collective bargaining agreement or employment contract between any public or private entity whose services the authority directly assumes, and any labor organization or employee included within the assumption of those services.

The bill would enact other related provisions.

By imposing additional duties on the authority, 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 and requires that funds made available for rapid water transit systems pursuant to that provision be allocated to the authority.

This bill would require that allocation to the authority to begin on the date specified in the transition plan described above.

Existing law authorizes the Metropolitan Transportation Commission to fund certain operating programs as a component of the Regional Traffic Relief Plan and identifies the authority as the project sponsor for certain of those projects.

With regard to funds provided to the authority, this bill would require that funds historically made available to the City of Vallejo or the City of Alameda continue to be

allocated to those cities until the date specified in the transition plan described above. The bill would authorize the authority to use those funds, not exceeding \$600,000, to support development of the transition plan and for transition-related costs incurred on or after July 1, 2008, upon a determination by the commission that the costs meet certain requirements. The bill would also authorize the authority to use those funds for operating purposes if consistent with the transition plan and approved by the commission.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 388 (SB 1149) Wiggins Telecommunications: grants to areas not served by local exchange carriers.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including telephone corporations. The commission is required until January 1, 2009, to establish a grant program to aid in the establishment of telecommunications service in areas not currently served by existing local exchange carriers. The grant program is funded out of either the California High-Cost Administrative Committee Fund-A or California High-Cost Administrative Committee Fund-B, or both, and the funding level is prohibited from exceeding \$10,000,000 per year. Existing law prohibits any one applicant from receiving more than 25% of the designated program funds in a single fiscal year. The Warren-911-Emergency Assistance Act establishes the number "911" as the primary emergency telephone number for use in the state.

This bill would title the grant program as the Rural Telecommunications Infrastructure Grant Program, would extend the grant program until January 1, 2013, and would authorize grants to areas that lack access to an emergency telephone system as described in the Warren-911-Emergency Assistance Act. This bill would also provide that no more than \$40,000,000 shall be encumbered from the funds during the 4-year period ending on December 31, 2012, for the program. The bill would prohibit any single grant from exceeding \$5,000,000.

Ch. 389 (SB 1166) Cox Game refuges.

(1) Existing law permits all officers and employees of the department and all game wardens to enter a game refuge in performance of their duties.

This bill would add a provision permitting law enforcement officers to enter a game refuge while in the performance of their duties.

(2) Existing law enumerates 21 specific game refuges, and describes their boundaries, including the California Sea Otter and Farallon Islands refuges.

This bill would require the Department of Fish and Game to undertake prescribed education and outreach efforts, including efforts regarding the potential closure of all state game refuges other than 2 specified refuges. The department would be required to provide an opportunity for public comment. The bill would require the department, on or before January 1, 2011, to prepare and submit to the Legislature a report on those efforts and a summary of any information provided by the public that is relevant to the potential closure of those state game refuges.

Ch. 390 (SB 1168) Runner Health care coverage: dependent children.

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 continue coverage for a dependent child who attains a limiting age specified in the plan or insurance policy if the child is and continues to

be both incapable of self-sustaining employment by reason of physically or mentally disabling injury, illness, or condition and chiefly dependent upon the subscriber or insured for support.

This bill would provide that if a plan or insurance policy provides coverage for a dependent child who is over 18 years of age and enrolled at a secondary or postsecondary educational institution, the plan or policy may not terminate that coverage if the child takes a medical leave of absence, as specified.

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.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 391 (SB 1173) Scott Unemployment insurance: employers: motion picture industry.

Existing law provides, for purposes of the Unemployment Insurance Code, that, until January 1, 2012, any employing unit that is a motion picture payroll services company, as defined, shall be treated as an employer of a motion picture production worker, as defined. Existing law requires any employing unit operating as a motion picture payroll services company that quits business to file with the director of the Employment Development Department a final return and report of wages, as provided, and, within 30 days of quitting business, to notify the motion picture production companies and allied motion picture services of its intent to quit business.

This bill would extend to 45 days the time period within which a motion picture payroll services company that quits business must notify the motion picture production companies and allied motion picture services of its intent to quit business, as provided.

This bill also would allow a motion picture payroll services company that has elected to be treated as an employer to apply to the director to extend an existing voluntary plan for the payment of disability benefits to motion picture production workers of the company's affiliated entities. This bill would require the director to approve the extension of the plan upon specified conditions. This bill would deem the extension of a plan approved by the director to have met employee consent requirements for the adoption of a voluntary plan, if the plan met the consent requirements when initially adopted, and the plan provides for giving specified written notices and statements that are approved by the director.

Ch. 392 (SB 1190) Oropeza Certified ignition interlock devices.

(1) Existing law authorizes a court to require that a person who is convicted of a first offense violation of one of 2 specified driving while under the influence (DUI) offenses install a certified ignition interlock device (IID) on any vehicle that the person owns or operates and prohibits that person from operating a motor vehicle unless that vehicle is equipped with a functioning, certified (IID). Existing law also requires that the court give heightened consideration to applying this sanction to a first offense violator with a 0.20% or more, by weight, of alcohol in his or her blood at arrest, or with 2 or more prior moving traffic violations, or to persons who refused the chemical tests at arrest.

This bill would lower this percentage to 0.15% or more, by weight, of alcohol in a person's blood at the time of his or her arrest. By changing the definition of a crime, the bill would impose a state-mandated local program.

The bill would also authorize the Department of Motor Vehicles to undertake a specified study and, if the department exercises that authority, to report its findings of that study to the Legislature on or before January 1, 2013, regarding the overall effectiveness of the use of IIDs to reduce the recidivism rate of first-time DUI violators.

(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. 393 (SB 1193) Padilla Telecommunications: universal service: California Advanced Services Fund.

The existing federal Telecommunications Act of 1996 establishes a program for the regulation of telecommunications to attain the goal of local competition, while implementing specific, predictable, and sufficient federal and state mechanisms to preserve and advance universal service, consistent with certain universal service principles. The universal service principles include the principle that consumers in all regions of the nation, including low-income consumers and those in rural, insular, and high-cost areas, should have access to telecommunications and information services, including interexchange services and advanced telecommunications and information services, that are reasonably comparable to those services provided in urban areas and that are available at rates that are reasonably comparable to rates charged for similar services in urban areas.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including telephone corporations. Existing law authorizes the commission to supervise and regulate every public utility and to do all things necessary and convenient in the exercise of its power and jurisdiction. Existing law establishes the California High-Cost Fund-A Administrative Committee Fund (CHCF-A Fund), the California High-Cost Fund-B Administrative Committee Fund, the Universal Lifeline Telephone Service Trust Administrative Committee Fund, the Deaf and Disabled Telecommunications Program Administrative Committee Fund, the Payphone Service Providers Committee Fund, and the California Teleconnect Fund Administrative Committee Fund in the State Treasury, and requires that moneys in the funds are the proceeds of rates and are held in trust for the benefit of ratepayers and to compensate telephone corporations for their costs of providing universal service and may be expended only to accomplish specified telecommunications universal service programs, upon appropriation in the annual Budget Act or upon supplemental appropriation.

In Decision 07-12-054, pursuant to its authority to do all things necessary and convenient in the exercise of its power and jurisdiction, the commission imposed a surcharge beginning January 1, 2008, collected through retail telecommunications customers' bills, to fund the California Advanced Services Fund (CASF), for the purpose of encouraging deployment of broadband facilities for use in provisioning advanced telecommunications and voice service in unserved and underserved areas. Decision 07-12-054 further ordered that prior to any CASF disbursements, the commission would seek statutory authority to add the CASF as one of the funds authorized for handling by the State Treasury and to seek statutory authority for specific direction to telephone corporations for remitting CASF collections and for use of the funds by the commission.

This bill would, until January 1, 2013, establish the CASF in the State Treasury, subject to the conditions and restrictions applicable to the 6 existing universal service funds described above. The bill would require that moneys collected by the surcharge authorized by the commission to fund the CASF, whether collected before or after the operative date of the bill, be transmitted to the commission pursuant to a schedule established by the commission. The bill would require the commission to transfer the moneys received to the Controller for deposit in the fund. The bill would prohibit the commission from collecting those moneys in an amount that exceeds a total amount of \$100,000,000. The bill would specify that any moneys appropriated from the CASF to the commission may only be expended for limited purposes.

The bill would require the commission to develop, implement, and administer the CASF to provide for transfer payments to encourage deployment of high-quality advanced



communications services to all Californians that will promote economic growth, job creation, and substantial social benefits of advanced information and communications technologies, as provided in commission Decision 07-12-054. The bill would require the commission to conduct both a financial audit and a performance audit of the implementation and effectiveness of the CASF to ensure that moneys have been expended in accordance with (a) the approved terms of the winning bids, and (b) the requirements of the bill. The bill would require the commission to report its findings to the Legislature by December 31, 2010. The bill would appropriate \$25,000,000 to the commission from the fund, to be expended in the 2008–09 fiscal year, and would require the commission to report on its expenditures pursuant to this appropriation, as provided.

Ch. 394 (SB 1228) Maldonado Vehicles: maximum combination length.

Existing law prohibits any combination of vehicles coupled together, including any attachments, from exceeding a total length of 65 feet, subject to certain specified exceptions, including an exemption for a combination of a motortruck and 2 trailers. This law authorizing this exemption is repealed as of January 1, 2009, unless a later enacted statute deletes or extends that date.

This bill would extend the repeal date for that exemption to January 1, 2010, and make conforming changes.

Ch. 395 (SB 1246) Negrete McLeod Alcoholic beverages: beer wholesalers: exterior signs.

The Alcoholic Beverage Control Act provides that any manufacturer, winegrower, manufacturer's agent, rectifier, distiller, bottler, importer, or wholesaler, or any officer, director, or agent of any of those persons, may furnish, give, lend, or rent specified types of signs, including signs relating to advertising beer.

This bill would allow beer wholesalers to sell or rent exterior signs at not less than cost, as defined in the Alcoholic Beverage Control Act.

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. 396 (SB 1260) Runner Hospital licensing.

Existing law provides for the licensure of health facilities, including general acute care hospitals, acute psychiatric hospitals, and special hospitals, as defined, by the State Department of Public Health.

This bill would require that, upon the issuance or renewal of a general acute care, acute psychiatric, or special hospital license, the department separately identify on the license each supplemental service, including the address of where each outpatient service is provided and the type of services provided at each outpatient location. The bill would require, on or before July 1, 2010, the department to post and make available on its Web site a listing of all outpatient services of licensed hospitals identified on the hospital's license as a supplemental service.

Ch. 397 (SB 1268) Denham Nursing home administrators.

Existing law provides for the licensing of nursing home administrators by the State Department of Public Health. To become a nursing home administrator, an applicant must pass the nursing home administrator licensing examination.

Existing law requires, in order to take the examination, that minimum educational and experiential qualifications must be met.

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

This bill would permit the department, upon the request of an applicant who is a member of a recognized church or religious denomination that operates a faith-based skilled nursing facility and historically prohibits the acquisition of the formal education that would otherwise be required for the applicant to take the licensing examination, to waive the licensing examination educational requirements for that applicant if he or she has completed a program-approved Administrator-in-Training Program (AIT Program). An applicant receiving this waiver would only be allowed to oversee a facility that is owned by the applicant's church or religious denomination.

This bill would also permit an applicant who qualifies for the above exemption to request an educational waiver for admission to the AIT Program.

Under existing law, a person with a doctorate degree in medicine and a current valid license as a physician and surgeon with 10 years of recent work experience meets the educational requirements for the AIT program and, after completing the program, he or she would meet the educational requirements for taking the licensing examination.

This bill would remove the educational requirement of 10 years of work experience for a person with a doctorate in medicine who holds a current valid license as a physician and surgeon for both the AIT program and the licensing examination.

#### Ch. 398 (SB 1277) Maldonado Synthetic turf.

Existing law requires all new playgrounds open to the public built by a public agency or any other entity to conform to the playground-related standards set forth by the American Society for Testing and Materials and the playground-related guidelines set forth by the United States Consumer Product Safety Commission.

This bill would require, on or before September 1, 2010, the Integrated Waste Management Board, in consultation with the Office of Environmental Health Hazard Assessment and the State Department of Public Health, to prepare and provide to the Legislature and post on the board's Internet Web site a study on the effects of synthetic turf and natural turf on the environment and public health.

#### Ch. 399 (SB 1280) Maldonado Agriculture: seed: advisory board: registration.

Existing law, the California Seed Law, generally regulates seed sold in California to ensure that seed purchased by the consumer-buyer is properly identified and of the quality represented on the tag or label.

Existing law establishes a Seed Advisory Board to make recommendations to the Secretary of Food and Agriculture on all matters pertaining to the seed law. The board is required to consist of 11 members appointed by the secretary and 9 of those members are required to be registered labelers and 2 are required to be members of the public.

This bill would revise the composition of the board to consist of 7 registered labelers, 2 persons who receive or possess seed for sale in this state, and 2 members of the public.

Existing law requires every labeler of agricultural or vegetable seed offered for sale or sold in this state, or any person who receives or possesses for sale or sells in this state any such seed that is not grown in this state, to annually register with the secretary for authorization to sell agricultural or vegetable seed.

This bill would, instead, require every labeler of agricultural or vegetable seed offered for sale in this state, or any person who sells that seed in this state, to annually register with the secretary for authorization to sell agricultural or vegetable seed.

Because a violation of these provisions 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. 400 (SB 1308) Cox Disaster assistance.

(1) The California Disaster Assistance Act authorizes a local agency to receive state financial assistance for a repair or restoration project following the proclamation of a local emergency. The state share for eligible projects is generally no more than 75% of total state eligible costs, unless the local agency is located within a city, county, or city and county that has adopted a local hazard mitigation plan in accordance with the federal Disaster Mitigation Act of 2000 as part of the safety element of its general plan, in which case the Legislature may provide for a state share of local costs that exceeds 75% of total state eligible costs. For certain, listed events, the state share is up to 100% of total state eligible costs.

This bill would add the wildfire that occurred in the Lake Tahoe Basin commencing on June 24, 2007, as specified, to the list of specific events eligible for the higher state share of costs.

The bill would provide that the requirement to adopt a local hazard mitigation plan in order to qualify for the specified exception shall not apply to the Lake Tahoe Basin wildfire event.

(2) This bill would provide that these provisions would become operative only if SB 1764 of the 2007–08 Regular Session is enacted.

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

Ch. 401 (SB 1311) Simitian California Pollution Control Financing Authority: Capital Access Loan Program.

Existing law establishes the Capital Access Loan Program for small businesses, administered by the California Pollution Control Financing Authority, which provides loans through participating financial institutions to qualifying small businesses. The authority is required to create a loss reserve account for each financial institution. The financial institution and the borrower are each required to pay a fee of an equal amount into the loss reserve account. The authority is required to contribute an amount not less than the total amount of the combined fees paid by the borrower and the participating financial institution, if no matching funds are available under a federal capital access program or other source.

This bill would reduce the contribution of the authority to an amount not less than the amount of fees paid by the participating financial institution. The bill would authorize the authority to withdraw from the loss reserve account all interest or other income that has been credited to the loss reserve account, to be used for the sole purpose of offsetting costs associated with carrying out the program, including administrative costs and loss reserve account contributions.

Ch. 402 (SB 1352) Wyland Public works: prevailing wage rates: wage and penalty assessments.

Existing law requires the Labor Commissioner to issue a civil wage and penalty assessment to a contractor or subcontractor, or both, if the Labor Commissioner determines, after investigation, that the contractor or subcontractor, or both, violated the laws regulating public works contracts, including the payment of prevailing wages. Existing law permits the affected contractor or subcontractor to obtain review of a civil wage and penalty assessment or a notice of withholding, as defined, by transmitting a written request for a hearing to the office of the Labor Commissioner within 60 days after service of the assessment or notice and requires a hearing officer, as specified, or, after January 1, 2009, an administrative law judge appointed by the Director of Industrial Relations, to commence a hearing within 90 days of receipt of the request. Existing law provides that, after 60 days following the service of the assessment or notice, the affected contractor, subcontractor, and surety on a bond issued to secure the payment of wages, as provided, become liable for liquidated damages in an amount equal to the amount of unpaid wages, as specified. Existing law authorizes the hearing officer, as specified, or, after January 1, 2009, an administrative judge, to waive payment of the liquidated damages if the affected contractor or subcontractor demonstrates, as provided, that he or she had substantial grounds for believing the assessment or notice to

be in error, and also permits the affected contractor or subcontractor to obtain review of the administrative decision by filing a petition for a writ of mandate to the superior court within 45 days after service of the decision.

This bill would continue to require a hearing officer, as specified, to hold the hearings, as provided, and would not require that an administrative law judge hold these hearings after January 1, 2009.

This bill would allow a contractor, subcontractor, or surety to deposit the full amount of the assessment for the Department of Industrial Relations to hold in escrow pending review, as specified, and to be distributed, as specified. If so deposited, there would be no liability for liquidated damages. This bill would authorize the Director of Industrial Relations to waive payment of liquidated damages, or a portion thereof, if the contractor or subcontractor demonstrates that there were substantial grounds for its appeal, as specified.

Ch. 403 (SB 1387) Padilla Dental coverage: provider overpayments.

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 and makes a willful violation of the act a crime. Existing law provides for the regulation of health insurers by the Department of Insurance.

Under existing law, each contract between a health care service plan or a health insurer and a provider must contain provisions requiring a fast, fair, and cost-effective dispute resolution mechanism, as specified. Existing law requires a provider to reimburse a health care service plan or a health insurer for an overpayment within a specified period of time after receiving notice of the overpayment, unless that overpayment is contested by the provider. If an overpayment is contested, existing law requires that the plan or insurer be notified in writing within 30 days.

This bill would enact various provisions regarding overpayments by plans and health insurers providing dental coverage. The bill would require that the overpayment notice sent by the plan or insurer contain specified information.

Because a willful violation of the bill's provisions with respect 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. 404 (SB 1388) Torlakson Vehicles: DUI: ignition interlock.

(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.

A person is prohibited from driving a vehicle when his or her driver's license has been suspended or revoked for violating specified provisions relating to DUI. Existing law requires a court to require a person convicted of specified offenses to install a certified ignition interlock device on a vehicle that person owns or operates. The Department of Motor Vehicles is prohibited from reinstating the privilege to operate a vehicle until the department receives specified proof that the ignition interlock device has been installed as ordered.

This bill would additionally require that a person immediately install a certified ignition interlock device on all vehicles he or she owns or operates for a period of one to 3 years when he or she has been convicted of violating specified DUI provisions and driving a motor vehicle when his or her license has been suspended or revoked as a result of a DUI-related conviction. The number of years the ignition interlock device would be required to be

installed would be based upon the number of prior convictions and the length of time between convictions as prescribed.

The bill would also set up a statutory scheme under which the department would, with regard to the installation of a certified ignition interlock device described above, inform the person of the ignition interlock device installation requirements established under the bill, accept notification from the ignition interlock device installer of attempts to remove, bypass, or tamper with the device or if the person fails 3 or more times to comply with the maintenance requirements, monitor the installation and maintenance of the ignition interlock device, determine a fee sufficient to cover administrative costs, including startup costs, to be paid by the person, and keep specified records. The department would also be required to notify the court of the failure of a person, required to install an ignition interlock device pursuant to this section, to show proof of installation within 30 days of being informed of these requirements. The bill would provide that a person required to install an ignition interlock device under this provision who willfully fails to install an ignition interlock device within 30 days of the notification is guilty of a misdemeanor and would be punished by not more than 6 months imprisonment in the county jail or by a fine of not more than \$5,000, or both.

A person who does not own or does not have access to a vehicle and who complies with all of the prescribed requirements, would be exempt from the ignition interlock device installation requirements. A violation of the terms of the exemption would be a misdemeanor punishable by not more than 6 months imprisonment in the county jail or by a fine of not more than \$5,000, or both.

These provisions would become operative on July 1, 2009.

These requirements would be in addition to existing law.

(2) Because it is a crime to operate a vehicle that is not equipped with a functioning, certified ignition interlock device by a person whose driving privilege is so restricted and because failure to install the ignition interlock device within 30 days after notification by the department would be a misdemeanor, the bill would impose a state-mandated local program, by expanding the scope of an existing crime and 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. 405 (SB 1396) Cox Local government: recording fees.

Existing law authorizes a county board of supervisors to impose a fee of up to \$2 to be paid at the time of recording of every real estate instrument, paper, or notice required or permitted by law to be recorded within that county, and defines "real estate instrument" to mean a deed of trust, an assignment of deed of trust, a reconveyance, a request for notice, and a notice of default.

This bill would authorize a county board of supervisors to impose a fee of up to \$3 to be paid at the time of recording of every real estate instrument, paper, or notice required or permitted by law to be recorded within that county, except as specified, and would define "real estate instrument" to mean a deed of trust, an assignment of deed of trust, a reconveyance, a request for notice, a notice of default, a substitution of trustee, a notice of trustee sale, and a notice of rescission of declaration of default.

#### Ch. 406 (SB 1428) 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. These provisions are repealed on January 1, 2010, unless a later enacted statute, that is enacted before January 1, 2010, deletes or extends that date. The governing board of the conservancy consists of 11 voting members, including the Mayor of San Diego, and 2 nonvoting members.

This bill would extend the repeal date until January 1, 2020. The bill would provide that the Mayor of San Diego or his or her designee shall be a voting member.

Existing law states that the conservancy has developed a Five Year Strategic and Infrastructure Plan that is consistent with the San Diego River Parkway Concept Plan.

This bill would delete this provision.

Ch. 407 (SB 1467) Machado Insurance: guarantee fund.

Existing law establishes the California Guarantee Association to provide coverage against losses arising from the failure of an insolvent property, casualty, or workers' compensation insurer to discharge its obligations under its insurance policies.

This bill would provide that all meetings of the board of governors of the association and its investment and audit committees shall be open and public and all persons shall be permitted to attend, as specified. The bill would define "meeting" to include any congregation of a majority of the members of the board of governors or the investment and audit committee, as applicable, at the same time to hear, discuss, or deliberate upon any item that is within the responsibility of the association, as defined, or in the association's plan of operation, with specified exceptions. The bill would provide that the meetings shall comply with the Americans with Disabilities Act of 1990, that meetings be noticed, as specified, and that the public be given an opportunity to comment on issues addressed at the meetings. The bill would provide for closed meetings under specified circumstances. The bill would also define the commissioner's role in the meetings of the association.

Ch. 408 (SB 1496) Ashburn Public Employees' Retirement System: member classifications.

Existing law classifies certain police officers, sheriff deputies, and firefighters who have responsibility for the direct supervision of state peace officer/firefighter personnel as state peace officer/firefighter members under the Public Employees' Retirement System (PERS). Employees classified as safety members under PERS, including state peace officer/firefighter members, are generally entitled to higher benefits and subject to higher contribution rates than employees classified as miscellaneous or general members. Member contributions to PERS are deposited in the Public Employees' Retirement Fund, a continuously appropriated fund.

This bill would instead provide that those peace officers and firefighters are classified as state peace officer/firefighter members if the majority of their duties consists of responsibility for the direct supervision of state peace officer/firefighter personnel, conducting investigations or audits of investigatory practices and other audits of, or in, the Department of Corrections and Rehabilitation, or the administration of programs of an agency, department, or other organizational unit that is primarily responsible for active law enforcement or active firefighting/fire suppression, except as specified. The bill would define administration for these purposes. The bill would also include in that classification individuals hired prior to January 1, 2009, who do not meet the criteria for this classification if those individuals have been continuously employed in positions that were deemed to come within the classification prior to January 1, 2009. The bill would also require the Department of Personnel Administration to annually determine which classes meet these conditions and report its findings to the Legislature and to this system, to be effective July 1 of each year. The bill would prohibit an agency or department from designating a classification as a state peace officer/firefighter member classification without prior approval from the Department of Personnel Administration. The bill would make an appropriation by increasing the amount of employee contributions to the Public Employees' Retirement Fund.

Ch. 409 (SB 1503) Steinberg Public health: Lou Gehrig's disease.

Existing law provides for regulation and licensing of health care service plans by the Department of Managed Health Care. Existing law requires every health care service plan,

except a specialized health care service plan, to establish and implement procedures by which an enrollee could receive a standing referral, as defined, to a specialist and by which an enrollee with a condition or disease that requires specialized care over a prolonged period of time and is life-threatening, degenerative, or disabling could receive a referral to a specialist who, or a specialty care center, as defined, that, has expertise in treating the condition or disease for the purpose of having the specialist, or the specialty care center, coordinate the enrollee's health care.

This bill would declare that an ALS Association Certified Center is a specialty care center for this purpose.

Existing law provides for programs administered by the State Department of Public Health for the prevention and treatment of various diseases.

This bill would make legislative findings regarding Amyotrophic Lateral Sclerosis (ALS), also known as Lou Gehrig's disease, and its treatment.

#### Ch. 410 (SB 1509) Lowenthal Highway workers: assault and battery.

Existing law establishes the offense of assault, and provides for various species of assault against specified persons.

This bill would provide that when an assault is committed against a highway worker, as defined, engaged in the performance of his or her duties and the person committing the offense knows or reasonably should know that the victim is a highway worker engaged in the performance of his or her duties, the offense shall be punishable by a fine not to exceed \$2,000, or by imprisonment in a county jail up to one year, or by both that fine and imprisonment.

By creating a new crime, this bill would impose a state-mandated local program.

Existing law establishes the offense of battery, and provides for various species of battery against specified persons.

This bill would provide that when a battery is committed against the person of a highway worker, as defined, engaged in the performance of his or her duties and the person committing the offense knows or reasonably should know that the victim is a highway worker engaged in the performance of his or her duties, the offense shall be punished by a fine not exceeding \$2,000, or by imprisonment in a county jail not exceeding one year, or by both that fine and imprisonment.

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. 411 (SB 1538) Steinberg Recovery strategy pilot programs.

(1) Existing law requires the Department of Fish and Game to develop and implement recovery strategy pilot programs for the Greater Sandhill crane and coho salmon. Existing law repeals the authority for the pilot programs on January 1, 2009, but requires any recovery strategy that has been approved or implemented prior to that date to remain in effect.

The bill, except with respect to the authority for the Greater Sandhill crane program, would extend the repeal date for those provisions to January 1, 2014.

(2) Under existing law, a recovery strategy for a species is intended to protect and preserve an endangered, threatened, or candidate species for the purposes of future growth of that species. Existing law requires that a recovery strategy for a species include an explanation of scientific knowledge regarding the species, an explanation of interim and long-term goals and alternative goals, an estimate of time and costs required to meet interim recovery goals, a description of actions and recommendations needed to minimize adverse social and economic impacts of the recovery strategy, a description of elements necessary to achieve the

goals of the recovery strategy, the expected time necessary to meet interim recovery goals, and an implementation schedule.

This bill would revise the information that is required of a recovery strategy to include an explanation of interim long-term goals and objectives for the conservation of the species, an explanation of any recommended activities, objective measurable criteria to determine whether the goals and objectives of the recovery strategy are being met, and a description of actions and recommendations to implement the recovery strategy. The department would be required to include in the recovery strategy certain general policies if the department determines that those policies are consistent with the recommended recovery strategy.

(3) Existing law requires the Fish and Game Commission to approve the recovery strategy if it determines that the recovery strategy meets certain criteria, including that the recovery strategy and implementation schedule are capable of being carried out in a scientifically, technologically, and economically reasonable manner, and that the recovery strategy represents an equitable apportionment of public and private and regulatory and nonregulatory obligations.

This bill would delete those components from the criteria that the commission is required to consider in connection with its review of the recovery strategy and add the requirement that the recovery strategy contain specified information. The bill would provide that it does not affect a specified recovery strategy for coho salmon or certain regulations adopted by the State Board of Forestry and Fire Protection, or change existing requirements for the issuance of incidental take permits pursuant to specified law.

(4) Existing law establishes, in the Special Deposit Fund, the Fish and Game Mitigation and Protection Endowment Principal Account and the Fish and Game Mitigation and Protection Expendable Funds Account. The department may deposit moneys in these accounts for purposes that include mitigating adverse biological impacts of a specific project, activity, spill, or release, and protecting, conserving, restoring, enhancing, managing, and maintaining fish, wildlife, native plants, or their habitats.

This bill would require the Treasurer, at the department's request, to transfer those funds from the Pooled Money Investment Account to another account within the State Treasury system to increase earnings over time while providing adequate liquidity. The bill would authorize the department to retain investment advisers to develop and maintain the investment strategy for these accounts.

#### Ch. 412 (SB 1560) Yee Alcoholic beverages: licenses.

Existing law provides that a retail on-sale license may be issued or transferred to any person with respect to premises which are an integral part of a restaurant owned by, or operated by or on behalf of, the licensee, notwithstanding that a wholesaler licensed to sell alcoholic beverages in states other than California has an interest in the premises, license, or licensee if (1) the licensee purchases no alcoholic beverages for sale in this state from other than a California wholesaler, nor purchases alcoholic beverages from any wholesale licensee or manufacturer holding specified ownership interests and (2) no more than 30% of the revenues of the restaurant are derived from the sale of alcoholic beverages.

This bill would expand that license issuance and transfer provision to provide that a retail license may be issued, transferred, or renewed to any person with respect to premises which are owned by, or operated by or on behalf of, the licensee and would revise one of the conditions of the issuance, transfer, or renewal to provide that no more than 40% of the revenues of the retailer are derived from the sale of alcoholic beverages.

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

#### Ch. 413 (SB 1567) Oropeza Windshield: GPS device.

Existing law prohibits any person, except as specified, from driving any motor vehicle with any object or material placed, displayed, installed, affixed, or applied in or upon the



vehicle that obstructs or reduces the driver's clear view through the windshield or side windows.

This bill would additionally exempt from these provisions a portable Global Positioning System (GPS), which may be mounted in a 7-inch square in the lower corner of the windshield farthest removed from the driver or in a 5-inch square in the lower corner of the windshield nearest to the driver, if specified conditions are met.

Ch. 414 (SB 1623) Yee Rice industry.

Existing law generally provides that the Department of Food and Agriculture regulates the rice industry and provides for the certification of rice, as specified. Existing law provides for the California Rice Commission, which, among other tasks, is authorized to receive and investigate complaints alleging violations of the California Rice Certification Act of 2000 (the act).

This bill would define the term "process" for purposes of rice production and distribution, and would make conforming and definitional changes in connection with the processing and handling of rice.

Existing law requires the Secretary of Food and Agriculture to appoint a committee to administer certain provisions of the act. Existing law also specifies the powers, duties, and responsibilities of the committee.

This bill would clarify the committee's administration of the act and certain of its powers and duties.

Existing law requires all funds received from the assessments levied under the act to be deposited in banks that the commission may designate and requires agents designated by the commission to handle assessment funds to be bonded by a fidelity bond in favor of the commission in an amount of not less than \$25,000.

This bill would additionally require those assessment funds received under the act to be accounted for in a manner prescribed by the commission. The bill would delete the requirement that those agents be bonded by a fidelity bond.

Existing law requires the secretary to do one of certain things within 30 working days upon the receipt of a recommendation from the committee for the promulgation of regulations.

This bill would also require the secretary to do the same with respect to recommendations from the committee for the amendment or repeal of regulations.

Existing law makes certain conduct in violation of the act unlawful.

This bill would revise the conduct that would be unlawful under the act.

Existing law provides that a violation of any provision of the Food and Agricultural Code is a misdemeanor, unless a different penalty is expressly provided.

Because this bill would change the terms of a crime, the bill would impose a state-mandated local program.

Existing law authorizes the commission to receive and investigate complaints regarding alleged violations of the act and its regulations and to refer cases to the department for action.

Existing law also provides certain related notice and review requirements.

This bill would recast those provisions and revise certain of those notice and review procedures.

Existing law authorizes the commission to investigate and commence civil actions and utilize all remedies for the collection of assessments and for the obtaining of injunctive relief or specific performance regarding the act and its regulations.

This bill would recast those provisions and include certain notice requirements. The bill would also authorize the commission to enter into a written agreement with any person alleged to have violated the act that will cause the cessation of any alleged violation and avoidance of future violations.

This bill would provide that the commission shall be entitled to receive reimbursement for any reasonable attorney's fees and other related costs involved in enforcement of the act.

Existing law requires first in-state handlers of certain rice brought into the state from outside California to report the receipt of the rice or seed and pay a certain assessment to the commission.

This bill would instead require that report to be made to the commission prior to the receipt of the rice or seed.

Existing law authorizes the secretary to levy a civil penalty against any person who violates the act or its regulations in an amount of not more than \$5,000 for each violation and provides various related requirements, including authorizing a maximum civil penalty of \$2,500, upon a finding by the secretary that the violation was unintentional.

This bill would recast those provisions, and would instead authorize the secretary to levy a civil penalty against any person who is grossly negligent or willfully violates the act in an amount of not more than \$15,000 for each violation, as provided. The bill would authorize the secretary to levy that lower civil penalty amount for negligent or unintentional violations.

Existing law authorizes the secretary and the commission to bring an action for injunctive relief for any violation of the act or its regulations, as provided.

This bill would recast those provisions.

This bill would authorize the department to investigate complaints referred to it by the commission regarding violations of the act and would authorize the department to enter and inspect the premises of any person subject to the act and to seize and destroy rice, as provided.

This bill would provide that the department shall be entitled to receive reimbursement for any reasonable attorney's fees and other related costs involved in enforcement of the act.

This bill would provide that all remedies provided by the act are cumulative and not exclusive of any other remedy, whether initiated by the commission or the department.

This bill would make other conforming and clarifying 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. 415 (SB 1699) Wiggins Public contracts: health care districts: design-build.

Existing law provides for local health care districts which govern certain health care facilities. Each health care district has specific duties and powers respecting the creation, administration, and maintenance of the districts, including to purchase, receive, take, hold, lease, use, and enjoy property of every kind and description of property within the district. Existing law establishes bidding procedures for the award of construction contracts by local agencies.

Existing law permits counties, with the approval of the board of supervisors, to use a design-build procedure for building contracts in excess of \$2,500,000.

This bill would permit the Sonoma Valley Health Care District to use this design-build process when contracting for the construction of a building and improvements directly related to a hospital or health facility building at the Sonoma Valley Hospital.

#### Ch. 416 (SB 1701) 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 provides that the choice of the appropriate term rests within the sound discretion of the court. Existing law repeals the provision giving the court this discretionary authority on January 1, 2009, and on that date, makes operative alternate provisions that require the court to impose the middle term, unless there are circumstances in mitigation or aggravation of the crime.

This bill would repeal the provision that places the choice of the appropriate term in the sound discretion of the court, and would make operative the alternate provisions, on January 1, 2011.

Existing law requires the Judicial Council to promote uniformity in sentencing pursuant to the provisions of law described above by adopting rules with specified criteria. Existing law repeals these provisions on January 1, 2009, and on that date, makes operative other provisions to promote uniformity in sentencing under alternative sentencing provisions.

This bill would repeal those provisions and make operative the alternative provisions as described above on January 1, 2011.

Ch. 417 (SB 1720) Lowenthal Clean Air Sticker: misuse: penalties.

(1) Existing law makes it a felony for any person to forge, counterfeit, or falsify, or utter, publish, pass, or attempt to pass, as true and genuine, any false, altered, forged, or counterfeited certificate of ownership, disabled person placard, registration card, special license plate, or permit, among other documents, issued under the Vehicle Code. Existing law also makes it a misdemeanor for any person, with intent to prejudice, damage, or defraud, to acquire, possess, sell, or offer for sale a genuine or counterfeited disabled person placard.

This bill would apply similar provisions to a "Clean Air Sticker," as defined, the violation of which would be an infraction punishable by a fine of not less than \$100 or more than \$250 for a first offense, a fine of not less than \$250 or more than \$500 for a 2nd offense, and a fine of not less than \$500 or more than \$1,000 for a 3rd or subsequent offense. The bill would require that the penalty imposed not be suspended. By creating a new 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. 418 (SB 1772) Committee on Rules Political Reform Act of 1974: behested payments.

The Political Reform Act of 1974 provides for the comprehensive regulation of campaign financing and related matters, including the reporting of campaign contributions, as defined, and payments made at the behest of candidates and elected officers. Existing law defines a payment made at the behest of a candidate as a contribution for purposes of the act unless the payment was made principally for legislative, governmental, or charitable purposes. Existing law nevertheless requires that payments of this type made at the behest of an elected officer shall be reported when those payments equal or exceed \$5,000 in the aggregate from the same source in the same calendar year, and existing law establishes procedures for the filing of those reports.

This bill would impose those reporting requirements on payments made at the behest of a member of the Public Utilities Commission principally for legislative, governmental, or charitable purposes.

Existing law makes a willful violation of the Political Reform Act of 1974 a misdemeanor and subjects offenders to criminal penalties.

This bill would impose a state-mandated local program by creating additional 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.

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. 419 (SB 1774) Corbett State Council on Developmental Disabilities.

Existing law creates the 29-member State Council on Developmental Disabilities appointed by the Governor, to advise the State Department of Developmental Services and perform various other duties. Under existing federal law, 5-year grants are given to various University Centers for Excellence in Developmental Disabilities Education, Research, and Service to provide leadership in, advise federal, state, and community policymakers about, and promote opportunities for, individuals with developmental disabilities. Two members of the state council are representatives from university centers of excellence in the state.

Existing law requires that the Governor appoint 6 members at large, of whom 2 shall be persons with developmental disabilities as defined by federal law.

This bill would, instead, require that the state council include a representative from each of the 3 university centers for excellence, and would increase from 2 to 3 the number of appointees with developmental disabilities thus increasing the council membership to 31.

Existing law requires that certain heads of state departments and agencies or their chief deputies be appointed to the state council.

This bill would, instead, allow the heads of these state departments and agencies or their designees to serve on the state council.

Ch. 420 (AB 619) Emmerson Vehicle registration amnesty program: specially constructed vehicles.

(1) Existing law generally requires all vehicles operating upon the highways of this state to be registered and all fees and taxes to have been paid.

This bill would require the Department of Motor Vehicles to develop and administer a vehicle registration amnesty program which would be in effect from January 1, 2010, until December 31, 2010, for vehicles that were previously registered or classified incorrectly and that, pursuant to the program, become correctly registered, as defined. The department would be required to grant amnesty to a vehicle owner if all of the specified conditions are met by December 31, 2010, including, but not limited to, the owner filing a completed application, signed under penalty of perjury, with the department. Because a violation of this provision would expand the scope of the crime of perjury, this bill would impose a state-mandated local program.

These provisions would not become operative until July 1, 2009, and would be repealed on January 1, 2011.

This bill would require that for those specially constructed passenger vehicles or pickup trucks that participated in the amnesty program, the model year of the previous registration would be required to be the calendar year of the year in which the vehicle owner applied for amnesty, but exemptions from smog check requirements based on model-year would not apply.

(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. 421 (AB 1954) Jeffries High-occupancy toll (HOT) lanes.

Existing law authorizes a regional transportation agency, in cooperation with the Department of Transportation, to apply to the California Transportation Commission to develop and operate high-occupancy toll (HOT) lanes, including administration and operation of a value pricing program and exclusive or preferential lane facilities for public transit. Existing law requires the commission to review these applications and submit an eligible application to the Legislature for approval or rejection. Existing law requires approval to be achieved by enactment of a statute. Existing law prohibits approval of an application on or after January 1, 2012.

This bill would authorize a value pricing and transit program involving HOT lanes to be developed and operated on State Highway Route 15 in Riverside County by the Riverside

County Transportation Commission. The bill would require the Riverside County Transportation Commission and the Department of Transportation to implement the program pursuant to a cooperative agreement that addresses specified matters in connection with the program and to establish appropriate traffic flow guidelines, as specified. The bill would authorize the Riverside County Transportation Commission to impose tolls and issue revenue bonds for the HOT lane project, as specified. The bill would authorize toll revenues to be used for specified purposes related to the project and to State Highway Route 15. The bill would state that the commission is not entitled to compensation for the adverse effects on toll revenues due to construction of competing facilities by the department or local agencies.

Ch. 422 (AB 352) Solorio Imitation firearms.

Existing law, subject to exceptions, makes it an offense to openly display or expose an imitation firearm in a public place, as defined.

This bill would include public schools within the definition of “public place” for purposes of these provisions.

By changing the scope of an existing offense, this bill would impose a state-mandated local program.

This bill would incorporate additional changes to Section 12556 of the Penal Code proposed by AB 2470, to be operative only under circumstances specified in the bill.

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

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

Ch. 423 (AB 534) Smyth Crimes against children.

Existing law makes it unlawful for any person to abuse children, as specified.

This bill would make it a misdemeanor, punishable as specified, for any person to publish information, as defined, describing or depicting the physical appearance of a child, the location of a child, or locations where children may be found with the intent that another person imminently use the information to commit a crime against a child and the information is likely to aid in the imminent commission of a crime against a child. This bill would also authorize the parent or legal guardian of a child about whom information is published to seek a preliminary injunction enjoining any further publication of that information.

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. 424 (AB 541) Huffman Liability: genetically engineered plants.

Existing law provides that everyone is generally responsible, not only for the result of his or her willful acts, but also for an injury occasioned to another by his or her want of ordinary care or skill in the management of his or her property or person, except so far as the latter has, willfully or by want of ordinary care, brought the injury upon himself or herself.

This bill would provide a protocol for obtaining and testing a crop sample to determine whether a contract has been breached or a patent on a genetically engineered plant has been infringed by a farmer who is planting, managing, or harvesting a crop, as specified. The bill would provide for agreed or court-ordered sampling, with provisions relating to notice to the parties of sampling and results, protective orders against intentional destruction or damage to crops, and fees for sampling by or under agreement with the Secretary of Food and Agriculture. The bill would provide that a farmer is not liable based on the presence or

possession of a patented genetically engineered plant when the farmer did not knowingly buy or otherwise knowingly acquire the genetically engineered plant, acted in good faith and without knowledge of the genetically engineered nature of the plant, and when the genetically engineered plant is detected at a de minimis level, as specified. This bill would limit the applicability of its liability provision, as specified. This bill would state the intent of the Legislature, as specified, in enacting this act.

Ch. 425 (AB 856) Galgiani Agriculture.

Existing law provides that the Department of Food and Agriculture may pay counties an annual subvention for costs incurred in the enforcement of provisions of law relating to seed identification and quality. Existing law provides, pursuant to those provisions, that counties with no registered seed labelers shall annually receive \$100 and that counties with registered seed labeler operations shall receive no less than \$100. Existing law makes that provision inoperative on July 1, 2009, and repeals it on January 1, 2010.

This bill would provide that counties with no registered seed labelers may receive the apportioned \$100 subvention of funds at the discretion of the secretary and at the recommendation of the Seed Advisory Board. This bill would remove language providing that in no case shall a county with registered seed labeler operations receive less than \$100. The bill would also extend the operation of these provisions to January 1, 2010.

Ch. 426 (AB 994) Parra Health care: nurse training scholarship pilot program.

Existing law establishes the statewide Associate Degree Nursing (A.D.N.) Scholarship Pilot Program in the Office of Statewide Health Planning and Development to provide scholarships to students, in accordance with prescribed requirements, in counties determined to have the most need. Under existing law, the program will be repealed as of January 1, 2009.

This bill would extend the operative date of the pilot program to January 1, 2014.

Ch. 427 (AB 1060) Laird Tissue banks: licensure.

Existing law, with certain exceptions, requires every tissue bank operating in California to have a current valid license issued by the State Department of Public Health. Existing law defines a tissue bank as a place, establishment, or institution that collects, processes, stores, or distributes tissue for transplantation into human beings.

This bill would, additionally, exempt the storage of freeze-dried bone and dermis by any licensed dentist practicing in a lawful practice setting, providing that the freeze-dried bone and dermis has been obtained from a licensed tissue bank and is stored in strict accordance with a kit's package insert and any other manufacturer instructions and guidelines and is used for the express purpose of implantation into a patient.

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

Ch. 428 (AB 1188) Coto Multiple employer welfare arrangements: investments.

Existing law provides for the certification by the Insurance Commissioner of self-funded or partially self-funded multiple employer welfare arrangements (MEWAs) if certain requirements are met, including maintaining a specified cash surplus. Existing law requires a self-funded or partially self-funded MEWA to maintain 25% of that surplus in specified investments and authorizes the balance of the assets of the MEWA to be invested in certain other investments, as specified. Existing law requires a self-funded or partially self-funded MEWA transacting business in the state to file certain financial statements with the commissioner.

This bill would authorize a self-funded or partially self-funded MEWA to invest the balance of its assets in an office building or buildings that will be used for its principal operations and business if the MEWA obtains the commissioner's prior written approval and treats the building or buildings as nonadmitted assets in the financial statements filed with the commissioner.

**Ch. 429 (AB 1209) Karnette Vehicles: HOV lanes.**

Existing law authorizes the Department of Transportation to designate certain lanes for the exclusive use of high-occupancy vehicles (HOVs), which lanes may also be used, until January 1, 2011, by certain low-emission and hybrid vehicles not carrying the requisite number of passengers otherwise required for the use of an HOV lane if the vehicle displays a valid identifier issued by the Department of Motor Vehicles. The Department of Motor Vehicles is required to make available no more than 85,000 distinctive decals, labels, and other identifiers for certain hybrid or alternative fuel vehicles meeting specified mileage and emission standards.

This bill would authorize the Department of Motor Vehicles to issue additional distinctive decals, labels, or other identifiers for certain hybrid or alternative fuel vehicles that satisfy specified conditions.

**Ch. 430 (AB 1289) Price Fairs: out-of-zone, out-of-state, and out-of-country races: harness racing: workers' compensation.**

Existing law provides that when the San Mateo County Fair, or other fair or thoroughbred association, and the Humboldt County Fair simultaneously conduct race meetings, the San Mateo County Fair, or other fair or thoroughbred association, is authorized to distribute the signal and accept wagers on out-of-zone, out-of-state, and out-of-country races if it complies with specified conditions.

Under existing law, for the period in which both fairs are conducting race meetings, the San Mateo County Fair, or other fair or thoroughbred association, is required to give to the Humboldt County Fair 0.75% of the out-of-zone, out-of-state, and out-of-country handle. Existing law requires the San Mateo County Fair to distribute the remaining amount by retaining 50% and distributing it equally as commissions and purses with the other 50% being paid to the state as a license fee.

This bill would make clarifying changes to the above provisions.

Existing law authorizes a harness racing association, until January 1, 2009, upon approval of the organization representing harness horsemen and horsewomen, to deduct an additional 1% from the conventional parimutuel pools of harness races for workers' compensation costs of trainers, as specified, with any funds not expended for this purpose in the year in which they are collected to either be used for the following year's workers' compensation costs or to benefit the harness purse pool, as specified. If the harness racing association and the organization representing harness horsemen and horsewomen cannot agree on the manner of distribution of these funds, the matter is required to be submitted to the California Horse Racing Board for a decision.

This bill would extend the operation of these provisions until January 1, 2014.

**Ch. 431 (AB 1394) Krekorian Counterfeit: trademarks.**

Existing law makes it a misdemeanor or a felony for a person to willfully manufacture, intentionally sell, or knowingly possess for sale any counterfeit registered trademark, as specified. Existing law provides for the punishment for the violation and subsequent violations of these provisions if the person is a corporation. Existing law also provides, upon conviction, for the forfeiture and destruction of all the counterfeit trademarks and related articles, as specified. Existing law regarding counterfeited trademarks also applies to unassembled components of computer software packages. Under existing law, a court is required to order restitution, as specified, to a victim of a crime.

This bill would make those punishment provisions relating to corporations instead applicable to business entities, and would define "business entity" as including a corporation, limited liability company, or partnership. This bill would specify the procedure for the forfeiture of the counterfeited items. This bill would also expand the definition of a "counterfeit mark" and would apply those provisions to the unassembled components of any counterfeited article, as specified.

Because this bill would expand the definition of an existing crime, it would impose a state-mandated local program.

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

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

**Ch. 432 (AB 1480) Mendoza** State teachers' retirement: annuity contracts and custodial accounts.

Existing law requires the State Teachers' Retirement System to offer annuity contracts and custodial accounts to all employees of any state agency who are members of the State Teachers' Retirement Plan, as specified, or any employee of a local public agency or political subdivision of the state that employs persons to perform creditable service subject to coverage by the plan, as specified. Existing federal law permits the creation of individual retirement accounts referred to as Roth IRAs, and regulates the conditions under which a taxpayer may make a rollover contribution to a Roth IRA from another individual retirement account.

Existing law provides for the deposit of funds into the Teachers' Deferred Compensation Fund, a continuously appropriated fund.

This bill would permit the State Teachers' Retirement System to administer a Roth IRA for the purpose of accepting a rollover from an annuity contract or custodial account offered by the system to the extent the rollover complies with the federal tax law. The bill would permit the system to provide for the administration of the Roth IRA by a qualified 3rd-party administrator who would provide custodial, investment, recordkeeping, or administrative services. The bill would also provide for the deposit of revenues into the Roth IRA Operating Account within the Teachers' Deferred Compensation Fund. By increasing amounts deposited in that fund, this bill would make an appropriation.

**Ch. 433 (AB 1684) Emmerson** Vital records.

Existing law requires certified copies of birth and death records to include specified security features, including security paper that, commencing January 1, 2009, contains a statement that the document is informational and not a valid document to establish identity.

This bill would delete the statement requirement.

**Ch. 434 (AB 1907) Ruskin** Point-of-sale systems: price accuracy verification.

Existing law provides the criteria and methodology, as specified, by which local officials are to measure and verify the accuracy of a point-of-sale (POS) system used by retail establishments as a means for determining the price of an item being purchased by a consumer. Existing law provides procedures for the initial standard inspection as well as special inspections of a POS system. Under existing law, these provisions remain in effect only until January 1, 2009.

This bill would change the criteria established for an initial standard inspection of a POS system, including the size of the random sample, as specified. This bill would include within the definition of "special inspections" a reinspection of an establishment at which a price violation occurred within the previous 6 months, as opposed to within the previous 3 months. This bill would also extend the date on which these provisions would be repealed from January 1, 2009, to January 1, 2014. By directing local officials to follow a specified standard of inspection, 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. 435 (AB 1952) Berg** Business licensing: exemptions: veterans.

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



Under existing law, every person who was honorably discharged or honorably relieved from the military, naval, or air service of the United States who served on or after June 27, 1950, and prior to February 1, 1955, or on or after August 5, 1964, who is physically unable to obtain a livelihood by manual labor, and who is a resident of the state, is entitled to obtain a license to distribute circulars and sell any goods, other than alcoholic beverages, without payment of applicable license taxes or fees.

This bill would provide that every person who is honorably discharged or honorably relieved from the military, naval, or air service of the United States and is a resident of this state, is entitled to obtain a license to distribute circulars and sell any goods, other than alcoholic beverages, without payment of any business license fees.

Ch. 436 (AB 1972) DeSaulnier Solid waste: plastic bags: food and beverage containers.

(1) Existing law prohibits a person from selling a plastic bag that is labeled as “compostable,” “biodegradable,” “degradable,” or as otherwise specified unless, at the time of sale, the bag meets a current American Society for Testing and Materials (ASTM) standard specification for the term used on the label.

This bill would, instead, prohibit the sale of a plastic bag that is labeled as “compostable” or “marine degradable,” unless that bag meets the ASTM Standard Specification for Compostable Plastics D6400, the ASTM Standard Specification for Non-Floating Biodegradable Plastics in the Marine Environment D7081, or a standard adopted by the California Integrated Waste Management Board, as specified. The bill also would prohibit the sale of a plastic bag that is labeled as “biodegradable,” “degradable,” “decomposable,” or as otherwise specified.

(2) Existing law prohibits a person from selling a plastic food or beverage container that is labeled as “biodegradable,” “compostable,” “degradable,” or as otherwise specified, unless, at the time of sale, the container meets the ASTM Standard Specification for Compostable Plastics D6400-04.

This bill would, instead, prohibit the sale of a food or beverage container, as defined, that is labeled as “compostable” or “marine degradable,” unless that container meets a specified ASTM standard specification or a standard adopted by the California Integrated Waste Management Board, as specified. The bill also would prohibit the sale of a food or beverage container that is labeled as “biodegradable,” “degradable,” “decomposable,” or as otherwise specified.

(3) This bill, for purposes of the provisions relating to labeling plastic bags and food and beverage containers, would require the board to review revisions of specified ASTM standard specifications and would authorize the board, in some cases, to adopt those standards. The bill would authorize the board to review new ASTM standard specifications and other specified standards, and in certain circumstances, to make a recommendation to the Legislature.

Ch. 437 (AB 2028) Solorio Peace officers: hiring.

Existing law requires peace officers to meet specified minimum standards, including being of good moral character, as determined by a thorough background investigation.

Under the Fair Employment and Housing Act, an employer may require a medical or psychological examination or make a medical or psychological inquiry of a job applicant after an employment offer has been made but before the commencement of employment duties, provided that the examination or inquiry is job related and consistent with business necessity and that all entering employees in the same job classification are subject to the same examination or inquiry.

This bill would provide that the collection of nonmedical and nonpsychological information, in accordance with a thorough background investigation required of all peace officers, may be deferred until after a conditional offer of employment is issued if the

employer can demonstrate that the nonmedical and nonpsychological information could not reasonably have been collected prior to issuing the employment offer.

Ch. 438 (AB 2045) De La Torre California Urban Forestry Act of 1978.

Existing law, the California Urban Forestry Act of 1978, authorizes the Department of Forestry and Fire Protection to implement a program in urban forestry to, among other things, encourage better management and planting of trees in urban areas and assist cities in innovative solutions to problems such as tree maintenance and vandalism. In implementing the program the department and the Director of Forestry and Fire Protection are given certain powers and duties, including, but not limited to, entering into agreements with public and private organizations and state agencies to carry out the goals of the program, taking steps necessary to eradicate Dutch elm disease, providing prescribed technical assistance to urban areas, assisting local tree maintenance programs, and providing assistance grants for 25% to 90%, inclusive, of project costs for urban forestry projects meeting certain guidelines. The act authorizes the department to use welfare-to-work participants, and inmates and wards assigned to conservation camps, in implementing the program.

This bill would expand the scope of the program to, among other things, include increasing integrated, multibenefit projects by assisting urban areas with innovative solutions to problems including greenhouse gas emissions, public health impacts of poor air and water quality, urban heat island effect, stormwater management, water shortages, lack of green space, and lack of urban parks accessible to pedestrians. The bill would also expand the powers and duties of the department by requiring the department to cooperate with statewide and regional urban forestry and arboricultural organizations or associations and additional state agencies and provide additional technical assistance to urban areas. The bill would eliminate the requirement that the director take all steps necessary to eradicate Dutch elm disease and remove limitations on the pests and diseases the department has the powers or duties to quarantine, prevent, or eliminate.

The bill would also authorize the department to utilize the California Conservation Corps or certified Community Conservation Corps in implementing the program.

This bill would authorize the director to waive project cost share requirements for applicants in disadvantaged and severely disadvantaged communities, as defined, and would expand the number and scope of urban forestry projects eligible for assistance grants.

Ch. 439 (AB 2048) Silva Horse racing.

Under existing law, the California Horse Racing Board is authorized to permit a harness or quarter horse association conducting a race meeting to accept wagers on the results of out-of-state, out-of-country, and sometimes other harness or quarter horse races, if specified conditions are met, including that the association conducts at least 7 live races and imports not more than 6 races on live racing days.

This bill would revise that provision to instead permit the association to import not more than 8 races on live racing days.

Existing law authorizes the operation of satellite wagering facilities.

This bill would require the board to review the regulations governing the operation of satellite wagering facilities, in an attempt to reduce the cost of operating these facilities.

Existing law authorizes a quarter horse racing association to deduct an additional 0.5% of the total amount handled in its exotic parimutuel pools, under certain conditions, to be distributed as specified. This authorization expires as of January 1, 2009.

This bill would extend that authorization to January 1, 2014.

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.

By providing for the importation of additional out-of-state and out-of-country races, this bill would authorize additional wagering, and would increase the amount of continuously appropriated license fees, thereby making an appropriation.

Ch. 440 (AB 2052) Lieu Residential tenancies: domestic violence.

Existing law governs the renewal and termination of a lease of real property based on the terms of the lease, or on the behavior of the parties.

This bill would authorize a tenant to notify the landlord in writing that he or she or a household member, as defined, was a victim of an act of domestic violence, sexual assault, or stalking, as defined, and intends to terminate the tenancy. The bill would require the tenant to attach a copy of a temporary restraining order or emergency protective order, or a copy of a specified written report by a peace officer, to the notice. The bill would authorize the tenant to quit the premises and the tenant would be discharged from payment of rent for any period following 30 days from the date of the notice, or as specified. The bill would provide that the notice to terminate the tenancy shall be given within 60 days of the date the order was issued or the report was made, or as specified.

The bill would provide that other tenants, except a household member who is a victim of domestic violence, sexual assault, or stalking and members of that person's family, are not released from their obligations under the rental agreement.

Existing law establishes the criteria for determining when a tenant is guilty of unlawful detainer of a premises, and includes committing nuisance in this regard. Existing law, until January 1, 2010, in specified courts, deems certain conduct involving illegal sales of controlled substances and unlawful use of illegal weapons as committing a nuisance on the premises.

This bill would provide, only until January 1, 2012, for the purposes of the law of unlawful detainer, that if a person commits specified acts of domestic violence, sexual assault, or stalking against another tenant or subtenant on the premises, there is a rebuttable presumption affecting the burden of proof that the person has committed a nuisance on the premises unless the victim or a member of the victim's household has not vacated the premises.

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

Ch. 441 (AB 2090) Evans Alcoholic beverages: licenses.

The Alcoholic Beverage Control Act provides for the issuance of various special or temporary licenses that authorize the furnishing of alcoholic beverages under designated circumstances.

This bill would authorize the issuance of a special, temporary on-sale wine license to a nonprofit corporation, as described, that permits the sale of wine to the general public by the licensee, under specified circumstances, if the sale is part of an educational or instructional event.

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. 442 (AB 2094) DeSaulnier San Francisco Bay Conservation and Development Commission.

The Metropolitan Transportation Commission Act creates the Metropolitan Transportation Commission as a regional agency in the 9-county Bay Area with comprehensive regional transportation planning and other related responsibilities. Existing

law requires a joint policy committee of the commission, the Association of Bay Area Governments, and the Bay Area Air Quality Management District to coordinate the development and drafting of major planning documents prepared by the 3 agencies. Existing law provides for the San Francisco Bay Conservation and Development Commission and specifies its duties and membership.

This bill would require the San Francisco Bay Conservation and Development Commission to be represented on the joint policy committee with an equal number of committee members as other represented agencies by January 1, 2009, and would require that a majority of the commission's representatives on the committee, on and after January 1, 2011, be locally elected officials. The bill would include the San Francisco Bay Conservation and Development Commission in coordinating the development and drafting of major planning documents prepared by the member agencies. By imposing new duties on local agencies, the bill would impose a state-mandated local program. The bill would also authorize the San Francisco Bay Conservation and Development Commission, in coordination with local governments, regional councils of government, and other agencies and interested parties, to develop regional strategies, as needed, for addressing the impacts of, and adapting to, the effects of sea level rise and other impacts of global climate change on the San Francisco Bay and affected shoreline areas.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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 (AB 2103) Plescia Horse racing: thoroughbred racing: workers' compensation.

Existing law, operative until January 1, 2009, provides that every thoroughbred association and fair that conducts a racing meet shall deduct a percentage of the total amount handled in exotic parimutuel pools of thoroughbred races, which shall be distributed to a thoroughbred racing association to defray costs of workers' compensation insurance in connection with thoroughbred horses that race in this state, as specified. Existing law provides that any funds that are not used to defray the cost of workers' compensation insurance shall either be carried forward to the subsequent year or used to reimburse racing associations for safety-related expenditures, as specified.

This bill would extend the operation of these provisions until January 1, 2014. The bill would also make conforming and technical, nonsubstantive changes.

Ch. 444 (AB 2133) Hancock State contracts: agency projects: habitat and wetlands.

Existing law requires the Department of General Services to approve certain contracts entered into by a state agency. Existing law allows the Department of General Services to authorize the carrying out of a project directly by a department within the Resources Agency, without the services of the Department of General Services, as long as the estimated project cost does not exceed \$500,000.

This bill would allow the Department of General Services to authorize a board, commission, or conservancy within the Resources Agency to also carry out a project, without the services of the Department of General Services, as long as the estimated project cost does not exceed \$500,000. This bill also would allow the State Coastal Conservancy, with the approval of the Department of General Services, to directly carry out a public works project involving habitat or wetlands restoration and certain improvements other than buildings and nonaccess related structures, on specified state-owned lands.

Ch. 445 (AB 2143) De Leon Insurance: fraud assessment fees.

Existing law provides that each insurer doing business in this state shall pay an annual special assessment to be determined by the commissioner, but not to exceed \$0.50 annually for each vehicle insured under an insurance policy the insurer issues in this state, in order to fund the Fraud Division and an Organized Automobile Fraud Activity Interdiction Program. Under existing law, the commissioner awards grants from this program to district attorneys and other entities to assist in the prosecution and investigation of organized automobile insurance fraud activity. Existing law provides that this assessment will repeal on January 1, 2010.

This bill would extend the repeal date to January 1, 2015.

Ch. 446 (AB 2165) Karnette Tidelands and submerged lands: City of Long Beach: oil reserves.

Under existing law, the State Lands Commission and the City of Long Beach are required to enter into a contractors' agreement and any other necessary contracts or agreements for the production of oil, gas, and other hydrocarbons from specified Long Beach tidelands, in accordance with prescribed requirements.

This bill would authorize the commission to negotiate and execute, on behalf of the state, a contract with the City of Long Beach and its tidelands oil operating contractor, that provides financial incentives for the contractor to explore for and develop additional oil reserves beneath the tidelands and submerged lands covering specified parcels in a certain oil field.

The bill would, with respect to that contract and the development of additional oil reserves, provide for the sharing of revenues among the state, the City of Long Beach, and the contractor, and the payment of and purposes for which the revenues may be used. The bill would also authorize the extension of the term of a related contract.

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

Ch. 447 (AB 2168) Jones Farm stands: direct marketing: retail food.

Existing law sets forth various findings and declarations relating to the direct marketing of agricultural products.

This bill would include certain findings with respect to farm stands and would state that it is the intent of the state to promote the consumption of California-grown produce, as specified.

Existing law authorizes the Secretary of Food and Agriculture to adopt regulations to encourage the direct sale by farmers to consumers of all types of California agricultural products, as specified.

This bill would, instead, authorize the adoption of those regulations to encourage the direct sale by farmers to the public of all types of California agricultural products. The bill would also specify that the regulations may include provisions to ensure that selling activities are conducted without fraud, deception, or misrepresentation.

Existing law provides for the direct marketing of agricultural products, including through certified farmers' markets or at a retail stand located at or near the point of production, subject to specified conditions.

This bill would delete language authorizing this direct marketing by retail stands located at or near the point of production, and would instead authorize field retail stands, as defined, and farm stands, as defined, to engage in similar direct marketing, subject to similar conditions. This bill would also establish farm stands, as defined, subject to certain specified requirements, as another form of direct marketing outlet. The products available from, and the restrictions and requirements that apply to, these direct marketing venues would vary, as specified.

Existing law provides that any violation of these provisions is a misdemeanor.

Because this bill would create a new crime, the bill would impose a state-mandated local program.

Existing law, the California Retail Food Code (CRFC), provides for the regulation of health and sanitation standards for retail food facilities by the State Department of Public Health. Existing law defines “food facility,” “produce,” and “producer” for these purposes. A violation of any provision of the CRFC is a misdemeanor.

This bill would include farm stands, as defined, for purposes of permitting and enforcement, within the definition of “food facility.” The bill would require farm stands to meet specified requirements. By creating new crimes, this bill would impose a state-mandated local program.

This bill would also revise the definitions for “produce” and “producer,” as provided.

This bill would incorporate additional changes to Section 113789 of the Health and Safety Code, proposed by SB 1359, to be operative only if both this bill and SB 1359 are enacted and become effective on or before January 1, 2009, each bill amends Section 113789 of the Health and Safety Code, and this bill is enacted after SB 1359.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 448 (AB 2205) Garrick Horse racing: racing weeks: allocations.

The Horse Racing Law generally regulates horse racing and vests the administration and enforcement of its provisions in the California Horse Racing Board. Existing law requires the board to make allocations of racing weeks as it deems appropriate and specifies the maximum number of racing weeks that may be allocated for horse racing other than at fairs, including, for thoroughbred racing, a maximum of 44 weeks per year in the northern zone, 42 weeks per year in the central zone, and 7 weeks per year in the southern zone.

This bill would authorize the board, if a venue used for thoroughbred racing by an association or racing fair licensed to conduct thoroughbred racing in the central zone in 2008 is not available for racing in 2009 or thereafter, to allocate the dates formerly allocated to that venue to licensed associations or racing fairs in the southern or central zone. The bill would provide that, upon allocation of dates pursuant to these provisions, no association or racing fair licensed to conduct thoroughbred racing in the southern or central zones may receive more than 25 weeks of thoroughbred racing in the combined southern and central zones. The bill would prohibit the aggregate allocation of racing weeks conducted in the southern and central zones from exceeding the total aggregate racing weeks permitted to be run in those zones, as specified.

#### Ch. 449 (AB 2210) Price Dentistry: emergency services.

Existing law, the Dental Practice Act, provides for the licensure and regulation of dentists and dental auxiliaries by the Dental Board of California in the Department of Consumer Affairs. The act provides that a licensee who either in good faith renders emergency care at the scene of an emergency or, upon request of another licensee, renders emergency care for a complication arising from prior dental care, as specified, is exempt from liability for civil damages as a result of any acts or omissions in rendering the emergency care.

This bill would also provide specified immunity to a licensee who voluntarily and without compensation or expectation of compensation provides emergency medical care consistent with his or her dental education and emergency training during a declared state of emergency, as specified, for any personal injury, wrongful death, or property damage caused by the licensee’s good faith but negligent act or omission. The bill would also authorize the board, for the duration of a declared state of emergency, as specified, to suspend compliance with any provision of the Dental Practice Act or regulation adopted thereunder that would adversely affect a licensee’s ability to provide emergency services.

#### Ch. 450 (AB 2223) Horton Structural Fumigation Enforcement Program.

Until January 1, 2010, existing law provides that the Los Angeles County Agricultural Commissioner, the Orange County Agricultural Commissioner, and the Santa Clara 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, Orange County, and Santa Clara 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 San Diego County Agricultural Commissioner and to San Diego County. The bill would extend the operation of these provisions to January 1, 2011.

Ch. 451 (AB 2241) Saldana Vehicle operation: temporary permits.

Existing law authorizes the Department of Motor Vehicles in its discretion to issue a temporary permit to operate a vehicle when a payment of fees has been accepted in an amount to be determined by, and paid to, the department, by the owner or other person in lawful possession of the vehicle.

Existing law requires the department to require a person to obtain a valid certification of compliance upon initial registration, transfer of ownership and registration, or biennial renewal of registration of a motor vehicle that is subject to vehicular air pollution control requirements.

This bill would, with regard to biennial renewal of registration of a motor vehicle, require that a fee of \$50 be paid for each temporary permit issued pursuant to these provisions when a certificate of compliance is required, except that the fee would not be charged for a vehicle that has been accepted into the Bureau of Automotive Repair Consumer Assistance Program if the owner of the vehicle qualifies as an income eligible applicant for the program and presents sufficient evidence of this fact. The bill would limit the issuance of a temporary permit under these circumstances to a vehicle that has failed its most recent smog check inspection. The bill would also limit, under these circumstances, the issuance of a temporary permit to not more than one permit to a vehicle owner in a 2-year period, and the temporary permit would be valid for either 60 days from the date of the expiration of the registration of the vehicle or 60 days from the date that the vehicle is removed from nonoperation, as specified.

Ch. 452 (AB 2250) Sharon Runner Public employment: outside compensation.

Existing law authorizes an officer or employee of the state to receive compensation from a nonprofit corporation formed exclusively to aid and assist a state museum for services rendered to the nonprofit corporation and for expenses of performing those services if the nonprofit corporation obtains prior written approval of the Department of Personnel Administration and files a specified statement with the Controller. Existing law prohibits Members of the Legislature, state, county, district, judicial district, and city officers or employees from being financially interested in any contract made by them in their official capacity, or by any body or board of which they are members.

This bill would, in addition, authorize an officer or employee of the state to receive compensation from a nonprofit corporation formed exclusively to aid and assist a district agricultural association, as specified. The bill would require the nonprofit corporation to file the specified statement with the Controller and the Department of Personnel Administration, and would require any subsequent changes to the compensation for any officer or employee provided under this provision to be approved by the Department of Personnel Administration. This bill would require any nonprofit corporation that compensates an officer or employee of the state, as provided, to notify the Division of Fairs and Expositions of the Department of Food and Agriculture, and would require approval of that compensation by the division prior to payment. The bill would also require the Department of Food and Agriculture, during regular audits, to review the payments from the nonprofit

corporation to any state employees and those state employees' responsibilities to the nonprofit corporation, as specified. The bill would also prohibit a state officer or employee of an association from being compensated by the nonprofit corporation when that state officer or employee acts in an official capacity with regard to any contract made with the nonprofit corporation.

Ch. 453 (AB 2258) Evans Horse racing: license fees: shortfalls: pro rata assessment.

Existing law, the Horse Racing Law, provides that if the total amount paid to the state by racing associations and fairs is less than \$40,000,000 in any calendar year, all associations and fairs that conducted live racing during the year of the shortfall are required to remit certain amounts, on a pro rata basis according to the amount handled in-state by each association or fair, in order to attain that \$40,000,000 total.

This bill would specify instead that if the total amount paid to the state as license fees by racing associations and fairs is less than \$40,000,000 in any calendar year, all associations and fairs that conducted live racing during the year of the shortfall shall remit to the state, on a pro rata basis according to the amount paid as license fees by each association or fair, the amount necessary to bring the total amount paid to the state as license fees to \$40,000,000.

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

Ch. 454 (AB 2280) Saldana Density bonus.

The Planning and Zoning Law requires, when a developer of housing proposes a housing development within the jurisdiction of the local government, that the city, county, or city and county provide the developer with a density bonus and other incentives or concessions for the production of lower income housing units or the donation of land within the development if the developer, among other things, agrees to construct a specified percentage of units for low-, very low, or moderate-income households or qualifying residents.

This bill would impose certain procedures on the application for a density bonus and other incentives or concessions.

The bill would require a city, county, or city and county to grant a concession or incentive requested by the applicant under existing law unless the city, county, or city and county makes a written finding, based upon substantial evidence, that, among other things, the concession or incentive would be contrary to state or federal law.

The bill would delete a requirement that an applicant for a waiver or reduction of development standards show that the waiver or modification is necessary to make proposed housing units economically feasible.

The bill would require, as a condition for the granting of a density bonus to a developer in exchange for donating land to a city, county, or city and county for very low income housing, that the local agency identify a source of funding for the very low income units.

Ch. 455 (AB 2287) Evans Firefighters: benefits.

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, including 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. Contributions paid by those persons and the state are deposited into one of 2 continuously appropriated funds to provide that coverage. Existing law requires the employer of the deceased firefighter or peace officer to notify the Board of Administration of the Public Employees' Retirement System within 10 days of the death of the employee if a spouse or family member may be eligible for enrollment in a health benefit plan under those provisions.



This bill would instead require the employer of the deceased firefighter or peace officer to make that notification within 10 business days of the employee's death. The bill would also make technical, clarifying changes to that definition of a surviving spouse.

Ch. 456 (AB 2337) Beall Child abuse reporting: mandated reporters.

Existing law, the Child Abuse and Neglect Reporting Act, requires a mandated reporter, as defined, to report whenever he or she, 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. Failure to report an incident is a crime punishable by imprisonment in a county jail for a period of 6 months, a fine of up to \$1,000, or by both that imprisonment and fine.

This bill would add alcohol and drug counselors, as specified, to the list of individuals who are mandated reporters. By imposing the reporting requirement on a new class of persons, the 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. 457 (AB 2341) Maze Reunification services.

Existing law requires the juvenile court to order a social worker to provide child welfare services to a child and the child's mother and statutorily presumed father or guardians when the child is removed from the custody of the parent or guardian, except as specified. If the child was 3 years of age or older on the date of initial removal from the physical custody of his or her parent or guardian, existing law requires that the court-ordered services not exceed a period of 12 months from the date the child entered foster care, except as specified. If the child was under 3 years of age on the date of initial removal from the physical custody of his or her parent or guardian, those court-ordered services shall not exceed a period of 6 months from the date the child entered foster care.

This bill would revise those provisions to require that reunification services be provided during the period of time beginning with the dispositional hearing and ending with the date of the review hearing that is scheduled for either 6 months or 12 months depending upon the age of the child involved. By specifically requiring that services be provided for a minimum time period, the bill would impose additional duties on county employees, thereby imposing a state-mandated local program.

This bill would also allow any party to petition the court and the court to terminate those court-ordered reunification services if it appears that a change of circumstance or new evidence exists that justifies termination, or that the action or inaction of the parent or guardian creates a substantial likelihood that reunification will not occur, and upon a hearing and findings, as specified.

This bill would incorporate additional changes in Section 361.5 of the Welfare and Institutions Code proposed by AB 2070, that would become operative only if both bills are chaptered, 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.

Ch. 458 (AB 2376) Price Small and Emerging Contractors Technical Assistance Program.

Existing law provides that the Department of Transportation shall have full possession and control of all state highways. Existing law establishes the Office of Small Business Advocate and specifies the duties and functions of the office.

This bill would authorize the Department of Transportation, in consultation with the Office of Small Business Advocate, to establish a Small and Emerging Contractor Technical Assistance Program for the purpose of providing training and technical assistance to small contractors, as defined, to improve their ability to secure surety bond guarantees, offered by the federal Small Business Administration, as specified. To cover the cost of providing training under the program, the bill would authorize the department to use up to \$200,000 of state funds if those funds are available to the department and would authorize the department to charge a fee to participants in the program. The bill would repeal these provisions on January 1, 2013.

**Ch. 459 (AB 2400) Price Hospitals: closure.**

Under existing law, the State Department of Public Health is responsible for licensing and regulating health facilities, including hospitals. Existing law, with certain exceptions, requires a hospital that plans to reduce or eliminate emergency medical services to notify various entities at least 90 days before it takes that action.

This bill would, with a certain exception, require, not less than 30 days prior to closing a general acute care or psychiatric hospital, eliminating a supplemental service, as defined, or relocating the provision of a supplemental service to a different campus, the hospital to provide certain notice regarding the proposed closure, elimination, or relocation to the public and the applicable administering department, in accordance with certain procedures.

Under existing law, violation of the provisions relating to health facility licensure is a misdemeanor.

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

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

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

**Ch. 460 (AB 2402) La Malfa Vehicles: removal from roadside rest area or viewpoint.**

Under existing law, a peace officer, as defined, or a regularly employed and salaried employee, who is engaged in directing traffic or enforcing parking laws and regulations, of a city, county, or jurisdiction of a state agency in which a vehicle is located, may remove a vehicle located within the territorial limits in which the officer or employee may act, under specified circumstances, including when a vehicle, with certain exceptions, is stopped, parked, or left standing for more than 8 hours within a roadside rest area or viewpoint.

This bill would, notwithstanding this provision, extend this period to 10 hours for a commercial motor vehicle, as defined.

This bill would incorporate changes to Section 22651 of the Vehicle Code proposed by both this bill and AB 2042, which would become operative only if both bills are enacted and this bill is enacted after AB 2042.

**Ch. 461 (AB 2426) Cook Alcoholic beverages: tied-house restrictions: brewpub restaurants.**

The Alcoholic Beverage Control Act contains limitations on sales commonly known as “tied-house” restrictions, which generally prohibit a manufacturer, winegrower, manufacturer’s agent, California winegrower’s agent, rectifier, distiller, bottler, importer, or wholesaler from owning any interest in an on-sale or off-sale license, licensee, or licensed premises. Existing law contains various exemptions from this restriction on tied interests.

This bill would permit a person that operates an out-of-state winery and produces a limited amount of distilled spirits in another state to hold an interest in no more than 12 brewpub-restaurant licenses, provided specified conditions are met.

The Alcoholic Beverage Control Act provides that a violation of specified tied-house provisions is punishable as 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. 462 (AB 2448) Feuer Courts: access to justice.

Existing law requires the Judicial Council to formulate and adopt uniform forms and rules of court for litigants proceeding in forma pauperis, providing, among other things, standard procedures for considering and determining applications for permission to proceed in forma pauperis, and that permission to proceed in forma pauperis be granted to eligible litigants.

This bill would, beginning July 1, 2009, revise and recast these provisions to provide, instead, that an initial fee waiver shall be granted by the court at any stage of the proceedings at both the appellate and trial court levels if an applicant meets specified standards of eligibility and application requirements. The bill would authorize the court to reconsider the initial fee waiver and to recover fees and costs that were waived under specified circumstances. Among other things, the bill would impose a lien in favor of the court against any settlement, compromise, award, or other recovery of \$10,000 or more in value by a party in a civil case whose court fees and costs were initially waived in the amount of those waived fees and costs. The bill would require the Judicial Council to adopt rules and forms to establish uniform procedures to implement these provisions, and would require applicants for an initial fee waiver to complete application forms under penalty of perjury. The bill also would require a party who petitions the court to enter a satisfaction of judgment to declare under penalty of perjury that any order requiring payment of waived fees and costs has been satisfied, and a party who petitions the court for dismissal in a case to declare under penalty of perjury that a lien in favor of the court against any settlement, compromise, award, or other recovery has been paid, as specified. By expanding the scope of the crime of perjury, 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. 463 (AB 2465) Duvall Insurance: replacement of life and annuity policies.

Existing law regulates the replacement of life insurance and annuity policies. Specified types of life and annuity products and transactions are exempt from the requirements and prohibitions in existing law, including an application to the existing insurer that issued the existing life insurance when a contractual change or a conversion privilege is being exercised.

This bill would add to the transactions exempt from the regulation of insurance and annuity policies, an application to the existing insurer that issued the existing life insurance when a term conversion privilege, as defined, is exercised among corporate affiliates.

#### Ch. 464 (AB 2527) Berg Medi-Cal: Targeted Case Management and Administrative Claiming process programs.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which qualified low-income persons receive health care services.

Under existing law, targeted case management (TCM) is a covered benefit under the Medi-Cal program. Existing law requires a TCM provider to be a local governmental agency (LGA) under contract with the department to provide TCM services, and permits a TCM provider to contract with a nongovernmental entity or the University of California, or both, to provide TCM services on its behalf under the conditions specified by the department in regulations.

This bill would, instead, authorize a LGA to contract with any private or public entity to provide TCM services on its behalf under the conditions specified by the department in regulations.

Existing law authorizes the department to contract with LGAs or local educational consortia to assist with the performance of administrative activities necessary for the proper and efficient administration of the Medi-Cal program, which is known as the Administrative Claiming process. Existing law authorizes a LGA to subcontract with nongovernmental entities, as defined, to assist with the performance of these administrative activities.

This bill would, instead, authorize a LGA or a local educational consortium to subcontract with any private or public entity to assist with the performance of the above-described administrative activities and would make conforming changes.

Existing law requires a LGA that elects to provide TCM services, and each LGA or local educational consortium participating in the Administrative Claiming process, to certify the availability and expenditure of 100% of the nonfederal share for the provision of either TCM services or the cost of performing Administrative Claiming activities, as provided.

This bill would revise these provisions to, instead, require a LGA that elects to provide TCM services, and each LGA or local educational consortium participating in the Administrative Claiming process, to certify the expenditure of 100% of the entity's costs incurred in the provision of TCM services or Administrative Claiming process activities.

This bill would permit, to the extent consistent with federal law, a city or other local governmental entity that contracts with any LGA or educational consortium for TCM services or Administrative Claiming activities, as appropriate, to submit claims for certified expenditures made by the city or entity in providing these services to the LGA or a local educational consortium, as provided.

#### Ch. 465 (AB 2565) Eng Hospitals: brain death.

Existing law, the Uniform Determination of Death Act, defines a person as being "dead" to include when an individual has sustained irreversible cessation of all functions of the entire brain, including the brain stem. Existing law requires a determination of death to be made in accordance with accepted medical standards.

Existing law, administered by the State Department of Public Health, provides for the licensure and regulation of health facilities, including general acute care hospitals. A violation of the provisions regulating health facilities is a crime.

This bill would require a general acute care hospital to adopt a policy for providing a family or next of kin with a reasonably brief period of accommodation, as defined, from the time that a patient is declared dead by reason of irreversible cessation of all functions of the entire brain, including the brain stem, in accordance with a provision of existing law, through discontinuation of cardiopulmonary support for the patient. The bill would also require the hospital to provide the patient's legally recognized health care decisionmaker, if any, or the patient's family or the next of kin, if available, with a written statement of the policy developed pursuant to these provisions, as soon as possible when the potential for brain death is imminent. The bill would require the hospital, if the patient's legally recognized health care decisionmaker, or next of kin voices any special religious or cultural practices or concerns of the patient or the patient's family surrounding the issue of death by reason of irreversible cessation of all functions of the entire brain of the patient, to make reasonable efforts, as described, to accommodate those special religious or cultural practices and concerns. By creating a new 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. 466 (AB 2726) Leno Healthy Food Purchase pilot program.

Existing law, until January 1, 2011, requires the State Department of Public Health to develop a "Healthy Food Purchase" pilot program to increase the sale and purchase of fresh fruits and vegetables in low-income communities, as specified. Existing law conditions implementation of the program in any fiscal year upon appropriation by the Legislature of federal or other funds for that purpose.

This bill would authorize the department, on or after July 1, 2009, to implement the program to the extent that the Department of Finance determines that there are sufficient funds available for that purpose from any source, including state funds, federal funds, except as specified, or funds received from grants or private donations. The bill would provide that notwithstanding any other provision of law, no General Fund moneys shall be used to fund the program. This bill would extend to January 1, 2013, the repeal date of the program.

Ch. 467 (AB 2738) Jones Indemnification: construction contracts.

(1) Existing law provides 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.

A similar provision applies with respect to construction contracts for residential construction entered into after January 1, 2006, that purport to indemnify the builder by a subcontractor against liability for claims of construction defects.

This bill would delete the provisions applicable to construction contracts entered into on or after January 1, 2008, that purport to indemnify the general contractor or contractor not affiliated with the builder. The bill would revise the provisions applicable to contracts entered into after January 1, 2006, to instead apply to contracts entered into after January 1, 2009, and to apply to agreements that purport to insure or indemnify the builder or the general contractor or contractor not affiliated with the builder, as described. The bill would provide that if a builder or contractor tenders a claim, or a portion thereof, to a subcontractor, the subcontractor shall be entitled to either defend the claim with counsel of its choice or pay, within 30 days of receipt of an invoice from the builder or general contractor, no more than a reasonable allocated share of the builder's or general contractor's defense fees and costs. The bill would provide that a builder, general contractor, or subcontractor has the right to seek equitable indemnity for construction defect claims pursuant to these provisions.

(2) Existing law defines a wrap-up insurance policy as an insurance policy, or series of policies, written to cover risks associated with a work of improvement and covering 2 or more contractors or subcontractors that work on the work of improvement.

This bill would impose specified requirements upon any wrap-up insurance policy or other consolidated insurance program that insures a private residential work of improvement that first commences construction after January 1, 2009. The bill would require an owner, builder, or general contractor obtaining the policy or program to disclose the total amount or method of calculation of any credit or compensation for premium required from a subcontractor or other participant for that policy or program, and other, specified information regarding the policy.

The bill would impose similar disclosure requirements if an owner, builder, or general contractor obtains a wrap-up insurance policy or other consolidated insurance program for a public work or any other project other than residential construction that is put out for bid after January 1, 2009.

Ch. 468 (AB 2750) Krekorian Music piracy: restitution.

Existing law makes it a crime for a person to fail to disclose the origin of a recording or audiovisual work if the person advertises for sale or sells the work for commercial advantage or private financial gain, as specified. Existing law also makes it a crime to misappropriate recorded music for commercial advantage or private financial gain, as specified. Under existing law, it is also a crime for a person to transport any article containing sounds of a live performance or to record or master any article with the sounds of a live performance and with the intent to sell the article for commercial advantage or private financial gain with knowledge the sounds of the live performance were recorded or mastered without consent of the owner, as specified.

Under existing law, in every case in which a victim has suffered economic loss as a result of the defendant's conduct, the court is required to impose an order upon the defendant to make restitution to the victim or victims, as specified.

This bill would instead require a person convicted of a violation of any of the above-mentioned crimes to make restitution, as specified, to the owner or lawful producer, or trade association acting on behalf of the owner or lawful producer, of the phonograph record, disc, wire, tape, film, or other device or article from which the sound or visual images were derived that suffered economic loss resulting from the violation.

Ch. 469 (AB 2794) Blakeslee Diagnostic imaging services.

Existing law prohibits 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. Existing law also requires 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.

This bill would additionally prohibit a healing arts practitioner from charging, billing, or soliciting payment from any patient, client, or 3rd-party payer, as defined, for performance of the technical component of specified diagnostic imaging services not rendered by the licensee or a person under his or her supervision, as defined. The bill would also require a radiological facility or imaging center performing the technical component of those diagnostic imaging services to directly bill either the patient or the responsible 3rd-party payer for the services, and would prohibit the radiological facility or imaging center from billing the licensee who requested the services. The bill would exempt specified persons, radiological facilities, imaging centers, clinics, health care programs, or the performance of diagnostic imaging services within a licensee's office, from these provisions. Because a violation of these provisions 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. 470 (AB 2838) Duvall State employment: serious illness: purchase of service credit.

Existing law allows members of the Public Employees' Retirement System to purchase additional service credit, as specified. Existing law provides that time during which a member is absent from state service because of injury or illness arising out of, and in the course of, employment shall be considered as spent in state service for the purpose of qualification for retirement and death benefits, but not for calculation of retirement benefits, except as specified.

This bill would authorize a member who returns to active service following an employer-approved uncompensated leave of absence because of his or her serious illness to purchase service credit for that period of absence, as specified. The bill would require a member purchasing this service credit to pay an amount equal to the increase in employer liability connected with the costing of the service credit, as specified. The bill would prohibit the purchase of additional service credit pursuant to these provisions from reducing the amount of service credit that the member is otherwise eligible to purchase, as specified. The bill would permit a member to purchase service credit for a leave of absence that occurred either before or after the date the bill became effective.

Ch. 471 (AB 3025) Lieber Solid waste: polystyrene loosefill packaging.

(1) Existing law prohibits the sale of plastic bags labeled with the term "compostable," "biodegradable," "degradable," or any form of those terms unless the bags meet specified standards.

This bill would prohibit on and after January 1, 2012, a wholesaler or manufacturer, as defined, from selling or offering for sale, expanded polystyrene loosefill packaging in this state, unless it is comprised of a specified amount of recycled material, as defined, as provided in a schedule that would increase that percentage until January 1, 2017, when the amount would be required to be 100% recycled material.

A violation of this act would be an infraction punishable by a fine not exceeding \$1,000.

Because this bill would create a new 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. 472 (SB 890) Scott Pupils: Early Commitment to College program.

Existing law requires a school district maintaining any of grades 7 to 12, inclusive, to offer to all otherwise qualified pupils in those grades a course of study fulfilling the requirements and prerequisites for admission to the California public institutions of postsecondary education and to provide a timely opportunity to each of those pupils to enroll within a 4-year period in each course necessary to fulfill those requirements and prerequisites.

Existing law authorizes a school district to apply to establish a University and College Opportunities Program with existing local or categorical funds. The program plan developed by a school district or school is required to include, among other things, college counseling to assist pupils in preparing application forms for college admission, to procure scholarships and other financial aid, and to meet all deadlines for these programs.

This bill would establish, until January 1, 2019, the Early Commitment to College program. Participation by pupils, school districts, colleges, and universities in the program would be voluntary. A pupil scheduled to graduate from high school after 2017 would not be allowed to participate. The Superintendent of Public Instruction would be required, among other program duties, to designate the 30% of public schools that maintain any of grades 6 to 9, inclusive, with the highest proportion of low-income pupils, as defined, as College Opportunity Zones. A school that is designated as a College Opportunity Zone by the Superintendent would be required to give all pupils enrolled in grades 6 to 9, inclusive, and their parents or guardians the opportunity to sign a "Save Me a Spot in College" pledge

developed by the Superintendent. Schools not designated as a College Opportunity Zone would be required to give pupils who are eligible for free and reduced-price meals and are enrolled in grades 6 to 9, inclusive, and their parents or guardians the opportunity to sign a pledge. Participating school districts would be required to provide college information and college preparation events inclusive of pupils who sign the pledge.

The bill would provide that a pupil who signs a pledge declares a commitment to prepare for college, finish high school, and enroll in college and commits, among other things, to meet all graduation requirements, take college preparatory coursework, complete and file a free application for federal student aid, and submit his or her grade point average to the Student Aid Commission by March 2 of his or her senior year. A pupil who signs the pledge and is certified by his or her school district as having fulfilled the requirements of the pledge would receive, upon enrollment at a community college, a fee waiver under the fee waiver program of the Board of Governors of the California Community Colleges for 2 or more years of enrollment at a California community college.

The bill would encourage the California Community Colleges, the University of California, the California State University, independent colleges and universities, the California Student Opportunity and Access Program, the Student Aid Commission, and other nonprofit, business, or other community organizations to provide support services as needed in coordination with school districts.

The bill would require the Superintendent to submit a recommendation to the Legislature, on or before November 1, 2017, on whether the program should be continued.

These provisions would be repealed on January 1, 2019.

#### Ch. 473 (SB 946) Scott Community College Early Assessment Pilot Program.

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 postsecondary education in this state. Existing law establishes community college districts throughout the state, and authorizes those districts to provide instruction to students at community college campuses.

This bill would express legislative findings and declarations relating to the Early Assessment Program (EAP), a collaborative effort established by the California State University to enable pupils to learn about their readiness for college-level English and mathematics before their senior year of high school. The bill would express legislative intent that the existing EAP be modified by expanding it to include the California Community Colleges. The bill would also express legislative intent that the existing EAP student notification system, as currently operated by agreement between CSU and the State Department of Education, be modified to include specified requirements.

This bill would authorize community college districts to use the California Standards Test (CST) and augmented CST to provide diagnostic advice to prospective community college students participating in the EAP. As authorized by specified law, the individual results of the CST and the augmented CST would be provided to the office of the Chancellor of the California Community Colleges, which would coordinate with community college districts that choose to voluntarily participate in the EAP. The bill would specify that certain provisions apply to those community college districts that choose to work directly with high school pupils who took the CST and choose to offer assistance to these pupils in strengthening their college readiness skills.

The bill would require that the individual results of the CST and the augmented CST be released to, and in addition to any other purposes permit the use by, CSU to provide diagnostic advice to, or for the placement of prospective CSU students participating in the EAP. The bill would prohibit CSU from using the individual results of the CST and the augmented CST as a criterion for admission.



Ch. 474 (SB 1457) Steinberg Golden State Scholarshare Trust Act: CalSAVE program.

The Golden State Scholarshare Trust Act establishes the Golden State Scholarshare Trust, under the administration of the Scholarshare Investment Board, to provide financial aid for postsecondary education costs of participating students. The act, except as otherwise provided, prohibits contributions to the trust by any nonpublic entity, person, firm, partnership, or corporation that is not designated for a specified beneficiary.

This bill would create the California Scholarshare Advancement Vehicle for Education (CalSAVE) program to fund scholarships for beneficiaries to be determined by the board. The bill would create the CalSAVE account, a continuously appropriated fund within the program fund, and would authorize contributions from any person, firm, partnership, or corporation, to be deposited into the CalSAVE account even if not designated for a specified beneficiary. The board would be required to create subaccounts within the CalSAVE account for each category of beneficiary determined to be eligible, and each donor would be able to designate that his or her contribution be deposited into any subaccount within the CalSAVE account.

Ch. 475 (SB 1140) Steinberg Financial abuse of elder or dependent adults.

(1) Under existing law, financial abuse of an elder or dependent adult occurs when a person or entity takes, secretes, appropriates, or retains, or assists in the taking, secreting, appropriating, or retaining, of real or personal property of an elder or dependent adult for a wrongful use or with the intent to defraud, or both.

Existing law makes the failure to report, or impeding or inhibiting a report of, among other things, financial abuse of an elder or dependent adult, in violation of certain reporting requirements a misdemeanor.

Existing law makes it a misdemeanor for any caretaker of an elder or a dependent adult to violate any provision of law proscribing theft or embezzlement, with respect to the property of that elder or dependent adult.

This bill would, among other things, add to the definition of financial abuse the taking, secreting, appropriating, obtaining, or retaining, or assisting in the taking, secreting, appropriating, obtaining, or retaining, of real or personal property of an elder or dependent adult by undue influence, as defined. It would also make various conforming changes to these provisions.

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

(2) Existing law provides that where it is proven by a preponderance of the evidence that a defendant is liable for financial abuse, the court shall award the plaintiff all remedies provided by law and reasonable attorney's fees and costs.

Existing law requires that specified standards regarding the imposition of punitive damages on an employer based upon the act of an employee be satisfied before any damages or attorney's fees are awarded in a civil action for financial abuse.

The bill would eliminate the requirement that these standards be satisfied before compensatory damages and attorney's fees and costs are awarded.

This bill would also provide that a person or entity that takes, secretes, appropriates, obtains, or retains, or assists in taking, secreting, appropriating, obtaining, or retaining the real or personal property of an elder or dependent adult when the elder or dependent adult lacks capacity, as defined, or is of unsound mind, as defined, but not entirely without understanding, shall, upon demand by the elder or dependent adult or his or her representative, return the property, and if that person or entity fails to return the property, the same remedies available when a defendant is liable for financial abuse shall be available.

(3) Existing law does not provide for a statute of limitations in which to commence a civil action for financial abuse of an elder or dependent adult.

This bill would provide for a 4-year statute of limitations in which to commence a civil action for financial abuse of an elder or dependent adult.

(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. 476 (AB 2149) Berg** Broker-dealers and investment advisers.

Existing law, the Corporate Securities Law of 1968, provides for the certification and regulation, by the Commissioner of Corporations, of broker-dealers and investment advisers. Existing law also provides for the regulation of broker-dealer agents and investment adviser representatives. Existing law makes it unlawful for an investment adviser to, among other things, defraud or engage in any transaction that operates as a fraud or deceit upon any client or prospective client, or represent that he or she is an investment counsel or to use the name "investment counsel" unless certain requirements have been met. Existing law also makes it unlawful for a broker-dealer or investment adviser to represent or imply that he or she has been sponsored, recommended or approved by the commissioner, except as specified. Under existing law, a violation of these provisions is a crime and a violator is subject to specified penalties.

This bill would prohibit a broker-dealer or investment adviser, or an agent or representative thereof, except as specified, from using a senior-specific certification, credential, or professional designation indicating or implying that he or she has a special certification or training in advising or servicing senior citizens or retirees in such a way as to mislead any person. The bill would make these provisions operative on July 1, 2009.

Because a violation of the bill's provisions 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. 477 (AB 749) Wolk** Residential care facilities for the elderly: emergency plans.

Existing law provides for the licensure and regulation of residential care facilities for the elderly by the State Department of Social Services. A violation of these provisions is a crime.

This bill would require, as of March 1, 2009, those facilities to have an emergency plan that includes specified provisions and is available, upon request, to residents onsite and available to local emergency responders. Additionally, the bill would require the department to confirm, during comprehensive licensing visits, that the plan is on file at the facility. By expanding the definition of 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. 478 (AB 2370) Bass** Residential care facilities for the elderly: rate increases.

Under existing law, the State Department of Social Services regulates the licensure and operation of community care facilities, including residential care facilities for the elderly. Under existing law, the licensee of a residential care facility for the elderly is required to provide notice to residents when facility rates are increased. Violation of the provisions relating to residential care facilities for the elderly, or related regulations, is a misdemeanor.

This bill would require the licensee of a residential care facility for the elderly, on or before January 31 of each year, to prepare a document disclosing its average monthly rate increases

over the previous 3 years, or less if the facility has been serving residents for less than 3 years. The bill would also require the licensee to provide a written copy of the disclosure to new and prospective facility residents, as specified. This bill would not apply to a licensee of a residential care facility for the elderly that has obtained a certificate of authority to offer a continuing care contract, as defined. 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. 479 (SB 1136) Alquist Public social services: unreasonable fees.

Existing law prohibits certain enumerated unfair methods of competition and unfair or deceptive acts or practices undertaken by any person in a transaction intended to result or which results in the sale or lease of goods or services to any consumer.

This bill would provide that, except as specified, it is an unfair or deceptive trade practice for any person to charge or receive an unreasonable fee, as defined, to prepare, aid, or advise any prospective applicant, applicant, or recipient in the procurement, maintenance, or securing of public social services, as defined. The bill would also require the court to award treble actual damages to the plaintiff whenever it is proven by a preponderance of the evidence that a defendant has charged or received an unreasonable fee for those services, except as specified.

Ch. 480 (AB 225) Beall Elder abuse: protective orders.

Existing law sets forth procedures under which an elder or dependent adult who has suffered abuse, as defined, may seek protective orders.

Existing law defines protective order, for purposes of the above provisions, to include an order enjoining a party from abusing, intimidating, molesting, attacking, striking, stalking, threatening, sexually assaulting, battering, harassing, telephoning, destroying personal property, contacting, either directly or indirectly, by mail or otherwise, or coming within a specified distance of, or disturbing the peace of the petitioner.

This bill would make this type of protective order, in the discretion of the court and on a showing of good cause, available for the protection of other named family and household members or a conservator, if any, of the petitioner.

Existing law also defines protective order, for purposes of the above provisions, to include an order excluding a party from the petitioner's residence or dwelling. Existing law provides that a court may issue this type of order ex parte only on a showing of certain facts that demonstrate the party to be excluded is harming or threatening to harm the petitioner.

This bill would provide that the above order could also be issued ex parte on a showing that the party to be excluded is harming or threatening to harm other named family or household members or the conservator of the petitioner.

Existing law provides, for purposes of the above provisions, that the court may issue, after notice and hearing, an order excluding a person from a residence or dwelling if the court finds that physical or emotional harm would otherwise result to the other party.

This bill would provide that the court may also issue the above order if the court finds that physical or emotional harm would otherwise result to other named family or household members or conservator of the petitioner.

Because a violation of a court order issued pursuant to the above provisions would be punishable as contempt, a misdemeanor, this bill would create a new crime and would thereby impose a state-mandated local program.

Existing law provides that upon the filing of a petition for a protective order, the respondent shall be personally served with a copy of the petition and notice of the hearing or order to show cause.

This bill would provide that when a person named in a protective order after a hearing has not been served personally with the order but has received actual notice of the existence and substance of the order through personal appearance in court to hear the terms of the order from the court, no additional proof of service is required for enforcement of the order.

This bill would provide that the foregoing provisions shall become operative January 1, 2010.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 481 (AB 2100) Wolk Elder abuse: reporting.

Existing law, the Elder Abuse and Dependent Adult Civil Protection Act, establishes various procedures for the reporting, investigation, and prosecution of elder and dependent adult abuse. These procedures require certain persons, called mandated reporters, to report known or suspected instances of elder or dependent adult abuse.

Under existing law, if the abuse has occurred in a long-term care facility, the mandated reporter must report the abuse to the local ombudsperson or the local law enforcement agency. Existing law provides that, except in an emergency, the local ombudsperson and the local law enforcement agency are required to make reports about abuse reported to them to specified entities authorized to receive that information as soon as practicable.

This bill would require the local ombudsperson and the local law enforcement agency to immediately report cases of known or suspected physical abuse, which includes sexual abuse, and financial abuse to the local district attorney's office in the county where the abuse occurred.

Because failure to report physical abuse and financial abuse of an elder or dependent adult under the act is a misdemeanor, this bill would change the scope of an existing crime thus constituting a state-mandated local program. By increasing the duties of local district attorneys, 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. 482 (AB 2070) Bass Foster care: incarcerated parents.

(1) Existing law requires the juvenile court to order the social worker to provide child welfare services for a child, as specified. Existing law permits the court to extend those child welfare services, as specified. Existing law also requires that when the court orders counseling or other treatment services, it must also order the parent or guardian to participate in those services, unless the parent's or guardian's participation is deemed by the court to be inappropriate or potentially detrimental to the child.

This bill would provide additional circumstances in which court-ordered services may be extended. This bill would also require the court, in determining whether court-ordered services may be extended, to consider the special circumstances of an incarcerated or institutionalized parent or parents, or parent or parents court-ordered to a residential substance abuse treatment program, as specified. This bill would also exempt an incarcerated parent or guardian from participating in those counseling or other treatment services if he or she is incarcerated in a corrections facility that does not provide access to the services ordered by the court.

(2) Existing law requires the court to order reasonable services if the parent or guardian is incarcerated or institutionalized, except as specified. Existing law requires the court to consider certain circumstances to determine if an exception applies.

This bill would require the court, in addition, to consider the likelihood of the parent's discharge from incarceration or institutionalization within a specified reunification time limit.

(3) Existing law requires the court to order the return of the child to the physical custody of his or her parent or legal guardian, at the review hearing held 6 months after the initial dispositional hearing, unless the court finds, by a preponderance of the evidence, that the return of the child to his or her parent or legal guardian would create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child. Existing law requires the court to consider the criminal history of the parent or legal guardian subsequent to the child's removal, as specified.

This bill would require the court to consider the criminal history of the parent or legal guardian subsequent to the child's removal to the extent that the criminal record is substantially related to the welfare of the child or the parent's or guardian's ability to exercise custody and control regarding his or her child, as specified. This bill would also require the court to take into account the particular barriers to an incarcerated or institutionalized parent's or guardian's ability to maintain contact with his or her child, as specified.

(4) Existing law requires the court to hold a permanency review hearing, as specified, in which the court determines whether to return the child to his or her parent or legal guardian.

This bill would authorize the court to continue the case, as specified, for a subsequent permanency review hearing only if the court makes certain findings. This bill would also provide for the procedures the court is required to follow at the subsequent permanency review hearing.

(5) Existing law requires that the proceedings to terminate a specified legal guardianship to be held in the juvenile court, except as specified.

This bill would require that the proceedings to terminate a specified legal guardianship shall be held either in the juvenile court that retains jurisdiction over the guardianship or the juvenile court in the county where the guardian and child currently reside, based on the best interests of the child. The bill would require that the juvenile court having jurisdiction over the guardianship receive notice from the court in which the petition is filed within 5 calendar days of the filing.

(6) Existing law provides that if the child is in a placement other than the home of a legal guardian and jurisdiction has not been dismissed, the status of the child shall be reviewed at least every 6 months. At that review hearing, the reviewing body shall make specified determinations, including the extent of the agency's compliance with the child welfare services case plan in making reasonable efforts to return the child to a safe home and to complete whatever steps are necessary to finalize the permanent placement of the child.

This bill would require the reviewing body to determine the extent of the agency's compliance with the child welfare services case plan in making reasonable efforts to return the child to the safe home of the parent or to complete whatever steps are necessary to finalize the permanent placement of the child. This bill would also provide a procedure in the instance that the reviewing body determines that a 2nd period of reunification services is in the child's best interest, as specified.

(7) Existing law requires the social worker to submit to the court a recommendation that the court set a hearing for the purpose of terminating parental rights for every child who is in foster care, or who enters foster care, on or after January 1, 1999, and has been in foster care for 15 of the most recent 22 months, unless a specified exception applies.

This bill would create an additional exception to that requirement if the incarceration or institutionalization of the parent or parents, or the court-ordered participation of the parent or parents in a residential substance abuse treatment program, is a significant factor in the child's placement in foster care for a period of 15 of the most recent 22 months, and

termination of parental rights is not in the child's best interests, considering factors such as the age of the child, the degree of parent and child bonding, the length of the sentence, and the nature of the treatment and the nature of the crime or illness.

(8) (A) This bill would incorporate additional changes to Section 361.5 of the Welfare and Institutions Code, proposed by AB 2029 and AB 2341 to be operative if either or both of those bills are enacted, as specified, and this bill is chaptered last.

(B) This bill would also incorporate additional changes to Section 366.26 of the Welfare and Institutions Code proposed by both AB 2736 and this bill to take effect only if both bills are chaptered and this bill is chaptered last.

(9) By increasing the duties of county social workers, 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. 483 (AB 2096) Bass Foster children: extracurricular activities.

Existing law provides that every child adjudged a dependent child of the juvenile court shall be entitled to participate in age-appropriate extracurricular, enrichment, and social activities. Existing law requires caregivers, as defined, to use a reasonable and prudent parent standard, as defined, in determining whether to give permission for a child residing in foster care to participate in extracurricular, enrichment, and social activities.

Existing law provides that a minor who has been found to have violated a law or ordinance may be adjudged a ward of the court, and the court may make any and all reasonable orders for the care of the minor.

This bill would, with respect to dependent children, require a group home administrator and a facility manager, or his or her responsible designee, to apply the reasonable and prudent parent standard, as defined, in determining whether to give permission for a child residing in foster care to participate in extracurricular, enrichment, and social activities, and would also require that reasonable steps be taken in determining the appropriateness of the activity. The bill would encourage a group home administrator or a facility manager, or his or her responsible designee, to consult with social work or treatment staff members who are most familiar with the child at the group home in applying and using the reasonable and prudent parent standard.

With respect to wards of the juvenile court, the bill would provide that every ward is entitled to participate in age-appropriate extracurricular, enrichment, and social activities. The bill would require group home administrators, facility managers, and caregivers to use a reasonable and prudent parent standard, as defined, in determining whether to permit a ward who is in foster care to participate in those activities. The bill would also require them to take reasonable steps to determine the appropriateness of the activity, as specified. The bill would encourage a group home administrator or a facility manager, or his or her responsible designee, to consult with social work or treatment staff members who are most familiar with the child at the group home in applying and using the reasonable and prudent parent standard.

#### Ch. 484 (SB 1160) Alquist Children's social services programs.

Existing law provides that no applicant shall be granted public assistance under the CalWORKs program and social services block grant programs until he or she is first personally interviewed by the county or state staff for patients in state hospitals.

This bill would exempt from that requirement a caretaker relative who is caring for a dependent child of the court, and is receiving CalWORKs benefits on behalf of the child, who is changing residence from one county to another county and applying for benefits on behalf

of one or more related children who are receiving benefits under the CalWORKs program, and who is not an applicant for, or a recipient of, benefits under the CalWORKs program.

Existing law authorizes designated participating counties to establish a child and family interagency coordinating council to implement various aspects of a youth pilot program. Under the pilot program, various children's services funds may be transferred to a designated county fund for services for children and families. Existing law terminates the program on January 1, 2009.

This bill would extend the operative duration of the youth pilot program to January 1, 2013.

By requiring the county CalWORKs program to verify that the individual applying for the described benefits meets the criteria set forth in the bill, 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.

#### Ch. 485 (SB 1341) Padilla CalWORKs: personal property retention.

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, but authorizes an eligible family to retain savings and interest thereon for specified purposes.

This bill would expand the scope of purposes for which eligible savings may be used to include costs associated with securing permanent rental housing or to make rent payments to overcome an episode of homelessness.

Existing law provides for the payment, under the CalWORKs program, of an allowance for nonrecurring special needs, after a family has used all available liquid resources, both exempt and nonexempt, in excess of \$100.

This bill would exempt from that limitation funds deposited into a specified restricted account.

This bill would also make a technical change.

Existing law continuously appropriates moneys from the General Fund to defray a portion of county aid grant costs under the CalWORKs program.

This bill would declare that no appropriation would be made for purposes of the bill.

This bill would incorporate additional changes in Section 11450 of the Welfare and Institutions Code proposed by AB 2844, that would become operative only if AB 2844 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

By expanding the uses for which funds contained in a restricted account may be used, this bill would expand the responsibilities of counties in the administration of the CalWORKs program, and would result in a state-mandated local program.

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

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. 486 (SB 1380) Steinberg Foster care.

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, commencing January 1, 2008, increased by specified percentages and amounts the rate schedules applicable to AFDC-FC payments for group homes and other designated foster care placements, according to the facility's rate classification level (RCL) as established by the State Department of Social Services, pursuant to the assignment of specified point ranges. These point ranges are adjusted for group home programs that receive AFDC-FC payments for services performed during the 2002–03 through 2007–08 fiscal years, inclusive.

This bill would extend the applicability of the adjusted point ranges designating each RCL, through the 2008–09 fiscal year. This bill would declare that no appropriation would be made for purposes of the bill.

Existing law requires the State Department of Social Services to implement programs of intensive treatment foster care (ITFC) for eligible children, as specified.

This bill would revise various eligibility, operational, reporting, and foster parent training components of ITFC programs.

Under existing law, one of the criteria that must be met for a child to be an eligible child under the program is that he or she be emotionally disturbed.

This bill would, instead, provide that the child either be emotionally disturbed or have a serious behavioral problem. This bill would recast and revise the services a foster family agency would be required to provide, or arrange for provision of, on behalf of children in the ITFC program.

This bill would require the department to develop, in consultation with counties, providers, and other interested parties, cost reporting, claiming, and other procedures necessary for the effective implementation of the intensive foster care treatment program, including the maximization of federal financial participation.

Ch. 487 (AB 131) Beall Teacher credentialing: specialist credential: pupils with autism.

Existing law requires the Commission on Teacher Credentialing, by December 1, 2007, to report to the Legislature and the Governor on the existing process and requirements for obtaining a specialist credential in special education and recommend modifications to enhance and expedite those procedures.

This bill would authorize a local educational agency or school to employ and assign an individual to provide instruction to pupils who are 3 and 4 years of age and who are diagnosed as autistic, as defined, if the individual holds a valid level 1 or clear education specialist credential, is authorized to provide instruction to pupils with autism, and meets specified competence criteria, as determined by the local educational agency or school. The local educational agency or school would be required to maintain on file in its office verification that the individual has met the competence criteria. These provisions would become inoperative on August 31, 2011, and would be repealed on January 1, 2012.

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

Ch. 488 (AB 1284) Eng Geologists and geophysicists.



Existing law, the Geologist and Geophysicist Act, provides for the registration and regulation of geologists and geophysicists by the Board for Geologists and Geophysicists. Existing law authorizes the board to issue a certificate of registration as a geologist or geophysicist, without written examination, to any person holding an equivalent certificate of registration as a geologist or geophysicist, issued by any state or country when the applicant's qualifications meet other specified requirements. Existing law requires each applicant for registration to pay an examination fee fixed by the board at an amount, up to \$300, equal to the actual cost to the board for the purchase of a national examination for geologists, including a supplemental California specific examination.

This bill would delete the exemption from the written examination for any person with an equivalent certificate of registration. The bill would also require each applicant for registration to pay an examination fee fixed by the board at an amount, up to \$450, equal to the actual cost to the board to administer the written examination.

#### Ch. 489 (AB 1897) Emmerson Marriage and family therapists: licensure.

Existing law provides for the licensure, registration, and regulation of marriage and family therapists and marriage and family therapist interns by the Board of Behavioral Sciences. Existing law requires applicants for a license or registration to meet certain qualifications, including, but not limited to, the possession of a doctor's or master's degree in a subject related to marriage and family obtained from an educational institution accredited by the Western Association of Schools and Colleges, or approved by the Bureau for Private Postsecondary and Vocational Education or the Commission on Accreditation for Marriage and Family Education, as specified. By operation of law, the Bureau for Private Postsecondary and Vocational Education became inoperative on July 1, 2007.

This bill would specify that a doctor's or master's degree approved by the Bureau for Private Postsecondary and Vocational Education as of June 30, 2007, shall be considered by the board to meet the specified licensure and registration requirements if the degree is conferred on or before July 1, 2010. The bill would also require the board to accept certain doctor's or master's degrees as equivalent degrees if those degrees are conferred by educational institutions accredited by specified associations. The bill would make these provisions inoperative on the date that legislation enacted in the 2007–08 Regular Session reestablishing the Private Postsecondary and Vocational Education Reform Act of 1989 or a successor act and the Bureau for Private Postsecondary and Vocational Education or a successor agency becomes operative.

#### Ch. 490 (AB 1911) Galgiani Funeral establishments.

Existing law provides for the licensure and regulation of funeral directors, embalmers, cemeteries, cemetery managers, cemetery brokers, crematories, and crematory managers by the Cemetery and Funeral Bureau. A violation of the provisions governing funeral directors and embalmers is a misdemeanor.

This bill would require a person who holds or has held, or was named on, any license or registration under the jurisdiction of the bureau that has been, within the past 10 years, revoked, suspended, placed on probation, or surrendered under a stipulated decision, and who is employed by, or who seeks employment with, a licensed funeral establishment, licensed cemetery, licensed crematory, or licensed cemetery broker, to inform the managing funeral director, cemetery manager, crematory manager, or the licensed cemetery broker, as specified. The bill would require the managing funeral director, cemetery manager, crematory manager, or the licensed cemetery broker to notify the bureau, after being so informed, on a form to be made available by the bureau. Failure to comply with these requirements by an employee or person seeking employment would be grounds for disciplinary action, as specified, or denial of a license, and grounds for a warning as applied to an employer or prospective employer who fails to inform the bureau.

Existing law requires a cemetery authority to, among other things, notify the bureau whenever ownership of the authority is proposed to be transferred, and requires a cemetery authority to publish notice of change of ownership, as specified, and to post and maintain signs at each public entrance containing certain information. Existing law requires the bureau to suspend the certificate of authority of any cemetery authority that is in violation of the sign or public notice requirements.

This bill would instead require the bureau to suspend the certificate of authority of a cemetery authority that violates any of the above requirements, and would subject a person or entity that submits false information on that change of ownership to a specified civil penalty. The bill would also prohibit a person from obtaining a certificate of authority under false or misleading statements or from delegating authority of ownership to an unlicensed person.

Because this bill would create new requirements under the Funeral Directors and Embalmers Law, 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. 491 (AB 2069) Jones Local planning: residential development.

(1) The Planning and Zoning Law prohibits a city, county, or city and county from reducing, or requiring or permitting the reduction of, the residential density for any parcel to, or allow development of any parcel at, a lower residential density, as defined, unless the city, county, or city and county makes certain written findings.

This bill would redefine lower residential density, as specified, for purposes of the above prohibition.

(2) This bill would incorporate additional changes in Section 65863 of the Government Code proposed by SB 1124 that would become operative only if SB 1124 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

Ch. 492 (AB 2296) Mullin Academic research.

Existing law makes it unlawful for any person to willfully engage in threats to commit a crime resulting in death or great bodily injury to another person, as specified.

This bill would enact the Researcher Protection Act of 2008, which would make it a misdemeanor, punishable as specified, for any person to publish information, as defined, describing or depicting an academic researcher or his or her immediate family member, or the location or locations where an academic researcher or his or her immediate family member may be found, with the intent that another person imminently use the information to commit a crime involving violence or a threat of violence against the academic researcher or his or her immediate family member, and the information is likely to produce the imminent commission of such a crime. The bill would authorize an academic researcher to seek a preliminary injunction against publishers of that information unless the publisher is protected under other provisions of law.

Existing law makes it unlawful for persons to engage in certain acts of trespass and punishes most trespasses by a fine not exceeding \$1,000, imprisonment in a county jail for a period not exceeding 6 months, or by both that fine and imprisonment.

This bill would make a person who enters the residential real property of an academic researcher, as defined, for the purpose of chilling, preventing the exercise of, or interfering with the researcher's academic freedom guilty of the crime of trespass, a misdemeanor. By creating new crimes, the bill would impose a state-mandated local program.

The provisions of the bill would not apply to persons lawfully engaged in labor union activities.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 493 (AB 2339) Solorio Advertising displays.

The Outdoor Advertising Act provides for the regulation by the Department of Transportation of advertising displays, as defined, within view of public highways. The act exempts from its provisions certain advertising displays that advertise the business conducted or services rendered or goods produced or sold on the property upon which the display is placed, as specified.

This bill would also exempt from the provisions of the act certain advertising displays in existence before January 1, 2009, at an arena located on public land with a capacity of 5,000 seats or more that provides a permanent venue for professional sports, and that advertises products, goods, or services that are or will be sold on the premise of the arena on a regular basis pursuant to an agreement of at least one year duration between the vendor or business and the property owner, facility owner, or facility operator.

Ch. 494 (AB 2390) Karnette State teachers' retirement: postretirement earnings.

(1) Existing law permits a member of the Defined Benefit Program 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. 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 expand the scope of that benefit to apply to members who retired for service between June 1, 2007, and December 31, 2007. By providing for increased contributions to a continuously appropriated fund, this bill would make an appropriation.

(2) 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 June 30, 2009, provides exemptions from this limit and specifies that the limitation provisions do not apply to 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.

This bill would extend the operation of that provision until June 30, 2010.

(3) Under that law, operative until June 30, 2009, 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 June 30, 2009, any specified types of service performed by members who retired for service on or before January 1, 2006, if certain conditions are met.

This bill would extend these provisions until June 30, 2010, and would extend the exemption to members who retired for service on or before January 1, 2007.

(4) 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, 2006. 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 exemption applies to compensation received by a retired member providing direct remedial instruction, who retired for service with an effective date on or before January 1, 2007, only until June 30, 2010.

(5) This bill would incorporate additional changes in Sections 24216, 24216.5, and 24216.6 of the Education Code, proposed by SB 1376, to become operative only if SB 1376 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

Ch. 495 (AB 2403) Smyth Department of Transportation: vehicle and equipment procurement.

Existing law generally requires public contracts to be awarded by competitive bidding pursuant to procedures set forth in the Public Contract Code, subject to certain exceptions.

Until January 1, 2014, this bill would authorize the Department of Transportation to purchase and equip heavy mobile fleet vehicles and special equipment by means of best value procurement, as defined, subject to an annual limitation of \$15,000,000. The bill would require the department to report to the Legislature with regard to this process, as specified.

The bill would provide that it shall become operative only if AB 2560 of the 2007–08 Regular Session is also enacted and becomes operative.

Ch. 496 (AB 2474) Galgiani Health care programs: provider reimbursement rates.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which qualified low-income individuals receive health care benefits.

Existing law also requires the department to administer various health programs, including the California Children’s Services Program, Genetically Handicapped Person’s Program, Breast and Cervical Cancer Early Detection Program, State-Only Family Planning Program, and Family Planning, Access, Care, and Treatment (Family PACT) Waiver Program. Under existing law, provider rates of payment for services under these programs are identical to the rates for payment for the same service performed by the same provider type pursuant to the Medi-Cal program. Rates for these services are reduced by 10% commencing July 1, 2008.

This bill would, until January 1, 2010, revise these provisions to, instead, require provider rates of payment for services under these programs to be identical to the rates of payment for the same service performed by the same provider type pursuant to the Medi-Cal program, except with regard to hospital interim rates of payment, which the bill would require to be 90% of Medi-Cal hospital inpatient rates of payment, as provided. The bill would make a legislative finding and declaration with respect to the Legislature’s intent in enacting the above provisions of existing law relating to reimbursement under the Medi-Cal program for the California Children’s Services Program and the Genetically Handicapped Person’s Program.

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

Ch. 497 (AB 2570) Silva Unemployment insurance: Employment Training Panel.

(1) Existing law provides for the establishment of employment training programs, and specifies those individuals that qualify as “eligible participants” in training programs.

This bill would revise the definition of an eligible participant in training programs, as provided.

(2) Existing law establishes the Employment Training Panel (ETP) in the Employment Development Department and requires the Governor to appoint the executive director and 2 assistant directors of the ETP and specifies that at least one assistant director must have experience in serving the needs of small businesses.

This bill would eliminate the requirement that one assistant director is required to have experience in serving the needs of small businesses.

(3) Existing law provides that 7 out of 8 persons serving on the panel must be appointed by various appointing powers, as provided, but requires that the appointive members of the panel serve for 2-year terms, except that of the initial members of the panel, one initial appointee of each appointing power must serve for a one-year term.

This bill would delete those obsolete provisions relating to the term required to be served by the initial appointive members of the panel.

(4) Under existing law, the Employment Training Panel has specified duties, including the duty to make contracts for training in job-related vocational skills, as specified. Existing law permits the panel, subject to certain requirements, to delegate its authority to approve contracts for new hire training to any entity, as specified, for purposes of serving the needs of small businesses.

This bill would repeal the panel's authority to delegate the approval of contracts for new hire training and the corresponding provisions.

(5) Existing law requires the panel, among other things, to establish a 3-year plan, as specified, that must be updated annually, as provided, to establish minimum standards for the consideration of proposals, including the identification of employers, as specified, and to develop a process by which local workforce investment boards may apply for marketing resources for the purpose of identifying local employers that have training needs reflecting the priorities of the panel. Existing law authorizes the panel to delegate its authority to approve contracts for training to local workforce investment boards, as provided.

This bill would delete obsolete references to the initial 3-year plan and would require the panel to include evidence of labor market demand, instead of the identification of certain employers, as provided, in its minimum standard for the consideration of proposals. This bill would also require the panel to coordinate with local workforce investment boards to promote effective utilization of ETP funds, as specified, instead of developing a process by which a local workforce investment board may apply for marketing resources and would repeal the panel's authority to delegate the approval of contracts for training to local workforce investment boards.

(6) Existing law allows the panel to contract with various entities for purposes of providing employment training and requires contracts for projects involving on-the-job training to specify skills and competencies to be gained as a result of that training, as provided.

This bill would eliminate that requirement applicable to the contracts for projects involving on-the-job training, as specified.

(7) Existing law requires the panel to prepare a budget of its necessary administrative costs and requires the director, among other duties, to furnish, at the request of the panel, equipment, supplies, and housing, as well as nonpersonal and housing services, as specified, and to perform other administrative duties, as provided.

This bill would repeal those provisions relating to the director's duties, as specified.

(8) Existing law requires the Employment Development Department to develop and maintain, subject to the review and approval of the panel and the Legislative Analyst, a continuous employment, wage, and benefit history of participants in the employment training projects, as specified, and of a random sample of unemployment insurance claimants.

This bill would instead require the department to develop and maintain a continuous employment, wage, and benefit history of unemployment insurance participants, as defined, and would repeal the requirement that data be subject to the review and approval of the panel and the review and recommendations of the Legislative Analyst.

(9) Existing law authorizes the panel to allocate up to 10% of the annually available training funds for the purpose of funding special employment training projects that improve

the skills of frontline workers. Existing law also requires the panel to target training to frontline workers who earn at least the state average weekly wage.

This bill would increase the amount of funds that may be allocated to 15% annually. This bill would also change the eligibility requirement for target training to frontline workers who earn at least the state average hourly wage.

(10) Existing law requires the panel to allocate its annual funds for the training programs designed for individuals who are currently working and receiving specified benefits, as provided.

This bill would revise those provisions to instead provide that training programs must be for individuals who are eligible to receive specified benefits.

(11) Existing law authorizes the Employment Training Panel to utilize funds in the Employment Training Fund for, among other expenditures, the purpose of funding up to 5 licensed nurse training programs to train individuals who are currently working as nurse assistants or caregivers in a health facility, as defined.

This bill would delete the existing limitation relating to the funding of up to 5 licensed nurse training programs, and thereby would allow the panel to utilize its funds for purposes of funding an unlimited number of licensed nurse training programs.

(12) (A) This bill would incorporate additional changes to Section 10205 of the Unemployment Insurance Code, proposed by AB 2622, to be operative only if AB 2622 and this bill are both enacted, each bill amends that section, AB 3066 is not enacted, or if enacted, does not amend that section, and this bill is enacted after AB 2622.

(B) This bill would incorporate additional changes to Section 10205 of the Unemployment Insurance Code, proposed by AB 3066, to be operative only if AB 3066 and this bill are both enacted, each bill amends that section, AB 2622 is not enacted, or if enacted, does not amend that section, and this bill is enacted after AB 3066.

(C) This bill would incorporate additional changes to Section 10205 of the Unemployment Insurance Code, proposed by AB 2622 and AB 3066, to be operative only if AB 2622 and AB 3066, and this bill are all enacted, all 3 bills amend that section, and this bill is enacted after AB 2622 and AB 3066.

#### Ch. 498 (AB 2607) Davis Political Reform Act of 1974: electronic filing.

Existing law requires that candidates for and current holders of specified elected or appointed state and local offices and designated employees of state and local agencies file statements of economic interests disclosing their financial interests, including investments, real property interests, and income.

This bill would authorize the Counties of Los Angeles, Merced, Orange, and Stanislaus to participate in a pilot program to permit the electronic filing of statements of economic interests. This bill would authorize the pilot program from January 1, 2009, to January 1, 2012, and would require a county participating in the pilot program to submit a report to the Fair Political Practices Commission containing specified information regarding the electronic filing process no later than July 1, 2011. The Fair Political Practices Commission would transmit these reports to the Legislative Analyst's Office, which would be required to provide a report evaluating the program to the Legislature no later than March 1, 2012. This bill would prohibit certain elected officials from participating in the pilot program, as prescribed.

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. 499 (AB 2637) Eng Dental auxiliaries.

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, on and after, January 1, 2010, authorizes an unlicensed dental assistant to perform basic supportive dental procedures, as defined, subject to a determination by the supervising licensed dentist that the dental assistant is competent to perform those procedures. Existing law, until January 1, 2011, requires the board to license as a registered dental assistant a person who files an application prior to September 1, 2009, and submits specified written evidence of either graduation from a specified educational program or specified work experience that is satisfactory to the board. Existing law, on and after January 1, 2010, requires the board to license as a registered dental assistant in extended functions a person who submits specified evidence of current licensure as a registered dental assistant or completion of the requirements for licensure, successful completion of a specified extended functions postsecondary program, and board-approved courses in radiation safety, infection control, California dental law, and basic life support, and satisfactory performance on a specified written examination and a clinical or practical examination. Existing law, on and after January 1, 2010, also requires the board to license a person who meets specified requirements as a registered orthodontic assistant, registered surgery assistant, registered restorative assistant, or registered restorative assistant in extended functions.

This bill would repeal those provisions governing registered orthodontic assistants, registered surgery assistants, registered restorative assistants, and registered restorative assistants in extended functions.

The bill would, on and after January 1, 2010, specify the duties that a dental assistant is authorized to perform under the general or direct supervision of a supervising licensed dentist.

The bill would revise and recast the registered dental assistant provisions and would authorize the board to license a person as a registered dental assistant if he or she files an application and submits written evidence, satisfactory to the board, of either (1) graduation from a board-approved educational program in registered dental assisting, or (2) for individuals applying prior to January 1, 2010, satisfactory work experience, as defined, of at least 12 months or, for individuals applying on and after January 1, 2010, satisfactory work experience of at least 15 months, and satisfactory performance on a written and practical examination administered by the committee. The bill would also require that those individuals applying on or after January 1, 2010, pass a written examination in law and ethics and complete board-approved courses in the act, infection control, and basic life support. The bill would, on and after January 1, 2010, impose specific content requirements for the written and practical examinations and would require the board to appoint a registered dental assistant examination committee to assign specific procedures for the practical examination. The bill would, commencing January 1, 2010, specify the duties a registered dental assistant is authorized to perform. The bill would specify that the fee for the written examination in law and ethics shall not exceed the actual cost of the examination.

The bill would, on and after January 1, 2010, modify the requirements for a license as a registered dental assistant in extended functions to include, among other things, completion of a board-approved course in the application of pit and fissure sealants and passage of a written examination and a clinical or practical examination. The bill would specify the duties and procedures a registered dental assistant in extended functions, licensed on or after January 1, 2010, is authorized to perform, as well as those additional procedures that may be performed under the direct supervision of a licensed dentist. The bill would, commencing January 1, 2010, also require applicants for a registered dental assistant in extended functions license to complete a specified examination regarding certain procedures.

The bill would, commencing January 1, 2010, authorize the board to issue an orthodontic assistant permit or a dental sedation assistant permit to a person who files a completed application, including a fee, and provides proof of certain eligibility requirements. The bill would authorize a dental assistant, a registered dental assistant, or a registered dental assistant in extended functions to apply for and maintain an orthodontic assistant permit or a dental

sedation assistant permit. The bill would also, commencing January 1, 2010, specify the duties that may be performed by an orthodontic assistant permitholder or a dental sedation assistant permitholder under the direct supervision of a licensed dentist or, with respect to dental sedation assistant permitholders, another specified licensed health care professional. The bill would subject these permitholders to board established continuing education and renewal requirements. The bill would specify that the fee for these permits shall not exceed \$50 and that the fee for the written examination for these permits shall not exceed the actual cost of the examination.

The bill would require the board, commencing January 1, 2010, at least once every 7 years, to review the allowable duties for the various dental auxiliary categories, the supervision level for those categories, and the settings under which those duties may be performed, and to update the regulations as necessary.

The bill would require a dental assisting program or course, a permit program or course, a registered dental assistant program, a registered dental assistant in extended function program, an orthodontic assistant permit course, a dental sedation assistant permit course, and an infection control course to meet various requirements, relating to, among other things, administration, facilities, supervision, curriculum, instruction, equipment, and examinations in order to secure and maintain approval by the board.

Existing law provides that it is a misdemeanor for any person who does not have a license issued by the board to hold himself or herself out as licensed by the board in specified categories of dental practice.

This bill would revise these provisions to make it a misdemeanor for a person to, without a license or permit issued by the board, hold himself or herself out as, among other things, a registered dental assistant, orthodontic assistant permitholder, or dental sedation assistant permitholder. By expanding the scope of an existing crime, the bill would impose a state-mandated local program.

Existing law provides that all fees collected under the Dental Practice Act in connection with the practice of a dental auxiliary are deposited in the State Dental Auxiliary Fund, in the Professions and Vocations Fund.

This bill would abolish the State Dental Auxiliary Fund and would create the State Dental Assistant Fund, to which would be transferred funds in the State Dental Auxiliary Fund related to dental assistants for specific use, and in which would be deposited all funds from the regulation of dental assistants. The bill would make funds in the State Dental Assistant Fund subject to appropriation by the Legislature in the annual Budget Act.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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 2679) Ruskin Solid waste: enforcement: local agencies.

(1) Existing law, the California Integrated Waste Management Act of 1989, regulates the management of solid waste. The act provides that the California Integrated Waste Management Board may designate and certify a local enforcement agency within each county to carry out specified powers and duties and requires the board and certified local enforcement agencies to perform specified functions with regard to the regulation of solid waste management, including the issuance and enforcement of solid waste facilities permits. Existing law defines various terms for purposes of the act, including defining the term "disposal site owner" as a person who holds title to property used as a disposal site after January 1, 1977.

The bill would repeal the definition of disposal site owner and would additionally define the terms "closed disposal site," "composting," "minor violation," and "owner." The bill would also revise the existing definitions of the terms "disposal," "disposal site,"



“hazardous waste,” “operator,” “solid waste disposal,” and “solid waste facility” for purposes of the act.

(2) Existing law prohibits the operation of a solid waste facility without a solid waste facilities permit and authorizes an enforcement agency to issue a solid waste facilities permit only if it makes certain findings regarding the consistency of the permit with the act and the regulations adopted by the board. The enforcement agency is required to take specified actions, including establishing and maintaining an inspection program.

Existing law requires the board to periodically inspect solid waste facilities to determine if the enforcement agency is enforcing state minimum standards. The board is required, upon the request of an enforcement agency, to provide guidance and assistance to the enforcement agency regarding specified activities. Existing law allows an enforcement agency to issue an administrative order requiring the owner or operator of a solid waste facility to take corrective action and to issue a cease and desist order. An enforcement agency is allowed to include an administrative civil penalty of up to \$5,000 for each day on which a violation occurs. Existing law also provides for the imposition of a civil penalty of up to \$10,000 per day upon an owner or operator of a solid waste facility that violates certain requirements or a person that violates a standard adopted by the board. Existing law requires all civil penalties paid to the board pursuant to the enforcement provisions of the act to be deposited in the Solid Waste Disposal Site Cleanup Trust Fund, which is continuously appropriated to the board for specified purposes with regard to the cleanup of solid waste disposal sites.

This bill would make conforming changes to the enforcement and penalty provisions of the act to additionally include violations of the act regarding disposal sites. The bill would authorize the board, under specified circumstances, to take any appropriate enforcement action and would empower the board, under those circumstances, with the authority of an enforcement agency pursuant to the act. The bill would authorize an enforcement agency to include, as part of its funding of the inspection program that is required to be conducted by the enforcement agency, public awareness activities, the prevention of the illegal dumping of solid waste, and the abatement of the illegal dumping of solid waste.

The bill would require the board to make available guidance and assistance to the enforcement agency regarding the inspection, investigation, enforcement, and remediation of illegal, abandoned, inactive, or closed disposal sites and would require the board or enforcement agency to take specified actions when a minor violation is detected in the course of an inspection.

The bill would, with respect only to solid waste disposed of in the state, prohibit a person from disposing of solid waste, causing solid waste to be disposed, arranging for the disposal of solid waste, transporting solid waste, or accepting solid waste for disposal, except at a solid waste disposal facility for which a solid waste facilities permit has been issued, or as otherwise authorized. This bill would revise the procedures for the imposition of civil penalties to authorize the board or an enforcement agency to issue an order imposing a civil penalty of not more than \$5,000 upon a person that violates the act, a regulation adopted pursuant to the act, or an order issued under the enforcement provisions of the act applicable to a solid waste facility or a disposal site, or the terms or conditions of a solid waste facilities permit. The bill would require the board or an enforcement agency before issuing an order, except as specified, to follow specified procedures regarding notification and meeting with the owner or operator to determine what actions, if any, that the operator or owner may voluntarily take to bring the facility or site into compliance by the earliest feasible date.

The bill would impose a state-mandated local program by requiring local agencies to take specified enforcement actions under the act.

The bill would additionally authorize the imposition of a civil penalty of not more than \$10,000 upon a person that owns or operates a disposal site and that intentionally or negligently violates a solid waste facilities permit or a standard, requirement, or order, or a person that intentionally or negligently violates the act or a regulation, administrative order,

or standard, with respect to a solid waste facility or disposal site, for each day the violation or operation occurs.

The bill would require the civil penalties that are collected by the board to be deposited in the Enforcement Penalty Account, which this bill would establish in the Solid Waste Disposal Site Cleanup Trust Fund. The bill would authorize the board to expend the moneys in the Enforcement Penalty Account, upon appropriation by the Legislature, to enforce and implement the act.

The bill would make a person convicted of violating certain provisions of the act guilty of a misdemeanor punishable by a fine in an amount of not less than \$500 and not more than \$10,000, and in addition, under specified circumstances, by imprisonment in a county jail for not more than 6 months, for each violation. The bill would impose a state-mandated local program by creating new crimes.

(3) Existing law requires all orders and determinations issued under the act to take effect immediately after any time period for appeal has expired. However, under existing law, a request for a hearing stays the effect of the order pending completion of all appeals, but a request for a hearing does not stay a provision of the order, or the order as a whole, when there is an imminent and substantial threat to public health and safety or the environment, as specified.

This bill would instead allow the owner or operator of a permitted solid waste facility subject to an order, in the case of extraordinary circumstances, to petition the executive director of the board to stay the order, pending the completion of specified administrative appeals pursuant to a specified procedure and would authorize a person who is not the owner or operator of such a facility to petition the board, as specified.

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

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

Ch. 501 (AB 2749) Gaines Financial institutions: disclosure and reporting requirements.

Existing law, the Banking Law, provides for the licensure and regulation by the Department of Financial Institutions of various financial institutions, including banks, commercial banks, and trust companies. The Banking Law sets forth specified disclosure and reporting requirements imposed upon those entities. Any person intentionally making a false statement in any report required under the Banking Law is guilty of perjury, a crime.

This bill would revise and recast those disclosure and reporting requirements, as specified, and would provide that those requirements apply to all licensees regulated by the Department of Financial Institutions. For those purposes, "licensee" would be defined to include, among others, banks, industrial banks, trust companies, foreign (other nation) banks, any corporation licensed by the commissioner to transmit money or issue traveler's checks, savings associations, credit unions, foreign (other state) credit unions, and industrial loan companies. The bill would subject a licensee to the above-described perjury provisions, thereby expanding a crime and imposing a state-mandated local program.

Under specified circumstances, this bill would also allow a foreign (other state) or foreign (other nation) financial institutions regulatory agency to examine a licensee and any of its offices. The bill would further set forth procedures related to the furnishing of confidential information, as defined, by the Commissioner of Financial Institutions.

This bill would also set forth definitions relative to the rating of financial institutions pursuant to specified federally established criteria.

Existing law, the Depository Corporation Sale, Merger, and Conversion Law, prohibits the merger or conversion of a California state bank or a California state depository corporation into a depository corporation that is a mutual organization or the merger or conversion of

such a depository corporation into a California state bank or California state depository corporation.

This bill would repeal that prohibition and would instead authorize a California state depository corporation to merge with a corporation or other business entity that is not a depository corporation if the California state depository corporation is the surviving corporation of that merger.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 502 (AB 2846) Feuer Common interest developments: assessments.

The Davis-Stirling Common Interest Development Act provides for the creation and regulation of common interest developments and for the levying of assessments by homeowners' associations. Under the act, a homeowners' association or an owner of a separate interest in a common interest development may not file a civil action in the superior court relating to enforcement of the act or certain other matters unless the parties have endeavored to submit their dispute to alternative dispute resolution in accordance with specified procedures. This requirement does not apply to a small claims action or an assessment dispute. The act requires an association to distribute a written notice regarding assessments and foreclosure to each member of the association during the 60-day period immediately preceding the beginning of the association's fiscal year, as specified.

This bill would provide that, if a dispute exists between the owner of a separate interest and the homeowners' association regarding any disputed charge or sum levied by the association, and the amount in dispute does not exceed the jurisdictional limits of the small claims court, the owner of the separate interest may pay under protest the disputed amount and all other amounts levied, including certain fees, costs, and other specified amounts, and commence an action in small claims court. The bill would make related changes to the notice described above.

Ch. 503 (AB 2921) Laird Local government: agricultural land.

(1) Existing law, the Williamson Act, authorizes a city or county to contract with a landowner to limit the use of agricultural land located in an agricultural preserve designated by the city or county. Under this act, the Department of Conservation is required to notify the city or county if it discovers a possible material breach, as defined, of the contract, and the city or county is required to take certain actions to resolve the breach within designated timeframes. The act provides for reimbursement, as specified, for the costs incurred by the city or county in taking those actions and authorizes the department to discharge the responsibilities of a city or county that fails to take specified actions to resolve the breach. The act exempts, subject to certain exceptions, a contract that has been terminated or canceled from a material breach proceeding under these provisions.

This bill would additionally authorize the Department of Conservation to discharge certain actions if the finding of no material breach by a city or county was not supported by the evidence, as specified, or was not made on the record at a public hearing. The bill would authorize the department and the city or county to agree to extend any deadline within these provisions, and would provide a process by which a landowner may request a meeting between the landowner, the department, and the city or county. The bill would also delete the exemption provided for a canceled contract. The bill would also define and revise the definition of "agricultural use," "development," and "open-space use" for purposes of the act.

(2) The Williamson Act authorizes a landowner to rescind a contract made under its provisions to simultaneously place other land under an agricultural conservation easement, subject to specified conditions.

This bill would revise the conditions under which a landowner may cancel a Williamson Act contract to place other land under an agricultural conservation preserve. The bill would authorize the rescission of a contract for the purpose of restricting the same land by an open-space contract or an open-space easement agreement under specified circumstances.

(3) Existing law authorizes the board or council to grant tentative approval for a cancellation by petition of a landowner as to all or any part of land subject to a contract, if the board or council makes specified findings.

This bill would prohibit a board or council from accepting or approving a petition for cancellation if the board or council discovers or is notified of a likely material breach on the land, except as specified.

(4) The Williamson Act authorizes a landowner to enter into a farmland security zone contract and also to petition the city or county where the land subject to the contract is located for cancellation of the contract. Under the act, the city or county is required to take certain actions in determining whether to approve the petition.

This bill would additionally require the city or county to determine the amount of the cancellation fee required of the landowner and to report that amount to the county auditor before tentatively approving the cancellation petition.

(5) The Williamson Act, until January 1, 2009, authorizes parties to a contract subject to the act's provisions to rescind the contract and simultaneously enter into a new contract in order to facilitate a lot line adjustment, if certain findings are made by the governing body of the city or county where the land is located.

This bill would extend the above authorization until January 1, 2010.

(6) Existing law establishes the Soil Conservation Fund to support, among other things, the cost of the farmlands mapping and monitoring program of the Department of Conservation, and program support costs incurred by the Department of Conservation in administering the open-space subvention program.

This bill would also authorize the use of funds in the Soil Conservation Fund to cover the costs to the department in administering the provisions of the Williamson Act regarding discovering material breaches of a Williamson Act contract.

#### Ch. 504 (AB 2946) Hayashi Cemeteries.

Existing law, the Cemetery Act, requires every cemetery authority and crematory licensee to pay an annual regulatory charge for each cemetery in an amount determined by the Cemetery and Funeral Bureau and, until December 31, 2007, an additional quarterly charge of not more than \$8.50 for each burial, entombment, inurnment, or cremation, as specified. Existing law directs the deposit of these charges in the Cemetery Fund, a continuously appropriated fund.

This bill would reestablish these additional quarterly charges. Because these additional moneys would be deposited into a continuously appropriated fund, the bill would make an appropriation. Appropriati

#### Ch. 505 (AB 3010) Blakeslee State mental hospitals: tobacco products.

Existing law provides for state mental hospitals for the treatment of mentally disordered persons. These hospitals are under the jurisdiction of the State Department of Mental Health which makes regulations regarding the conduct and management of these facilities.

This bill would authorize the Director of Mental Health, upon the request of the director of a specified state hospital, to prohibit the possession or use of tobacco products by patients of state hospitals, or any other person, on hospital grounds, except on the premises of residential staff housing where patients are not present.

This bill would require the Director of Mental Health to create an implementation plan for any state hospital where smoking is prohibited. The implementation plan would be required to include a phase-in period, an exemption for any departmentally approved religious ceremonies, and specified smoking cessation programs for requesting patients.

Existing law permits the Director of Mental Health to designate space on the grounds of a state hospital as a store or canteen for the sale of candies, cigarettes, sundries, and other articles.

This bill would prohibit the sale of tobacco products in a store or canteen at a hospital where an implementation plan is adopted to prohibit tobacco use or possession.

Ch. 506 (AB 3028) Salas Health facilities.

Existing law, the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983, requires the Office of Statewide Health Planning and Development (OSHPD) to observe the construction of, or addition to, any hospital building or the reconstruction or alteration of any hospital building, as it deems necessary to comply with the act for the protection of life and property.

The act requires the OSHPD to pass upon and approve or reject all plans for the construction or the alteration of any hospital building, independently reviewing the design to ensure compliance with the specified requirements. OSHPD may permit electronic submission of the plans.

The act requires that before commencing any construction or alteration of any hospital building, OSHPD provide written approval of the necessary plans as to safety of design and construction.

This bill would authorize OSHPD to permit electronic review and approval of the plans. The bill would authorize OSHPD to utilize an over-the-counter plan review process.

The act authorizes OSHPD to enter into agreements and contracts when necessary in order to facilitate the timely performance of the duties and responsibilities relating to specified reviews and inspections.

This bill would require OSHPD to use information technology, to the extent possible, to facilitate the timely performance of its specified duties and responsibilities.

Ch. 507 (AB 3056) Committee on Insurance Unemployment compensation: eligibility: retraining benefits.

Existing law provides, until January 1, 2010, for retraining benefits for individuals receiving unemployment compensation benefits, who meet certain eligibility criteria, including those federally funded benefits available to individuals pursuant to the federal Trade Act of 1974, as amended (19 U.S.C. Sec. 2101 et seq.).

This bill would instead provide that retraining benefits would include federally funded benefits available to individuals pursuant to the federal Trade Act of 1974, as amended by the federal Trade Act of 2002 (Public Law 107-210), would change the January 1, 2010, sunset date, thereby extending the operation of the retraining benefits provisions until January 1, 2015, and would make technical changes to those provisions.

Ch. 508 (AB 3071) Committee on Governmental Organization Alcoholic beverages.

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 defines “public premises” and provides that public premises does not include railroad dining or club cars, passenger ships, airplanes, bona fide clubs, after the clubs have been lawfully operated for not less than one year, historic units of the state park system, premises being operated under a temporary on-sale beer license, on-sale beer licensed stadia, auditoria, fairgrounds, or racetracks, or nonprofit theater companies.

This bill would exempt winegrowers’ premises from the definition of “public premises.”

Existing law allows a retail licensee to return beer to the wholesaler or manufacturer from whom the retail licensee purchased the beer within 15 days from the date the beer was delivered, as provided.

This bill would allow for the return of beer recalled for health or safety issues at anytime.

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.

This 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 “special events,” as defined, held at the facilities of a public community college.

Existing law does not prohibit the service of any alcoholic beverage by any person between 18 and 21 years of age in any bona fide eating place licensed for the on-sale of alcoholic beverages if certain conditions exist.

This bill would define “service” for purposes of this provision to include the delivery, presentation, opening, or pouring of an alcoholic beverage to customers.

Existing law requires any corporation, limited partnership, or limited liability company holding a license to manufacture, distill, rectify, or sell alcoholic beverages to report any change in the ownership, management, or control of the entity to Department of Alcoholic Beverage Control.

This bill would extend the reporting requirement to any corporation, limited partnership, or limited liability company that holds, directly or indirectly, 10% or more of the ownership of a license to manufacture, distill, rectify, or sell alcoholic beverages.

This bill would also make technical and conforming changes.

This bill would impose a state-mandated local program by changing the definition 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. 509 (AB 3073) Committee on Governmental Organization Horse racing.

Existing law provides that the jurisdiction and supervision over meetings in this state where horse races with wagering on their results are held or conducted, and over all persons or things having to do with the operation of such meetings, is vested in the California Horse Racing Board.

Existing law provides for special races for California-bred horses, with minimum purse money allocated to those races. Existing law defines a “California-bred horse” for that purpose.

This bill would require California-sired horses to be included within the special races designated for California-bred horses, as specified. This bill would define a “California-sired horse” for that purpose.

Existing law makes it a criminal offense for any person to influence, induce, or conspire with any owner, jockey, groom, or other person associated with or interested in any stable, horse, or race in which a horse participates, to affect the result of that race, as specified.

This bill would add trainers to the list of parties whom a person may not influence, induce, or conspire with to affect race results.

Existing law forbids, among other things, the administration of drugs to a horse to affect race results, but exempts from the definition of drugs for this purpose recognized vitamins or supplemental feeds approved by the veterinarian representing the California Horse Racing Board.

This bill would instead exempt recognized vitamins or supplemental feeds approved by or in compliance with the rules and regulations of the board. The bill would make other technical and nonsubstantive changes to these provisions.

By expanding the scope of an existing criminal offense, 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. 510 (AB 3074) Committee on Governmental Organization Horse racing.

Existing law provides that the California Horse Racing Board may authorize a California harness racing association conducting a live racing meeting to accept wagers on the full card of races conducted by another racing association on the day that other association conducts the Breeder's Crown Stakes, the Meadowlands Pace, the Hambletonian, or the North American Cup.

This bill would authorize the board to permit a California harness racing association conducting a live racing meeting to accept wagers on the full card of races conducted by another racing association on the day that other association conducts the Kentucky Futurity.

Existing law authorizes a thoroughbred racing association or fair to distribute the audiovisual signal and accept wagers on the results of out-of-state thoroughbred races conducted in the United States during the calendar period the association or fair is conducting a race meeting, including days on which there is no live racing being conducted by the association or fair, without the consent of the organization that represents horsemen participating in the race meeting and without regard to the amount of purse, provided however, 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 also provides, subject to exceptions, that the total number of thoroughbred races imported by associations or fairs on a statewide basis under these provisions not exceed 23 per day on days when live thoroughbred or fair racing is being conducted in the state.

This bill would delete the restriction limiting the total number of thoroughbred races on which wagers are accepted statewide in any given year to a number not exceeding the total in 1998, as specified. The bill would also provide that, subject to exceptions, the total number of thoroughbred races imported by associations or fairs on a statewide basis under these provisions shall not exceed 32 per day on days when live thoroughbred or fair racing is being conducted in the state.

Under existing law, 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 additional wagering, and would increase correspondingly the amount of continuously appropriated license fees, thereby making an appropriation. This bill would also result in a change in state taxes for the purpose of increasing state revenues within the meaning of Section 3 of Article XIII A of the California Constitution, thereby requiring a  $\frac{2}{3}$  vote for passage.

Ch. 511 (AB 3076) Huffman Vehicles: Maddy Emergency Medical Services Fund.

Existing law requires that in each county a penalty in the amount of \$7 for every \$10 upon a fine, penalty, or forfeiture be imposed and collected by the courts for all criminal offenses to be deposited in various county funds.

Until January 1, 2009, for purposes of supporting emergency medical services, a county board of supervisors may levy an additional penalty in the amount of \$2 for every \$10 upon a fine, penalty, or forfeiture imposed and collected by a court for criminal offenses, and

deposit the collected funds into a Maddy Emergency Medical Services (EMS) Fund established by the county.

Existing law, in lieu of adjudicating a traffic offense of a person who holds a specified type of driver's license, authorizes a court to order or permit a person convicted of a traffic violation to attend traffic violator school, a licensed driving school, or other court-approved program of driving instruction. 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 or who attends any other court-supervised program of traffic safety instruction pursuant to these provisions. Existing law requires that revenues derived from collection of this fee be deposited in each county's general fund and distributed in accordance with a specified provision of existing law, including, if applicable, depositing an amount equal to \$2 for every \$7 that would have been collected pursuant to the penalty provisions described above into the county's Maddy Emergency Medical Services (EMS) Fund.

This bill would additionally require revenues from the above-described traffic violator school or traffic safety program fees, in an amount equal to \$2 for every \$10 that would have been collected by a county that imposes that penalty pursuant to the penalty provisions described above, to be deposited into the county's Maddy EMS Fund, commencing January 1, 2009. The bill would provide that a county would not be held liable for depositing these funds into the county EMS fund before January 1, 2009.

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

Ch. 512 (AB 3081) Committee on Natural Resources Sierra Nevada Conservancy.

Existing law establishes the Sierra Nevada Conservancy to undertake various activities related to the Sierra Nevada Region, as defined, and prescribes the management, powers, and duties of the conservancy. Among its duties, the conservancy is to protect, conserve, and restore the region's physical, cultural, archaeological, historical, and living resources. Existing law provides that in the case of a grant of funds to a nonprofit organization or tribal organization to acquire an interest in real property, the agreement between the conservancy and recipient nonprofit organization shall meet certain conditions.

This bill would revise the definition of "nonprofit organization" for purposes of those provisions.

Ch. 513 (SB 140) Kehoe State property: City of San Diego.

(1) Existing law authorizes the Director of General Services to acquire and convey real property for the state, whenever that transfer of the real property is authorized or contemplated by law.

This bill would authorize the director to sell, lease, exchange, or any combination thereof, approximately 2.7 acres of real property in the City of San Diego that is specifically declared not to be surplus to the needs of the state, and, in return, to acquire up to 120,000 net square feet of usable office and related space for consolidated administrative operations of the state. The bill would also provide that funds derived from the sale or exchange of the real property would be appropriated to the Department of General Services to expend for the purposes of the bill.

(2) Existing law authorizes the Director of General Services to purchase, exchange, or otherwise acquire real property, and construct facilities including any improvements, betterments, and related facilities in the City of San Diego, as specified.

This bill would repeal this provision.

Ch. 514 (SB 361) Scott Postsecondary education: California Postsecondary Education Commission.

(1) Existing law establishes the California Postsecondary Education Commission (CPEC) as the statewide postsecondary education coordinating and planning agency and provides for its functions and responsibilities.



This bill would require, unless otherwise specified, that reports submitted to the Legislature by the commission be submitted to the Senate and Assembly budget subcommittees on education, the Senate education and Assembly higher education subcommittees, the Legislative Analyst's Office, the office of the Secretary for Education, and the Department of Finance. This bill would, if full funding is not provided in the annual Budget Act, express the intent of the Legislature that the commission prioritize its workload to ensure, at a minimum, that specified responsibilities are completed in a timely manner.

(2) Existing law requires the governing board of each community college district, the Trustees of the California State University, the Board of Directors of the Hastings College of the Law, the Regents of the University of California, and the governing board of any postsecondary institution receiving public funds for student financial assistance to compile records and safety plans relating to campus security, submit a report of this information to the Legislature and the Governor, and establish guidelines for identifying and reporting occurrences of hate violence.

This bill would require the commission to make these reports available to the Legislature and the general public on its Internet Web site and would delete the requirements that the guidelines be developed in consultation with the commission and that they include specified elements.

(3) Existing law establishes the Student Opportunity and Access Program, administered by the Student Aid Commission, to increase postsecondary educational opportunities, improve students' access to higher education, and reduce the duplication of services by coordinating outreach efforts. The CPEC is required to periodically review and evaluate the program as part of its regular assessment of student academic development programs in the state.

This bill would delete the requirement that the CPEC review and evaluate the program.

(4) Existing law requires the CPEC to prepare and submit a biennial report regarding standardized tests of the state's test subjects to the Governor, the Legislature, the Regents of the University of California, the Board of Governors of the California Community Colleges, the Trustees of the California State University, and the Superintendent of Public Instruction.

This bill would delete this requirement.

#### Ch. 515 (SB 1112) Scott Class size reduction: apportionments.

(1) Existing law establishes the Class Size Reduction Program, in which participating school districts are provided funding for each class in which the class size is reduced to a ratio of 20 or fewer pupils per certificated teacher in kindergarten and any of grades 1 to 3, inclusive. Existing law requires the program to be implemented according to a prescribed order of priority based on grade level, and requires the Controller to deduct a specified amount from the next principal apportionment to the school district for each class that the district failed to reduce to 20 or fewer pupils. The amount deducted is adjusted, for qualifying districts, according to the number of pupils over 20 per class who were enrolled, in effect creating a mitigation formula. Existing law, on July 1, 2009, makes these mitigation provisions inoperative, and repeals them as of January 1, 2010.

This bill would change the date that these provisions will become inoperative to July 1, 2014, and would change the date that these provisions will become repealed to January 1, 2015.

(2) Existing law, on and after July 1, 2009, requires the Controller to deduct an amount equal to the amount received by a participating school district for each class that the school district failed to reduce to a class size of 20 or fewer pupils from the school district's next principal apportionment or apportionments of state funds, as specified.

This bill would provide for these provisions to instead become operative on July 1, 2014.

#### Ch. 516 (SB 1158) Scott Student financial aid: Assumption Program of Loans for Education.

Existing law establishes an assumption program of loans for education, administered by the Student Aid Commission, under which any person enrolled in a participating institution of postsecondary education, or any person who agrees to participate in a teacher trainee or teacher internship program, is eligible to enter into an agreement for loan assumption, to be redeemed pursuant to a prescribed procedure upon becoming employed as a teacher if he or she satisfies certain conditions. Existing law authorizes the commission to issue loan assumption agreements to out-of-state teachers. Existing law also limits the number of loan assumption agreements that can be issued to district interns to 500 per year.

This bill would expand program eligibility by including an otherwise qualified applicant who agrees to teach on a part-time basis for the equivalent of 4 full-time academic years in a public school in the state and a specified credentialed teacher who has not already participated in the program, and who is teaching at a public school ranked in the lowest 2 deciles on the Academic Performance Index. The bill would limit the number of loan assumption agreements that can be provided to specified credentialed teachers to no more than 400 per year and delete the commission's authority to provide agreements to out-of-state teachers. The bill would also reduce the number of loan assumption agreements that can be issued to district interns from 500 to 100 per year.

The bill would provide that a program participant receive a deferral of the resumption of the full liability for the loan for a period not to exceed one calendar year, unless approved by the commission for a longer period, under specified circumstances. The bill would prohibit a participant from owing a refund on any state or federal educational grant or having defaulted on any student loan. The bill would provide that if a participant fails to redeem an agreement for student loan assumption within 10 years of the agreement's issuance, the participant would assume full liability for all student loan obligations. The bill would make technical and clarifying changes and delete obsolete provisions of law.

Ch. 517 (SB 1178) 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 the board to deny an application for licensure, renewal, or reinstatement of, or to revoke, the license of an individual who is required to register as a sex offender under the law of this state, another state, or the military. Existing law specifies exceptions to this requirement, including any administrative adjudication fully adjudicated prior to January 1, 2008, as specified.

This bill would also apply these provisions to an individual who is required to register as a sex offender under federal law. The bill would delete the requirement with regard to renewal of a license and would specify that the board may not reissue the individual's license, and may not issue a stay of a license revocation or denial and place the license on probation. The bill would also specify that a petition for reinstatement of a revoked or surrendered license is considered a new proceeding for purposes of the exception related to administrative adjudications.

Ch. 518 (SB 1186) Scott Teachers.

(1) Existing law requires the governing board of a school district to employ for positions requiring certification qualifications only persons who possess the qualifications for those positions. Existing law authorizes the Commission on Teacher Credentialing to waive provisions governing the preparation or licensing of educators in certain situations. If a suitable fully prepared teacher is not available to the school district, the district is required to make reasonable efforts to recruit first a credential candidate who is scheduled to complete initial preparation requirements within 6 months and then a candidate who is qualified to participate in an approved internship program in the region of the school district.

This bill would instead require a school district that seeks a waiver of provisions governing the preparation or licensing of educators to recruit first a candidate who is qualified to participate and enrolls in an approved internship program in the region of the school district and then a candidate who is scheduled to complete preliminary credential requirements within 6 months. The commission would be required to assure that the employer will provide orientation, guidance, and assistance to the candidate.

(2) Existing law requires the Commission on Teacher Credentialing to establish standards and procedures for the initial issuance and renewal of teaching credentials. The commission is prohibited from initially issuing a credential, permit, certificate, or renewal of an emergency credential to a person to serve in the public schools unless the person demonstrates proficiency in basic reading, writing, and mathematics skills in the English language by passing the state basic skills proficiency test, unless the applicant is exempted. The Superintendent of Public Instruction is required, by July 31, 2007, to establish passing scores for the Graduate Record Examinations, the Scholastic Aptitude Test Reasoning Test, and the ACT Plus Writing test that would be substituted for a passing score on the state basic skills proficiency test. A school district is authorized to hire a certificated teacher who has not taken the state basic skills proficiency test if the person has not been afforded an opportunity to take the test.

This bill would exempt from the state basic skills proficiency test an applicant for an eminence credential and an applicant who achieves scores on the writing, reading, and mathematics sections of the College Board SAT Reasoning Test, the enhanced ACT English and mathematics tests, or the California State University Early Assessment Program that are sufficient to waive the English placement test and the entry level mathematics examination administered by the California State University. The bill would delete the requirement that the Superintendent establish passing scores on the specified tests that would be substituted for a passing score on the state basic skills proficiency test. The bill would extend the authority to hire a certificated teacher who has not been afforded an opportunity to take the state basic skills proficiency test to county offices of education and would apply this exemption to certificated personnel rather than certificated teachers.

The bill would make technical changes and delete obsolete provisions regarding the state basic skills proficiency test and holders of specified designated subjects credentials.

(3) Existing law establishes a grant program for qualifying school districts, county offices of education, colleges, and universities that operate alternative certification programs designed to lead to a permanent credential. Alternative certification programs are required to address geographic and subject matter shortage areas and be targeted toward people with work experience and others who already have a bachelor's degree in the field in which they plan to teach. Criteria for selecting grant applicants is required to be limited to specified factors, including geographic distribution and the number of participants to be served. A legislative finding regarding the need for the program states that there is a serious shortage of qualified teachers in the subjects of mathematics, science, and technology, of teachers who work with limited-English-proficient pupils, and of minority teachers.

This bill would delete teachers of technology from the legislative finding that there is a serious shortage of qualified teachers and would add special education teachers to that legislative finding. Geographic distribution would be deleted from the criteria for selecting grantees. The criteria for selecting grantees would be required to include the number of credentialed teachers with at least a preliminary or level 1 credential at each schoolsite where interns will be assigned and the capacity of the grantee to provide mentoring support and assistance to interns.

(4) Existing law establishes the Certificated Staff Mentoring Program for the purpose of encouraging experienced teachers to teach in staff priority schools and to assist teacher interns during their induction and first years of teaching. In order to be eligible for program funding, a school district is required to agree, among other things, to provide an annual salary stipend to each mentor teacher who agrees to teach in certain priority schools.

This bill would include in the purpose of the program encouraging experienced teachers to assist beginning teachers and require a school district, in addition to existing funding requirements, to assure that each experienced teacher receiving a stipend as a certificated staff mentor is providing mentoring and support services first to candidates participating in alternative certification programs and then to beginning teachers participating in a Beginning Teacher Support and Assessment (BTSA) program. A school district would be authorized to assign teachers who serve as support providers in alternative certification or BTSA programs as certificated staff mentors.

Ch. 519 (SB 1197) Alquist Regional occupational centers: joint powers authorities: funding.

Existing law permits the governing board of any high school district, as specified, the governing board of any joint powers regional occupational center or program (ROC/P), or the county superintendent of schools that conducts any county-operated ROC/P, to establish and maintain, in connection with any high school or ROC/P under its or his or her jurisdiction, cooperative career technical education programs or community classrooms as part of a career technical education course in accordance with rules and regulations prescribed by the Superintendent of Public Instruction.

Existing law requires that an ROC/P established and maintained by school districts or joint powers agencies pursuant to a joint powers agreement receive in annual operating funds an amount per unit of average daily attendance equal to the revenue limit received by participating school districts, as specified, from each of the participating school districts.

This bill, commencing in the 2009–10 fiscal year, would require that an ROC/P established and maintained by school districts or joint powers agencies pursuant to a joint powers agreement receive in annual operating funds an amount per unit of average daily attendance equal to the revenue limit received by each of the participating school districts, as specified, directly from the county office of education in which it is located.

Ch. 520 (SB 1245) Negrete McLeod California Mexican American Veterans' Memorial.

Existing law establishes the California Mexican American Veterans' Memorial Beautification and Enhancement Committee and provides for its composition and duties. Existing law authorizes the beautification and enhancement of an existing memorial on state grounds, as defined, provided for through private contributions, and authorizes the committee 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 require the Department of General Services, in consultation with the committee, to accomplish specified goals with respect to the design and construction of the memorial.

This bill would, before any construction begins, require the Department of Finance to determine that sufficient private funding is available to construct, enhance, and maintain the memorial and the committee to sign a maintenance agreement, as specified.

Ch. 521 (SB 1247) Lowenthal Farmworker housing assistance.

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 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 repeal the farmworker housing assistance program and, instead, would require that an amount specified within those tax credit provisions be set aside for projects housing farmworker households, as provided.

This bill would also repeal specified existing tax credits for farmworker housing authorized under the Personal Income Tax Law and the Corporation Tax Law.

This bill would incorporate specified changes proposed by SB 585 if both this bill and SB 585 are chaptered, as provided.

Ch. 522 (SB 1250) Yee Juveniles: communications.

(1) Existing law requires the public officer responsible for the well-being of any minor in the custody of the state or the county to notify the parents or guardians of that minor, if they can reasonably be located, within 24 hours of any serious injury or serious offense committed against the minor, upon reasonable substantiation that a serious injury or offense has occurred. This requirement does not apply if the minor requests that his or her parents or guardians not be informed and the chief probation officer or the Chief Deputy Secretary for Juvenile Justice determines that would be in the best interest of the minor.

This bill would expand the above provision to require the public officer responsible for the well-being of any person in the custody of the Division of Juvenile Facilities to successfully contact at least one individual who is a parent, guardian, or emergency contact of that person, if the individual can reasonably be located, within 24 hours of any suicide attempt, as defined, by the person, or of any serious injury or serious offense committed against the person. The bill would authorize the person, in consultation with division staff, as appropriate, and with concurrence of the public officer responsible for the well-being of that person, to designate other persons who may be notified in lieu of a parent or a guardian. This requirement would not apply if a minor in custody requests that his or her parents, guardians, or other persons not be notified and the director of the division facility determines that would be in the best interest of the minor, or if an adult in custody does not consent to the notification. The bill would require an appropriate staff person, on specified occasions, to explain to a person in custody his or her rights pursuant to these provisions. The bill would require the division to provide the person with forms and any information necessary to provide informed consent as to who shall be notified and would require staff to enter specified information in this regard into the ward's record. The bill would also expand the definition of a "serious injury" for purposes of these provisions.

(2) Existing law requires each facility of the Division of Juvenile Facilities to post a listing of the statutory rights of youth confined in division facilities in a conspicuous location. The Office of the Ombudspersons of the Division of Juvenile Facilities is required to design posters and provide the posters to each division facility.

This bill would require the division, on or before July 1, 2010, to ensure the listing of rights and posters described above are translated into Spanish and other languages as determined necessary by the division. The bill also would require a copy of the rights of the youth to be included in orientation packets provided to parents or guardians of wards, and copies of the rights of youth in English, Spanish, and other languages to be made available in the visiting areas of division facilities and, upon request, to parents or guardians.

(3) Existing law provides that a ward confined in a division facility shall be allowed a minimum of 4 telephone calls to his or her family per month, but authorizes the restriction of telephone usage when calls conflict with institutional operations, supervision, or security, to the extent reasonably necessary for the continued operation and security of the facility.

This bill would provide that those 4 telephone calls may only be temporarily restricted pursuant to these provisions. The bill would authorize a ward, when speaking by telephone or corresponding with a family member, clergy, or counsel, to use his or her native language or the native language of the person to whom he or she is speaking or writing. The bill also

would require, except as specified, the division to encourage correspondence with family or clergy by providing blank paper, envelopes, pencils, and postage, as specified.

(4) Existing law requires the division, not less than 60 days prior to the scheduled parole consideration hearing of a ward eligible for release on parole on or after September 1, 2007, as specified, to provide to the probation department and the court of the committing county, and the ward's counsel, if known, the ward's most recent written case review, along with notice of the parole consideration hearing date.

This bill would require the division to notify the ward of the date and location of the parole consideration hearing not less than 30 days prior to the ward's scheduled parole consideration hearing. The bill would provide that a ward has the right to contact his or her parent or guardian, if he or she can reasonably be located, to inform the parent or guardian of the date and location of the parole consideration hearing. The bill would require the division to also allow the ward to inform other persons identified by the ward, if they can reasonably be located, and who are considered by the division as likely to contribute to a ward's preparation for the parole consideration hearing or the ward's postrelease success. The bill would set forth exceptions to these requirements under specified conditions. The bill would require an appropriate staff person, on specified occasions, to explain to a person in custody his or her rights pursuant to these provisions.

Ch. 523 (SB 1274) Wyland Patriotic exercises and instruction.

Existing law requires a public school to conduct daily patriotic exercises. Existing law provides that this requirement may be satisfied through reciting the Pledge of Allegiance to the Flag of the United States of America.

This bill would specify that instruction that promotes understanding the concepts of "pledge," "allegiance," "republic," and "indivisible," and understanding the importance of the pledge as an expression of patriotism, love of country, and pride in the United States of America satisfies the requirement that patriotic exercises be conducted. This bill would also require that, when pupils in a public school are instructed with regard to the words of the Pledge of Allegiance to the Flag of the United States of America as part of these patriotic exercises, the school is to provide a combination of the giving of the pledge and the instruction described above, which shall be provided by school districts during the time allotted for the patriotic exercise.

Ch. 524 (SB 1284) Lowenthal Property tax: welfare exemptions: rental housing and related facilities.

Existing property tax law establishes a partial welfare exemption for property used exclusively for rental housing and related facilities that are owned and operated by either of any certain types of nonprofit entities or veterans' organizations that meet specified exemption requirements, if either of certain qualifying criteria are met.

This bill would authorize the partial welfare exemption to apply to property that was previously purchased and owned by the Department of Transportation, as specified, and that is now solely owned by an organization that qualifies as an exempt organization, as specified. This bill would require any outstanding tax, interest, or penalty that was levied or imposed upon property that satisfies these criteria for the partial welfare exemption between January 1, 2002, and January 1, 2009, be canceled if the owner of the property certifies that specified conditions were met at the time the tax was levied. This bill would make findings and declarations with regard to the cancellation of this tax.

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. 525 (SB 1370) Yee Education: freedom of speech and of the press.

(1) Existing law grants to public school pupils the right to exercise freedom of speech and of the press, as specified. Existing law also prohibits school districts operating one or more high schools and private secondary schools from making or enforcing a rule that subjects a high school pupil to disciplinary sanctions solely on the basis of conduct that is speech or other communication that is protected by specified provisions of the United States Constitution and the California Constitution. A pupil enrolled in a school that has made or enforced a rule in violation of this prohibition is authorized to commence a civil action for injunctive and declaratory relief.

This bill would specify that the authority to commence a civil action applies to a pupil who is enrolled at the time the secondary educational institution made or enforced a rule in violation of the prohibition. The bill also would prohibit an employee from being dismissed, suspended, disciplined, reassigned, transferred, or otherwise retaliated against solely for acting to protect a pupil engaged in conduct authorized by a specified provision of state law or refusing to infringe upon conduct that is protected pursuant to state law or those constitutional provisions.

(2) Existing law prohibits the Regents of the University of California, the Trustees of the California State University, and the governing board of a community college district from making or enforcing a rule subjecting a student to disciplinary sanction solely on the basis of conduct that is speech or other communication that is protected by specified provisions of the United States Constitution and the California Constitution. A student enrolled in an institution that has made or enforced a rule in violation of this prohibition is authorized to commence a civil action for injunctive and declaratory relief.

This bill would specify that the authority to commence a civil action applies to a student who is enrolled at the time the community college or university made or enforced a rule in violation of the prohibition. The bill also would prohibit an employee from being dismissed, suspended, disciplined, reassigned, transferred, or otherwise retaliated against solely for acting to protect a student engaged in conduct authorized by a specified provision of state law or refusing to infringe upon conduct that is protected pursuant to state law or those constitutional provisions.

(3) Existing law also prohibits a private postsecondary educational institution from making or enforcing a rule that subjects a student to disciplinary sanctions solely on the basis of conduct that is speech or other communication that is protected by specified provisions of the United States Constitution or the California Constitution and authorizes a student enrolled in an institution that has made or enforced a rule in violation of this prohibition to commence a civil action.

This bill would specify that the authority to commence a civil action applies to a student who is enrolled at the time the institution made or enforced a rule in violation of the prohibition.

Ch. 526 (SB 1371) Correa Insurance: automobile repair capping.

Existing law prohibits insurers from engaging in specified acts relating to automotive repair.

This bill would prohibit insurers from capping paint and materials charges, as defined.

Ch. 527 (SB 1511) Ducheny Common interest developments: mortgages: successors in interest.

The Davis-Stirling Common Interest Development Act provides for the creation and regulation of common interest developments. Under existing law, a common interest development is managed by an association pursuant to the provisions of the governing documents of the development.

Existing law requires a trustee or mortgagee to record a notice of default and to post and publish a notice of sale prior to selling real property at a foreclosure sale. Existing law allows any person desiring a copy of any notice of default and notice of sale to cause to be recorded a request for a copy of those notices, as specified, and requires a mortgagee or trustee to provide those notices to a person who has caused that request to be recorded.

This bill would allow an association, with respect to separate interests governed by the association, to record a request that a mortgagee, trustee, or other person authorized to record a notice of default regarding any of those separate interests mail to the association a copy of any trustee's deed upon sale concerning a separate interest, as specified. The bill would require the mortgagee or trustee to mail that information to the association within 15 business days following the date the trustee's deed is recorded. The bill would specify that failure to mail the request, pursuant to that provision, would not affect the title to real property.

Ch. 528 (SB 1561) Steinberg Transit districts: prohibition orders: Sacramento Regional Transit District: Fresno Area Express.

Existing law prohibits certain acts by a person with respect to the property, facilities, or vehicles of a transit district. A violation is an infraction punishable by a fine not exceeding \$75 on a first offense, or a fine not exceeding \$250 or by community service on a subsequent offense.

This bill would, until January 1, 2012, authorize the Sacramento Regional Transit District and the Fresno Area Express to issue a prohibition order to any person cited for committing one or more of certain prohibited acts and under various other circumstances. The prohibition order would prohibit the person subject to the order from entering the property, facilities, or vehicles of the transit district for specified periods of time up to one year. The bill would establish notice requirements in that regard and would provide opportunities for initial and administrative review of the order. The bill would require a transit district exercising this authority to establish an advisory committee, to ensure that personnel charged with issuance and enforcement of prohibition orders receive training, to provide reasonable notice to transit district riders, as specified, and to provide an annual report to the Legislature, as specified. A violation of a prohibition order would be punishable as an infraction. By revising the definition of a crime, the bill would impose a state-mandated local program.

Existing law provides for creation of the Sacramento Regional Transit District, with specified powers and duties relative to operation of public transit services in its service area. Existing law authorizes the board of the district to designate persons regularly employed by the district as inspectors or supervisors with specified authority to enforce district ordinances and specified state laws, and sets forth the procedures to be followed in that regard.

This bill would revise, until January 1, 2012, the authority of all of the persons designated by the board to incorporate additional procedures relating to arrest and issuance of citations.

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

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

Ch. 529 (SB 1584) Padilla Veterinary medicine.

Existing law, the Veterinary Medicine Practice Act, provides for the licensure or registration and regulation of veterinarians and veterinary technicians by the Veterinary Medical Board of California and makes a violation of that act a crime. Existing law requires the board to adopt a regular inspection program that provides for random, unannounced inspections and authorizes the board to inspect at any time a premises in which veterinary medicine, veterinary dentistry, or veterinary surgery is being practiced.

This bill would require the board to appoint a voluntary, advisory multidisciplinary committee consisting of no more than 9 members to assist, advise, and make recommendations for the implementation of rules and regulations necessary to ensure proper



administration and enforcement of the act, and would make this provision inoperative on July 1, 2011, and repealed on January 1, 2012. The bill would require the board to prioritize its investigative and prosecutorial resources in a specified manner and to annually report and make publicly available the number of disciplinary actions that are taken in each priority category. The bill would require, if the board determines, as a result of inspection, that a premises or place is not in compliance with board standards, that the board provide a notice of deficiencies and a reasonable time for compliance prior to commencing further action.

Existing law authorizes the executive officer of the board to, upon completion of an investigation, issue a citation to a veterinarian or unlicensed person for violations of the act, as specified. Existing law requires that, before issuing a citation, the executive officer submit the alleged violation for review and investigation to at least one designee of the board who is a veterinarian licensed in, or employed by, the state. Existing law provides that a citation may contain a civil penalty and requires the board to adopt regulations covering the assessment of civil penalties that give due consideration to the appropriateness of the penalty with respect to various factors, including, but not limited to, the gravity of the violation.

This bill would require that consideration of the gravity of the violation include whether the violation is minor. In addition, the bill would specifically require that the designee to whom the alleged violation is submitted prior to issuing a citation be licensed in, or employed by, the state either full time or part time and not be out of practice for more than 4 years.

Existing law requires the board to establish an advisory committee on issues pertaining to the practice of registered veterinary technicians and vests that committee with various powers and duties.

This bill would require that the committee consist of 5 members to be appointed by the board commencing January 1, 2009, as specified. The bill would specify the term length and term limit for committee members and would enact other related provisions.

Existing law requires that an applicant for registration as a veterinary technician furnish satisfactory evidence of graduation from a 2-year curriculum in veterinary technology in a college or postsecondary institution approved by the board. Alternatively, existing law authorizes an applicant to furnish satisfactory evidence of the equivalent of that requirement as determined by the board.

This bill would specify that education or a combination of education and clinical practice experience may constitute the equivalent of that requirement, as determined by the board.

Existing law authorizes the board to make a charge for official documents pertaining to the board's affairs. Existing law requires the board to set and collect various other fees, including, but not limited to, a national licensing examination fee for veterinarians, a registration fee for veterinary technicians, a diversion program registration fee, and an application fee for schools seeking approval of a registered veterinary technician curriculum. Existing law sets the maximum amounts of those fees, as specified, and requires deposit of revenue from those fees into the Veterinary Medical Board Contingent Fund, a continuously appropriated fund.

This bill would add a provision to the act requiring a registered veterinary technician to notify the board of his or her new mailing address within 30 days of changing that address and to indicate, in the application for renewal of registration, whether he or she has changed his or her mailing address. The bill would add a fee of \$25 for failing to report that change in mailing address. The bill would delete the provision authorizing the board to make a charge for official documents pertaining to the board's affairs and instead provide that any charge for duplication or other services be set at the cost of rendering the service, except as specified. The bill would also increase the maximum amounts that the board may set for certain other fees, as specified, and would delete the provision of existing law requiring the board to set and collect the fee for the national licensing examination. The bill would require that a school or institution seeking approval of a registered veterinary technician curriculum pay an application fee set by the board not to exceed \$300 and also pay the actual costs of an inspection conducted by the board, as specified. The bill would make other

nonsubstantive, technical changes. By increasing the source of funds for a continuously appropriated fund, the bill would make an appropriation.

Because this bill would create new requirements within the Veterinary Medicine Practice Act, the 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. 530 (SB 1637) Torlakson The California Technology Assistance Project.

Existing law creates the California Technology Assistance Project administered by the State Department of Education to provide a regionalized network of technical assistance to schools and school districts on the implementation of education technology. The California Technology Assistance Project is composed of regional consortia that work collaboratively with school districts and county offices of education to meet locally defined educational needs that can be effectively addressed with the use of technology. Existing law requires the State Board of Education to award grants to fund a school district or county office of education in each region of the California Technology Assistance Project to act as the lead agency to administer the services of that region. Under existing law, these provisions remain in effect only until January 1, 2009.

This bill would instead provide that these provisions would remain in effect until January 1, 2014.

Ch. 531 (SB 1638) Alquist Juveniles: juvenile court schools.

Existing law requires a minor under the jurisdiction of the juvenile court as a consequence of delinquent conduct, in conformity with the interests of public safety and protection, to receive care, treatment, and guidance that is consistent with his or her best interest, that holds the minor accountable for his or her behavior, and that is appropriate for his or her circumstances.

Existing law provides for the establishment of public schools in juvenile halls, juvenile homes, day centers, juvenile ranches, juvenile camps, regional youth educational facilities, or Orange County youth correctional centers, as specified, to provide juvenile court school pupils with quality education and training. Existing law requires a county board of education to provide for the administration and operation of juvenile court schools in the county, either by the county superintendent of schools, as specified, or by contract with the respective governing boards of the elementary, high school, or unified school district in which the juvenile court school is located.

This bill would encourage each county superintendent of schools or governing board of a school district and each county chief probation officer to enter into a memorandum of understanding or an equivalent mutual agreement to support a collaborative process for meeting the needs of wards of the court who are receiving their education in juvenile court schools. The bill would specify various items that may be included in the memorandum of understanding or equivalent mutual agreement.

Ch. 532 (SB 1681) Battin Surplus state real property.

(1) Existing law requires the Department of General Services to offer land that has been declared surplus by the Legislature, and that is not needed by any state agency, to local agencies and private entities and individuals, subject to specified conditions.

This bill would revise the conditions and procedures by which the department may dispose of surplus land to local agencies and private entities and individuals.

(2) Existing law requires any state or local agency disposing of surplus land, prior to disposing of that property, to send a written offer to sell or lease the property for specified

purposes. A state or local agency is not prohibited from selling or leasing surplus land at fair market value or less. If the state or local agency receives offers for the purchase or lease of surplus land from more than one entity, the state or local agency is required to give first priority to the entity that agrees to use the site for housing for persons and families of low or moderate income, but first priority must be given to an entity that agrees to use the site for park or recreational purposes if the land being offered is already being used for those purposes or if the land is designated for park or recreational use in the general plan and will be developed for that purpose.

This bill would, instead, require the state to first offer surplus state real property to local agencies, and next, to offer the property to nonprofit affordable housing sponsors, as defined, prior to offering the property to private entities. The bill would prescribe the procedure for local agencies and nonprofit affordable housing sponsors to use to obtain the surplus state real property.

Ch. 533 (SB 1723) Maldonado Agriculture: pesticide recycling program and certification.

Existing law forbids the sale of a pesticide unless it is in a registrant's sealed or closed container or package.

This bill would require every person who is the first to sell any agricultural- or structural-use pesticide product for use in this state that is packaged in rigid, nonrefillable, high-density polyethylene (HDPE) containers of 55 gallons or less to establish a recycling program, or demonstrate participation in a recycling program to ensure HDPE containers are recycled. Container recycling would be required to comply with specified standards, as published in February 2006, and the recycling program would be required to be certified as being in compliance by a specified 3rd-party organization. This bill would require that records required by those standards shall be maintained for 3 years and shall be subject to audit by the Director of Pesticide Regulation. The bill would provide that any person who is required to establish or participate in this recycling program shall provide to the director, at least annually, a document certifying that this requirement has been met. The bill would allow the director to adopt regulations to carry out the purpose of these requirements, and state the Legislature's intent that any regulatory standards adopted by the department shall be at least as stringent as those standards published in February 2006, as specified. The bill would require specified information be posted on the department's Internet Web site commencing on September 1, 2010. A violation of these requirements would be punishable by a civil fine.

Ch. 534 (SB 1726) Scott Adoption.

(1) Existing law governs the presumptions that apply in a proceeding to determine parentage, including which presumption controls in a case in which 2 or more presumptions arise. Existing law also governs the determination of parentage when a wife undergoes artificial insemination. Existing law specifies that the donor of semen provided to a licensed physician and surgeon for use in artificial insemination of a woman other than the donor's wife is treated in law as if he were not the natural father of a child thereby conceived.

This bill would revise the latter provision to apply also to a donation provided to a licensed sperm bank and to a donation provided for use for in vitro fertilization.

(2) Existing law authorizes the joinder of prospective adoptive parents in a paternity action without the need for a separate motion.

This bill would provide that a joined party shall not be required to pay a fee in connection with this action.

(3) Existing law governs juvenile court proceedings and adoption and foster care proceedings. Among other things, these provisions provide for the confidentiality of juvenile court records, require that notice of hearings in dependency proceedings be given to specified persons, and govern the rights of parents in adoption proceedings. Existing law

generally provides that if a presumed father waives the right to notice in writing before a notary public, no notice of, voluntary relinquishment for, or consent to adoption shall be required from him for the adoption to proceed.

This bill would revise the latter provision to provide that a presumed father may waive the right to notice of any adoption proceeding before or after the birth of the child and in front of an authorized representative of the State Department of Social Services, an authorized representative of a public or private adoption agency, or a notary public.

(4) The Uniform Parentage Act governs the determination of parent and child relationships. Among other things, the act authorizes proceedings to terminate the parental rights of an alleged father when the child is the subject of an adoption proceeding and the alleged father has not, in writing, denied paternity or waived his right to notice of, voluntarily relinquished the child for, or consented to, the adoption.

This bill would revise and recast the provision relating to the termination of the rights of an alleged father of a child that is the subject of an adoption proceeding, as specified. The bill would provide, in addition, that a birth father may validly execute a waiver of notice or denial of paternity before or after the birth of the child, and once signed, no notice of, voluntary relinquishment for, or consent to the adoption of the child shall be required from the birth father for the adoption to proceed.

(5) Existing law provides that if a child is the subject of an adoption and a guardianship petition, the guardianship proceeding shall be consolidated with the adoption proceeding.

This bill would provide that both the guardianship case and the adoption case shall be heard and decided by the court in which the adoption is pending.

(6) Existing law provides that, after a consent to an adoption is signed by the birth parent or parents, the birth parent or parents signing the consent have 30 days to take one of specified actions, including signing a waiver of the right to revoke consent. Existing law requires a waiver to be signed in the presence of a representative of the department or the delegated county adoption agency. If those persons are not available within 10 days, the waiver may be signed in the presence of a judicial officer. Existing law also provides for the waiver to be signed in the presence of a judicial officer, as specified.

This bill would delete the provision authorizing the waiver to be signed in the presence of a judicial officer if neither a representative of the department or agency is available within an unspecified number of days, as specified. The bill would authorize a birth parent to sign the waiver in the presence of an adoption service provider if the birth parent is represented by independent legal counsel and the provider takes specified other action, or in the presence of a judicial officer of a court of record if the birth parent is represented by independent legal counsel. The bill would require that a licensed adoption agency or an adoption service provider provide specified information to a birth parent regarding his or her request to withdraw a relinquishment or a waiver of consent to adoption, as applicable. The bill would also set forth the role of independent legal counsel, as specified. The bill would set forth a specified certificate for that counsel to use in those proceedings. The bill would make other related changes.

(7) Existing law provides for the regulation of adoption facilitators, as defined. Existing law also requires the State Department of Social Services to establish and adopt regulations for a statewide registration process for adoption facilitators.

This bill would require the department to also establish and adopt regulations for a statewide enforcement process for adoption facilitators. The bill would require the process to include a means for removing adoption facilitators from the adoption facilitator registry.

(8) Existing law permits the department to deny inclusion in the registry for adoption facilitators to an applicant who has been convicted of any crime for which the department may deny a license to an adoption agency.

This bill would provide that the department may deny or revoke inclusion in the registry for adoption facilitators to an applicant who does not possess a criminal record clearance or exemption issued by the department, as specified, and the criminal record clearance

regulations applicable to personnel of private adoption services. The bill would also state that criminal record clearances and exemptions granted to adoption facilitators are not transferable.

(9) Existing law requires a person, prior to engaging in the business of or acting in the capacity of an adoption facilitator, to obtain a business license in the appropriate jurisdiction and be bonded, as specified. Existing law also requires the adoption facilitator to file a disclosure form when posting a bond, as specified. Under existing law, along with that disclosure form, the adoption facilitator must provide proof that the facilitator and any member of the staff who provides direct adoption services has a minimum of 3 years of experience employed by a public or private adoption agency, a registered adoption facilitator, or an adoption attorney who assists in bringing adopting persons and placing parents together for the purpose of adoption placement.

This bill would specify that the minimum of 3 years of experience described in that provision must be as an employee of a public or private adoption agency that is licensed by the department.

(10) Existing law also permits an adoption facilitator or staff member subject to that requirement to waive the educational and experience requirements, as specified, including by acquiring over 5 years of work experience providing direct adoption services.

This bill would also specify that the 5 years of work experience must be in providing direct adoption services for a licensed adoption agency.

This bill would also provide that any adoption facilitator who operates without having met certain requirements may be fined \$100 per day, as specified.

Ch. 535 (AB 2863) Leno Independent solar energy producers: master-meter customers.

(1) Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. An electrical corporation is defined as including every corporation or person owning, controlling, operating, or managing any electric plant for compensation within this state, except where electricity is generated on or distributed by the producer through private property solely for its own use or the use of its tenants and not for sale or transmission to others. Existing law requires that, when gas or electric service is provided by a master-meter customer to users who are tenants of a mobilehome park, apartment building, or similar residential complex, the master-meter customer charge each user at the same rate which would be applicable if the user were receiving gas or electricity directly from the gas or electrical corporation. Existing law creates further requirements for master-meter customers and for the corporations which provide service to them.

This bill would require a master-meter customer to charge each user a rate not to exceed the rate that would be applicable if the user were receiving gas or electricity, or both, directly from the gas or electrical corporation.

This bill would additionally create an exception from the definition of an “electrical corporation” for an independent solar energy producer, as defined.

(2) Existing law defines an “electric service provider” as an entity that offers electrical service to customers within the service territory of an electrical corporation, excluding electrical corporations, local publicly owned electric utilities, and certain cogenerators. Provisions of the existing Public Utilities Act restructuring the electrical services industry require that electric service providers register with the commission and provide for the authorization of direct transactions between electric service providers and end-use customers.

This bill would recast the existing definition and additionally create an exception for an independent solar energy producer, as defined.

(3) This bill would require an independent solar energy producer contracting for the use or sale of electricity or the lease of a solar energy system to an entity or person for use in a

residence to make certain disclosures to the buyer or lessee and to record a Notice of an Independent Solar Energy Producer Contract and related documents, as provided. The bill would impose specific information requirements on independent solar energy producers. The bill would require all contracts for the sale of electricity by an independent solar energy producer to an entity or person for use in a residence to be made available to the commission upon its request, and would provide for confidentiality of those contracts except as otherwise provided. The bill would require a master-meter customer of an electric utility who purchases electricity or leases a solar energy system from an independent solar energy producer, and who provides electric service to users who are tenants of a mobilehome park, apartment building, or similar residential complex, to charge each user of the electric service that is under a submetered system a rate for the solar generated electricity not to exceed the rate charged by the independent solar energy producer or the electric utility's rate for an equivalent amount of electricity, whichever is lower. The bill would impose civil liability on those who violate specified provisions in the amount of actual damages suffered by a transferee or transferor of the real property as a consequence of that violation.

Ch. 536 (AB 2857) Lieber California Alternative Rates for Energy: eligibility.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations and gas corporations, as defined. 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. Existing law requires the commission to establish a program of assistance to low-income electric and gas customers, referred to as the California Alternate Rates for Energy (CARE) program.

This bill would prohibit the commission from denying eligibility for the CARE program for a residential user of gas or electric service who is a submetered resident or tenant served by a master-meter customer on the basis that some residential units in the master-meter customer's mobilehome park, apartment building, or similar residential complex do not receive gas or electric service through a submetered system.

Ch. 537 (AB 2267) Fuentes California-based entities: self-generation incentive program.

(1) 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 State Energy Resources Conservation and Development Commission (Energy Commission) to develop, implement, and administer the Public Interest Energy 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.

This bill would state that it is in the best interest of the people of the state for the Energy Commission to positively contribute to the overall economic climate within its roles and responsibilities, including providing economic benefits to California-based entities, as defined. The bill would require the Energy Commission to give priority to California-based entities in making awards pursuant to the Public Interest Energy Research, Demonstration, and Development Program. The bill would define a California-based entity.

(2) Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations and gas corporations, as defined. Existing law requires the PUC, in consultation with the Energy Commission, to administer, until January 1, 2012, a self-generation incentive program for distributed generation resources. The program is applicable to all eligible technologies, as determined by the PUC and subject to certain air emissions and efficiency standards, until January 1, 2008, except

for solar technologies, which the PUC is required to administer separately, after January 1, 2007, pursuant to the California Solar Initiative. Commencing January 1, 2008, until January 1, 2012, existing law limits eligibility for nonsolar technologies to fuel cells and wind distributed generation technologies that meet or exceed emissions standards adopted by the State Air Resources Board (state board). Existing law authorizes the PUC, in administering the program, to adjust the amount of rebates, include other ultraclean and low-emission distributed generation technologies, as defined, and evaluate other public policy interests and energy efficiency and environmental interests. Pursuant to decisions of the PUC, Pacific Gas and Electric Company, Southern California Edison, and Southern California Gas Company are the program administrators throughout their respective service territories and the Center for Sustainable Energy is the program administrator for the San Diego Gas and Electric Company service territory.

This bill would require the PUC to provide from existing program funds an additional incentive of 20% for the installation of eligible distributed generation resources from a California supplier, as defined.

(3) This bill incorporates amendments to Section 25620 of the Public Resources Code proposed by both this bill and SB 1760, which would only become operative if both bills are enacted and become effective on or before January 1, 2009, each bill amends Section 25620 of the Public Resources Code, and this bill is enacted after SB 1760.

(4) Under existing law, a violation of the Public Utilities Act or any order, decision, rule, direction, demand, or requirement of the commission is a crime.

Because certain of the provisions of this bill are within the act and require action by the commission to implement its requirements, a violation of these provisions would impose a state-mandated local program by expanding the definition of a 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.

Ch. 538 (AB 1451) Leno Property tax: exclusion from newly constructed: active solar energy system.

(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 authorizes the Legislature to provide that “newly constructed” does not include, among other things, the construction or addition of an active solar energy system. Existing property tax law excludes from the definition of “newly constructed,” through the 2008–09 fiscal year, the construction or addition of an active solar energy system, as defined.

This bill would modify this exclusion to specify that “the construction or addition of an active solar energy system” includes the construction of an active solar energy system in a new building in which the owner-builder incorporated an active solar energy system in the initial construction of the new building and the owner-builder does not intend to occupy or use the new building. This bill would provide this exclusion to the initial purchaser of the new building, but only if the owner-builder did not receive the exclusion for the same system and the initial purchaser purchased the new building prior to that building becoming subject to reassessment to the owner-builder, as provided. This bill would require the State Board of Equalization, in consultation with the California Assessors’ Association, to prescribe the manner, documentation, and form for a taxpayer to claim this exclusion. This bill would require the county assessor to reduce the base year value of these residences by the value of the active solar energy system, less the total amount of any rebates for the active solar energy system received by either the owner-builder or the initial purchaser of the new building, as specified.

This bill would provide that the changes made by the bill apply beginning with the lien date or the 2008–09 fiscal year. This bill would also extend the active solar energy system exclusion from the definition of “newly constructed” through the 2015–16 fiscal year. This bill would also provide that its provisions are severable.

(2) By imposing new duties on county assessors, 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) 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. 539 (AB 2180) Lieu Solar energy.**

Existing law provides that a covenant, restriction, or condition contained in any deed, contract, security instrument, or other instrument affecting the transfer or sale of, or any interest in, real property that effectively prohibits or restricts the installation or use of a solar energy system is void and unenforceable, except as specified. Existing law provides that whenever approval is required for the installation or use of a solar energy system, the application for approval shall be processed and approved by the appropriate approving entity in the same manner as an application for approval of an architectural modification to the property, and shall not be willfully avoided or delayed. Any entity, other than a public entity, that willfully violates these provisions is liable to the applicant or other party for actual damages and must pay a civil penalty to the applicant or other party in an amount not to exceed \$1,000.

This bill would require that an approval or denial of an application be in writing. The bill would also provide that an application shall be deemed approved unless it has been denied in writing within 60 days from the date of receipt of the application, unless the delay is the result of a reasonable request for additional information. These provisions would apply only to an approving entity that is a homeowners’ association, and that is not a public entity.

This bill would incorporate changes made by AB 1892 that would become operative if both bills are enacted and this bill is enacted after AB 1892.

**Ch. 540 (AB 2466) Laird Local government renewable energy self-generation program.**

Under existing law, the Public Utilities Commission is vested with regulatory authority over public utilities. Existing law permits a private energy producer to generate electricity not generated from conventional sources, as defined, solely for its own use or the use of its tenants, or 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 requires the commission to review the charges paid by electrical corporations to private energy producers for electricity not generated from conventional power sources and to review standby and transmission charges made by electrical corporations to private energy producers and, after the review, to adjust those charges to encourage the generation of electricity from other than conventional power sources. Existing law authorizes the City of Davis to receive a bill credit, as defined, to a



benefiting account, as defined, for electricity supplied to the electrical grid by a photovoltaic facility located within and partially owned by the city and requires the commission to adopt a rate tariff for the benefiting account.

This bill would authorize a local government, as defined, to receive a bill credit, as defined, to a designated benefiting account, as defined, for electricity exported to the electrical grid by an eligible renewable generating facility, as defined, and requires the commission to adopt a rate tariff for the benefiting account.

Under existing law, a violation of the Public Utilities Act or an order or direction of the commission is a crime. Because the provisions of this bill would require an order or other action of the commission to implement and a violation of that order or action would be a crime, the bill would impose a state-mandated local program by creating a new crime.

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

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

#### Ch. 541 (AB 2768) Levine Energy: solar energy systems: pricing.

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, pursuant to a time-variant tariff developed by the PUC. Existing law authorizes 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, existing law requires 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 delete that authorization to delay implementation and revise those time-variant pricing provisions by deleting the requirement to impose time-variant pricing on ratepayers with a solar energy system and, instead, authorizing the commission to develop a time-variant tariff.

#### Ch. 542 (AB 2804) Hayashi Renewable energy resources: California Solar Initiative.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. A decision of the commission adopted the California Solar Initiative. Existing law requires the commission to undertake certain steps in implementing the California Solar Initiative, including authorizing the award of monetary incentives for up to the first megawatt of alternating current generated by a solar energy system, as defined, with the incentive level declining each year following implementation at a rate of no less than an average of 7% per year.

The California Solar Initiative sets forth the procedures by which applicants, including school and community college districts, that have committed to purchase and install a solar energy system may reserve funding to be made available upon installation of the system.

This bill would authorize a school district or community college district to request the extension of a reservation expiration date for monetary incentives for a solar energy system, up to a maximum of 3 extensions of 180 calendar days for each extension. The bill would require that the request be made in writing to the program administrators and contain specified information relating to the need for additional time.

Ch. 543 (SB 1754) Kehoe Energy: California Alternative Energy and Advanced Transportation Financing Authority.

The California Alternative Energy and Advanced Transportation Financing Authority Act established the California Alternative Energy and Advanced Transportation Financing Authority. The authority is authorized to do all things necessary and convenient to carry out the purposes of the act. The authority is also required to establish a renewable energy program to provide financial assistance to certain specified entities to generate new and renewable energy sources, develop clean and efficient distributed generation, and demonstrate the economic feasibility of new technologies.

This bill would additionally authorize the authority to purchase alternative source energy or projects for sale to a specified participating party and to make a loan to a participating party to purchase alternative source energy or projects. The bill would require the authority to ensure that a financed project is limited to resources that the authority determines support the state's goals for the reduction of emissions of greenhouse gases. The bill would specify that certain activities performed for projects financed by bonds for power purchase agreements are subject to requirements for public works projects. The bill would make conforming changes.

This bill would declare specified intent of the Legislature.

Ch. 544 (SB 380) Kehoe Renewable energy resources.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations, as defined. Existing law requires every electrical corporation to file with the commission a standard tariff for electricity generated by an electric generation facility, as defined, that is an eligible renewable energy resource with an effective capacity of not more than one megawatt, is located on property owned or under the control of a public water or wastewater agency, is sized to offset part or all of the electricity demand of the public water or wastewater agency, and meets other deliverability and interconnection requirements. The tariff is required to provide for payment for every kilowatthour of electricity generated by the electric generation facility at a market price determined by the commission pursuant to a specified law, for a period of 10, 15, or 20 years. 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, or the electrical corporation meets its proportionate share of the 250 megawatt limit based upon the ratio of its peak demand to total statewide peak demand of all electrical corporations. Existing law authorizes the commission to extend availability of the tariff to electric generation facilities not larger than 1.5 megawatts that otherwise comply with the above-described requirements.

This bill would instead require every electrical corporation to file with the commission a standard tariff for electricity generated by an electric generation facility with an effective capacity of not more than 1.5 megawatts, that is located on property owned or under the control of a customer, and that meets other deliverability and interconnection requirements. The bill would require the electrical corporation to make this tariff available to customers 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 500 megawatts, or the electrical corporation meets its proportionate share of the 500 megawatt limit based upon the ratio of its peak demand to total statewide peak demand of all electrical corporations. The bill would authorize the commission to modify or adjust the above-described requirements for any electrical corporation with less than 100,000 service connections, as individual circumstances merit.

Under existing law, a violation of the Public Utilities Act or an order or direction of the commission is a crime. Because this bill would require an order or other action of the commission to implement its provisions and a violation of that order or action would be a crime, 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.

This bill would provide that its provisions would not become operative if SB 1714 of the 2007–08 Regular Session is enacted on or before January 1, 2009, amending Section 399.20 of the Public Utilities Code.

#### Ch. 545 (SB 1135) Ducheny Cemeteries: endowment trust funds.

Existing law, the Cemetery Act, which is administered by the Cemetery and Funeral Bureau, provides for the regulation of private cemeteries, including any cemetery that establishes an endowment care fund or a special care trust fund. Under existing law, an endowment care cemetery is defined as one which has deposited in its endowment care fund at the time of or not later than completion of the initial sale specified minimum amounts for plots sold or disposed of.

This bill would increase the minimum amounts for each plot sold or disposed of that an endowment care cemetery is required to deposit in its endowment care trust fund, as prescribed.

#### Ch. 546 (SB 1147) Calderon Medi-Cal: eligibility: juvenile offenders.

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 governed, in part, by federal Medicaid provisions.

This bill would, commencing the later of January 1, 2010, or the date that all necessary federal approvals are obtained, require, to the extent permitted under federal law, Medi-Cal benefits provided to an individual under 21 years of age who is an inmate of a public institution to be suspended. This bill would require county welfare departments to notify the department within 10 days of receiving information that an individual under 21 years of age on Medi-Cal in the county is or will be an inmate of a public institution. This bill would also require, by a specified time period, the department, in consultation with the Chief Probation Officers of California and the County Welfare Directors Association, to establish the protocols and procedures necessary to implement these provisions.

By expanding the duties of county welfare departments, this bill would impose a state-mandated local program.

Existing law requires a county juvenile detention facility to provide specified information relating to a ward of the county who is scheduled to be released to the appropriate county welfare department, and requires the county to initiate an application and determine the individual's eligibility for the Medi-Cal program. Existing law also requires a county juvenile detention facility, prior to providing the information to the county welfare department, to notify the parent or guardian of a ward who is a minor of its intention to submit the information. Existing law requires the parent or guardian be given a reasonable time to opt out of the Medi-Cal determination.

This bill would provide that if the cooperation of the minor's parent or guardian is necessary to complete the application, but the parent or guardian fails to cooperate in completing the application, the county shall deny the application in accordance with due process requirements.

The California Constitution requires the state to reimburse local 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. 547 (SB 1422) Ridley-Thomas High-occupancy toll (HOT) lanes.

Existing law authorizes a regional transportation agency, in cooperation with the Department of Transportation, to apply to the California Transportation Commission to develop and operate high-occupancy toll (HOT) lanes, including administration and operation of a value-pricing program and exclusive or preferential lane facilities for public transit. Existing law requires the commission to review these applications and submit an eligible application to the Legislature for approval or rejection. Existing law requires approval to be achieved by enactment of a statute. Existing law prohibits approval of an application on or after January 1, 2012.

This bill would authorize a value-pricing and transit development demonstration program involving HOT lanes to be conducted, administered, developed, and operated on State Highway Route 110 and Interstate 10 in Los Angeles County on designated high-occupancy vehicle lanes by the Los Angeles County Metropolitan Transportation Authority (LACMTA) until January 15, 2013. The bill would authorize the LACMTA and the Department of Transportation to implement the program pursuant to a cooperative agreement that addresses specified matters in connection with the program and subject to other conditions, and to establish appropriate traffic flow guidelines, as specified. The bill would authorize the LACMTA to establish, collect, and administer the toll and to use the revenues for the direct expenses related to the program, including administrative costs, as specified. The bill would require the LACMTA and the department to report to the Legislature by December 31, 2012, on the demonstration program. The bill would make findings and declarations in this regard.

Ch. 548 (SB 1441) Ridley-Thomas Healing arts practitioners: substance abuse.

Existing law requires various healing arts licensing boards, including the Dental Board of California, the Board of Registered Nursing, the Physical Therapy Board of California, the Physician Assistant Committee, the Osteopathic Medical Board of California, and the California State Board of Pharmacy to establish and administer diversion or recovery programs or diversion evaluation committees for the rehabilitation of healing arts practitioners whose competency is impaired due to the abuse of drugs or alcohol, and gives the diversion evaluation committees certain duties related to termination of a licensee from the diversion program and reporting termination, designing treatment programs, denying participation in the program, reviewing activities and performance of contractors, determining completion of the program, and purging and destroying records, as specified. Existing law requires the California State Board of Pharmacy to contract with one or more qualified contractors to administer the pharmacists recovery program and requires the board to review the pharmacists recovery program on a quarterly basis, as specified.

This bill would establish in the Department of Consumer Affairs the Substance Abuse Coordination Committee, which would be comprised of the executive officers of the department's healing arts licensing boards, as specified, and a designee of the State Department of Alcohol Drug Programs. The bill would require the committee to formulate, by January 1, 2010, uniform and specific standards in specified areas that each healing arts board would be required to use in dealing with substance-abusing licensees. The bill would specify that the program managers of the diversion programs for the Dental Board of California, the Board of Registered Nursing, the Physical Therapy Board of California, the Physician Assistant Committee, and the Osteopathic Medical Board of California, as

designated by the executive officers of those entities, are responsible for certain duties, including, as specified, duties related to termination of a licensee from the diversion program, the review and evaluation of recommendations of the committee, approving the designs of treatment programs, denying participation in the program, reviewing activities and performance of contractors, and determining completion of the program. The bill would also provide that diversion evaluation committees created by any of the specified boards or committees operate under the direction of the program manager of the diversion program, and would require those diversion evaluation committees to make certain recommendations. The bill would require the executive officer of the California State Board of Pharmacy to designate a program manager of the pharmacists recovery program, and would require the program manager to review the pharmacists recovery program quarterly and to work with the contractors, as specified. The bill would set forth provisions regarding entry of a registered nurse into the diversion program and the investigation and discipline of registered nurses who are in, or have been in, the diversion program, and would require registered nurses in the diversion program to sign an agreement of understanding regarding withdrawal or termination from the program, as specified.

The bill would specify that the diversion program responsibilities imposed on licensing boards under these provisions shall be considered current operating expenses of those boards.

Ch. 549 (SB 1608) Corbett Disabled persons: equal access rights: civil actions.

(1) Existing law provides for the licensure and regulation of persons engaged in the practice of architecture by the California Architects Board.

This bill would require a person licensed to practice architecture, as a condition of license renewal, to complete coursework regarding disability access requirements, as specified, certify that completion to the California Architects Board, and provide specified documentation from the course provider.

(2) Existing law prohibits any person, firm, or corporation from denying or interfering with a disabled person's admittance to or enjoyment of public facilities, or from otherwise interfering with the rights of an individual with a disability, including the right to be accompanied by a guide dog, signal dog, or service dog, as specified. Existing federal law, the Americans with Disabilities Act of 1990, prohibits discrimination against an individual with a disability on the basis of that disability in specified situations, including employment opportunities and access to public accommodations, services, and transportation.

This bill would require an attorney to provide a specified written advisory to a building owner or tenant with each demand for money or complaint for any construction-related accessibility claim, as defined, in a form to be developed by the Judicial Council, and on a separate page clearly distinguishable from the demand for money, as specified.

(3) Existing law authorizes the State Architect to establish a program for voluntary certification by the state of any person who meets specified criteria as a certified access specialist with respect to access to buildings for persons with disabilities.

This bill would authorize the State Architect to implement that program with startup funds derived, as a loan, from the reserve of the Public School Planning, Design, and Construction Review Revolving Fund, upon appropriation by the Legislature, to be repaid as specified. The bill would enact the Construction-Related Accessibility Standards Compliance Act, which would provide for the inspection of sites by certified access specialists and the provision of specified certificates and reports regarding those inspections. The bill would require a local agency, commencing July 1, 2010, to employ or retain at least one building inspector who is a certified access specialist and, commencing January 1, 2014, to employ or retain a sufficient number of building inspectors who are certified access specialists to conduct permitting and plan check services to review for compliance with state construction-related accessibility standards by a place of public accommodation with respect to new construction, as specified. The bill would allow a local agency to charge a permit

applicant or member of the public for these services, and would allow a local government to charge or increase inspection fees to the extent necessary to offset the costs of complying with these provisions. By imposing a new requirement on local agencies with respect to building inspectors, the bill would impose a state-mandated local program.

The bill would require a court, with respect to an action involving a construction-related accessibility claim, to issue an order that, among other things, grants a 90-day stay of the proceedings with respect to that claim, schedules an early evaluation conference, and directs the defendant to file with the court under seal and serve on the plaintiff a copy of any relevant Certified Access Specialist inspection report, which shall be subject to a protective court order, as specified, if the defendant has satisfied certain requirements relating to inspection of the site at issue. The bill would require that early evaluation conferences be conducted by a superior court judge or commissioner, or a court early evaluation conference officer, as defined. The bill would provide that damages may be recovered in a construction-related accessibility claim against a place of public accommodation only if a violation of construction-related accessibility standards denied the plaintiff full and equal access to the place of public accommodation on a particular occasion, as specified.

(4) Existing law establishes various boards and commissions within state government.

The bill would establish the California Commission on Disability Access for certain purposes relating to disability access, and would require the commission to conduct studies and make reports to the Legislature, as specified. The bill would provide that these provisions shall not be implemented, and shall not remain operative, unless funds are appropriated for that purpose. The bill would appropriate \$80,000 from the General Fund to the commission, which would be available May 1, 2009, to fund its startup, as specified.

(5) Existing law requires all construction inspectors, plans examiners, and building officials to complete a minimum of 45 hours of continuing education for every 3-year period, as specified.

This bill would require that at least 8 of those hours of continuing education relate to disability access requirements, as specified. The bill would allow a local government to charge or increase inspection fees to the extent necessary to offset any added costs incurred in complying with 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 no reimbursement is required by this act for a specified reason.

(7) The bill would provide that certain provisions described above shall become operative only upon the issuance of a notice by the Director of Finance declaring that the California Commission on Disability Access has been funded and has commenced operations, and certain of those provisions shall cease to be operative if the commission loses funding, or for any other reason ceases operations, as specified.

#### Ch. 550 (SB 1729) Migden Health facilities: training.

Under existing law the State Department of Public Health licenses and regulates skilled nursing facilities and congregate living health facilities, as defined. Violation of these provisions is a misdemeanor.

The bill would require that all registered nurses, certified nurse assistants, licensed vocational nurses, and physicians working in skilled nursing facilities or congregate living health facilities participate in a training program to be prescribed by the State Department of Public Health that focuses on preventing and eliminating discrimination based on sexual orientation and gender identity, as defined. The bill would allow the department to charge each licensee a fee, not to exceed the department's costs, for determining compliance with the program. Because this bill would create a new crime, it 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. 551 (AB 1763) Blakeslee Energy: billing information.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations and gas corporations, as defined. 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. Existing law requires the commission to designate a baseline quantity of electricity and natural gas necessary for a significant portion of the reasonable energy needs of the average residential customer and requires that electrical corporations and gas corporations file rates and charges, to be approved by the commission, providing baseline rates that apply to the first and lowest block of an increasing block rate structure. Existing law requires the commission to establish an appropriate gradual differential between the rates for the respective blocks of usage.

This bill would require each electrical corporation and each gas corporation to disclose, in a timeframe consistent with each corporation's next general rate case, on the residential customer's billing statement specified information on usage and cost, and contact information for the Public Utilities Commission Consumer Affairs Branch, and to make available online to residential customers specified information on usage and energy conservation measures. The commission would be authorized to modify, adjust, or add to these requirements as the individual circumstances of each electrical corporation or gas corporation merit, or for master-meter customers, as individual circumstances merit. The bill would require the commission, as part of the general rate case of an electrical corporation or gas corporation, to assess opportunities to improve the quality of information contained in the utility's periodic billings. The bill would make various findings and declarations on the need to, and benefits of, providing customers with information regarding their current and historic energy usage, the breakdown of the different costs of their usage, and specific recommendations of measures they can take to reduce their energy consumption.

Under existing law, a violation of the Public Utilities Act is a crime.

Because the provisions of this bill would be a part of the act, the bill would impose a state-mandated local program by creating a new crime.

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

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

Ch. 552 (AB 2578) Lieu Public Utilities Commission: procedures and remedies.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities and can establish its own procedures, subject to statutory limitations or directions and constitutional requirements of due process. Existing law authorizes the commission to determine whether a proceeding requires a hearing, authorizes the commission to assign one or more commissioners and administrative law judges to oversee cases, and prescribes separate procedures for proceedings that the commission determines are either quasi-legislative, adjudication, or ratesetting cases. Existing law authorizes the commission to impose various remedies upon finding a violation of the Public Utilities Act or certain other violations, and makes any public utility and any corporation other than a public utility, that violates the act, or that fails to comply with any part of any order, decision, rule, direction, demand, or requirement of the commission guilty of a crime.

This bill would authorize the commission to determine that the respondent lacks, or may lack, the ability to pay potential penalties or fines or to pay restitution that may be ordered by the commission, and if so found, to order the respondent to demonstrate, to the satisfaction

of the commission, sufficient ability to pay potential penalties, fines, or restitution. The bill would require the respondent to demonstrate the ability to pay, or make other financial arrangements satisfactory to the commission, within 7 days of the commission commencing an adjudication case. The bill would authorize the commission to delegate to the attorney to the commission the authority to determine whether a sufficient showing has been made by the respondent of an ability to pay and would authorize the respondent to request impartial review by an administrative law judge. The review of the administrative law judge would become part of the record of the adjudication and would be subject to the commission's consideration in its order resolving the adjudication case. Certain public utilities would be presumed to be able to pay potential penalties or fines or to pay restitution that may be ordered by the commission, and, thus, these ability to pay provisions would not apply to those public utilities.

The commission also has regulatory authority over household goods carriers pursuant to the Household Goods Carriers Act and over charter-party carriers of passengers pursuant to the Passenger Charter-Party Carriers Act.

The bill would authorize the commission to enjoin the sale of the assets of a public utility, common carrier, household goods carrier, or charter-party carrier of passengers to satisfy unpaid fines and penalties, would authorize, until January 1, 2014, the commission to bring an action pursuant to the Uniform Fraudulent Transfer Act, and would make the fraudulent transfer of assets to avoid paying a commission-imposed fine or penalty subject to prosecution under certain existing criminal provisions. By expanding the definition of a crime, the bill would impose a state-mandated local program.

The bill, until January 1, 2014, would extend certain existing authorizations for the state or a department or agency of the state to levy on property by warrant or notice of levy pursuant to any provision of the Public Resources Code, Revenue and Taxation Code, or Unemployment Insurance Code, to any provision of the Public Utilities Code.

The bill would authorize the commission to require, as a precondition to the issuance of certain permits, registrations, or certificates, the procurement of a performance bond sufficient to facilitate the collection of fines, penalties, and restitution related to enforcement actions that can be taken against the applicant.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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 2618) Solorio Child abuse reporting: Department of Justice: index.

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 specified agencies that are conducting a child abuse investigation or an employee or volunteer background investigation.

This bill would require the Department of Justice to make available information regarding a known or suspected child abuser maintained in the index to a county child welfare agency or delegated county adoption agency that is conducting a background investigation of an applicant seeking employment or volunteer status with the agency who, in the course of his or her employment or volunteer work, will have direct contact with children who are alleged to have been or are at risk of being abused or neglected, or have suffered abuse or neglect.

This bill would incorporate additional changes in Section 11170 of the Penal Code proposed by SB 1022 and AB 2651 that would become operative if one or both of those bills are chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.



Ch. 554 (AB 2737) Feuer Communicable disease: involuntary testing.

Existing law authorizes a court to order the withdrawal of blood from any person charged in any criminal complaint filed with a magistrate or court and any minor with respect to whom a petition has been filed in juvenile court, in which it is alleged that the defendant or minor interfered with the official duties of a peace officer, firefighter, or emergency medical personnel by biting, scratching, spitting, or transferring blood or other bodily fluids on, upon, or through the skin or membranes of a peace officer, firefighter, or emergency medical personnel for medically accepted indications of exposure to or infection by the acquired immune deficiency syndrome (AIDS) virus, AIDS-related conditions, and those communicable diseases for which medically approved testing is readily and economically available as determined by the court.

Existing law requires copies of the test results to be sent to the defendant or minor, among other specified persons. Existing law authorizes the peace officer, firefighter, emergency medical personnel or the employing agency, officer, or entity to petition the court for this order.

This bill would, instead, authorize a court to order the withdrawal of blood for the above-described purposes from any arrestee whenever a peace officer, firefighter, or emergency medical personnel is exposed to an arrestee's blood or bodily fluids, as defined, while the peace officer, firefighter, or emergency medical personnel is acting within the scope of his or her duties. The bill would require a licensed health care provider, prior to filing a petition with the court, to first make a good faith effort to obtain a voluntary informed consent in writing before filing the petition. The bill would also authorize the petition to be filed *ex parte*. The bill would limit the diseases for which testing is required, to HIV, hepatitis B, hepatitis C. By expanding the duties of local officials, this bill would impose a state-mandated local program.

This bill would require the person whose sample was tested to be advised that he or she will be informed of hepatitis B, and hepatitis C, and HIV test results only if he or she wishes to be so informed.

The California Constitution requires the state to reimburse local 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. 555 (AB 2899) Portantino Sexually transmitted diseases: HIV and AIDS: counseling.

Existing law requires the State Department of Public Health to implement and administer various programs relating to treatment of persons with human immunodeficiency virus (HIV) and acquired immunodeficiency syndrome (AIDS).

This bill would allow publicly funded HIV test sites to advise certain people who have been tested before and are following appropriate public health risk reduction measures that they do not need any further education services, to determine whether a person should be allowed to self-administer any data collection forms required by the department, and to provide prevention education through video, small groups, individual interaction, or other methods to small groups or couples.

Ch. 556 (AB 2973) Soto Stun guns.

Existing law makes it a misdemeanor or a felony to assault a person, or to assault a peace officer or firefighter during the performance of his or her duties, as specified, with a stun gun or a taser. Existing law defines "stun gun" for this purpose as any item, except a taser, used or intended to be used as a weapon that is capable of temporarily immobilizing a person by infliction of an electrical charge.

This bill would replace the reference to a taser in the definition of “stun gun” with “less lethal weapon,” as defined. It would instead make it a misdemeanor or felony to assault a person or to assault a peace officer or firefighter in the performance of his or her duties with a stun gun or a less lethal weapon.

By changing the definitions of crimes, the bill would impose a state-mandated local program.

Existing law prohibits a person from selling or furnishing any stun gun to a minor unless the minor is at least 16 years of age and has the written consent of his or her parent or legal guardian. A violation of this prohibition is punishable by a \$50 fine for the first offense, and a subsequent violation is a misdemeanor.

This bill would make it a misdemeanor, punishable as specified, to sell a less lethal weapon to a person under the age of 18 years.

By changing the penalty for a crime and infraction and by creating new crimes, this bill would impose a state-mandated local program.

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

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

#### Ch. 557 (AB 3015) Brownley Foster care.

Existing law requires the State Department of Social Services to license community care facilities, including facilities that provide foster care services for children. A violation of community care facility provisions is a misdemeanor. Existing law regulates foster family homes and provides for their licensure by certified foster family agencies, the county, or the State Department of Social Services.

Existing law provides that it is the policy of the state that foster children have specified rights.

Existing law requires an administrator of a group home facility to complete a certification program. It requires every licensed foster parent to complete specified preplacement training and additional annual training. Existing law also requires that each community college district with a foster care education program make orientation and training available to a relative caretaker.

The bill would require the training for administrators, licensed foster parents, and relative caretakers to also include basic instruction of the existing laws and procedures regarding the safety of foster youth at school and the ensuring of a harassment and violence free school environment contained in separate provisions of existing law known as the California Student Safety and Violence Prevention Act of 2000.

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

Existing law provides that it is the policy of this state that all persons engaged in providing care and services to foster children are to have fair and equal access to all available programs, benefits, services, and licensing processes, and shall not be subjected to discrimination or harassment, as specified.

This bill would make technical, nonsubstantive changes to this provision.

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

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

#### Ch. 558 (AB 3048) Committee on Utilities and Commerce Public utilities: local publicly owned electric utilities: renewable energy resources.

(1) Existing law requires persons performing electrical work to be certified if required. Certification is required only for work performed by an electrician for a class C-10 electrical

contractor, but not for a person who works for a class C-7 low voltage systems contractor or a class C-45 electric sign contractor.

This bill would exempt from the certification requirements a worker working on a high-voltage electrical transmission or distribution system owned by a local publicly owned electric utility, an electrical corporation, a person, or a corporation, all as defined, when the worker is employed by the utility or a licensed contractor principally engaged in installing or maintaining transmission or distribution systems.

This bill would incorporate additional changes in Section 3099.2 of the Labor Code, proposed by SB 1362, to be operative only if SB 1362 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

(2) Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations. The existing Public Utilities Code and Public Utilities Act define certain terms for purposes of the code and the act, respectively.

This bill would provide that the definitions contained in the act govern the construction of the code unless the provision or context otherwise requires. The bill would define the term "Energy Commission" as meaning the State Energy Resources Conservation and Development Commission for purposes of the code, and would define the term "local publicly owned electric utility" within the act.

(3) The existing definition of a "public utility" within the act provides that ownership or operation of a facility that has been certified by the Federal Energy Regulatory Commission (FERC) as an exempt wholesale generator pursuant to a specified section of the Public Utility Holding Company Act of 1935 does not make a corporation or person a public utility solely due to the ownership or operation of the facility. The existing definition of an "exempt wholesale generator" defined the term by incorporating the definition from the Public Utility Holding Company Act of 1935. The federal Energy Policy Act of 2005 repealed the Public Utility Holding Company Act of 1935 and adopted the Public Utility Holding Company Act of 2005, which includes a definition for "exempt wholesale generator." The definition of a "public utility" provides that ownership, control, operation, or management of an electric plant used for sales into the Power Exchange does not make a corporation or person a public utility solely because of that ownership, participation, or sale.

This bill would delete references to facilities certified by the FERC as "exempt wholesale generators" pursuant to the Public Utility Holding Company Act of 1935, and would instead reference the definition of that term in the Public Utility Holding Company Act of 2005. The bill would replace the provision in the definition of a "public utility" that provides that ownership, control, operation, or management of an electric plant used for sales into the Power Exchange does not make a corporation or person a public utility with a provision that ownership, control, operation, or management of an electric plant used for sales into a market established and operated by the Independent System Operator or any other wholesale electricity market does not make a corporation or person a public utility solely due to the ownership, participation, or sale.

(4) The act defines an "electric service provider" as an entity that offers electrical service to customers within the service territory of an electrical corporation, as defined. Pursuant to the act, an "electric service provider" does not include an electrical corporation or a local publicly owned electric corporation, but does include the unregulated affiliates and subsidiaries of an electrical corporation.

Existing law relative to private energy producers defines an "electric service provider" as an electrical corporation, electrical cooperative, or local publicly owned electric utility, excluding a local publicly owned electric utility that serves more than 750,000 customers and that also conveys water to its customers. Existing law relative to private energy producers requires every electric service provider, upon request, to make available to eligible customer-generators contracts or tariffs for net energy metering on a first-come-first-served basis until the time that the total rated generating capacity used by eligible customer-generators exceeds a specified amount.

This bill would replace the definition of “electric service provider” in existing law relative to private energy producers with a definition of “electricity distribution utility or cooperative,” which would not include local publicly owned electric utilities, for which there are separate provisions.

(5) The California 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). The renewables portfolio standard requires each retail seller to increase its total procurement of eligible renewable energy resources by at least an additional 1% of retail sales per year so that 20% of its retail sales are procured from eligible renewable energy resources no later than December 31, 2010. Under existing law the governing board of a local publicly owned electric utility is responsible for implementing and enforcing a renewables portfolio standard for the utility that recognizes the intent of the Legislature to encourage renewable resources, while taking into consideration the effect of the standard on rates, reliability, and financial resources, and the goal of environmental improvement.

This bill would revise the definitions of “eligible renewable energy resource,” “procure,” and “renewables portfolio standard,” and would revise a provision related to the eligibility of certain hydroelectric generation, to include a local publicly owned electric utility, in addition to a retail seller. The bill would revise the definition of “in-state renewable electricity generation facility” that is applicable to renewable energy programs administered by the Energy Commission and is incorporated into the definition of “eligible renewable energy resource” for the purposes of the renewables portfolio standard program, to include the renewables portfolio standard implemented by the governing board of a local publicly owned electric utility, in addition to that adopted for a retail seller, and to delete certain requirements imposed on facilities that generate electricity from biomass energy.

(6) 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, defines what is an eligible solar energy system for purposes of the program, and regulates the use of funds under the California Solar Initiative, including ensuring that not less than 10% of the funds for the California Solar Initiative are utilized for the installation of solar energy systems, as defined, on low-income residential housing, as defined.

This bill would conform those definitions of a “solar energy system,” as specified.

(7) Existing law requires the president of the commission to report to the appropriate policy committees of the Legislature, on an annual basis, the costs of specified programs and activities conducted by electrical or gas corporations that have more than a specified number of customers in California.

This bill would require the commission, instead of the president, to prepare the report on an annual basis, and would require the report to be in writing. This bill would also require the report to be submitted to the Governor and the Legislature no later than February 1 of each year, and would require the commission to post the report in electronic format on the Internet Web site of the commission.

(8) This bill would make other technical, nonsubstantive changes, including updating the name of a federal agency office.

Ch. 559 (AB 1879) Feuer Hazardous materials: toxic substances.

(1) Existing law establishes the Department of Toxic Substances Control, in the California Environmental Protection Agency, with powers and duties regarding, among other things, hazardous waste disposal, underground storage of hazardous substances and waste, and the handling and release of hazardous materials.

This bill would require the department by January 1, 2011, to adopt regulations to establish a process by which chemicals or chemical ingredients in products may be identified and prioritized for consideration as being chemicals of concern. The bill would specify a procedure for the adoption of those regulations, including requiring that the department, in adopting those regulations, prepare a multimedia life cycle evaluation, as defined, and submit the regulations and the multimedia life cycle evaluation to the California Environmental Policy Council for review.

The department would also be required to adopt, by January 1, 2011, regulations to establish a process by which chemicals of concern in products, and their potential alternatives, are evaluated to determine how best to limit exposure or to reduce the level of hazard posed by a chemical of concern. The regulations would be required to specify actions that the department may take following the completion of the analysis, including imposing requirements to provide additional information, requirements for labeling or other types of product information, controlling access to or limiting exposure, managing the product at the end of its useful life, or funding green chemistry challenge grants, restrictions on the use of the chemical of concern in the product, or prohibitions on use.

The bill would require the department to establish a Green Ribbon Science Panel to advise the department and the council.

The bill would establish a procedure for the protection of information submitted to the department that is claimed to be a trade secret. Because a violation of the regulations adopted by the department pursuant to the bill would be a crime, this bill would impose a state-mandated local program.

This bill would become effective only if SB 509 is enacted on or before January 1, 2009.

(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. 560 (SB 509) Simitian Hazardous materials: toxic substances.

Existing law establishes the Department of Toxic Substances Control, in the California Environmental Protection Agency, with powers and duties regarding, among other things, hazardous waste disposal, underground storage of hazardous substances and waste, and the handling and release of hazardous materials.

The bill would require the department to establish a Toxics Information Clearinghouse for the collection, maintenance, and distribution of specific chemical hazard traits and environmental and toxicological end-point data. The Office of Environmental Health Hazard Assessment would be required, by January 1, 2011, to evaluate and specify the hazard traits and environmental and toxicological end-points and any other relevant data that are to be included in the clearinghouse.

This bill provides that this act would become effective only if Assembly Bill 1879 is enacted on or before January 1, 2009.

#### Ch. 561 (SB 1298) Simitian California education information.

Under existing law, the State Department of Education maintains the California Education Information System for the purposes of establishing and maintaining a basic, integrated, statewide information system for education. Existing law also establishes the California Longitudinal Pupil Achievement Data System.

This bill would require the department to establish a process by which local educational agencies issue, maintain, and report information for center-based child care and development programs using the unique pupil identifiers established pursuant to the California Longitudinal Pupil Achievement Data System. The bill would specify that these center-based child care and development programs would not be required to implement or maintain unique pupil identifiers until an appropriation for this purpose is provided in the

annual Budget Act or another statute. The bill would require the Chancellor's Office of the California Community Colleges, the University of California, and the California State University to establish a process by which colleges and universities within those systems issue, maintain and report information using specified unique statewide pupil identifiers.

The bill would require the State Chief Information Officer to convene a working group to create a strategic plan that, among other things, provides an overall structural design for the linked education data system and examines the protocols and procedures to be used by state agencies in data processing. The bill would require the strategic plan to be delivered to the Legislature and the Governor on or before September 1, 2009. The bill also would require the State Chief Information Officer to form an advisory committee to the working group that includes specified parties. The bill would be applicable to the University of California only if the Regents of the University of California, by resolution, make it applicable.

The bill would require the Commission on Teacher Credentialing, the State Board of Education, and the department to provide to the State Chief Information Officer the individual nonpersonally identifiable or aggregate data related to teacher distribution, educator credential status, pupil assessment and accountability, or other pupil academic and achievement data, including, but not limited to, data generated from, or related to, the Standardized Testing and Reporting (STAR) Program, the high school exit examination, the English language development test, the Academic Performance Index (API), and adequate yearly progress data and calculations, graduation rates, pupils who drop out of school, and demographics of pupils and teachers.

Ch. 562 (AB 1960) Nava Public resources: oil production facilities and oil spills.

(1) Existing law generally regulates the drilling, operation, maintenance, and abandonment of oil and gas wells. Existing law authorizes the State Oil and Gas Supervisor or district deputy to order the plugging and abandonment of a well that has been deserted, and specifies the circumstances in which a rebuttable presumption of desertion arises. A violation of these provisions of law is a crime. A violation of existing law and regulations regulating the drilling, operation, maintenance, and abandonment of oil and gas wells is punishable by a maximum civil penalty of \$5,000.

Existing law regulates the disposition of oil and gas wells.

This bill would require the Division of Oil, Gas, and Geothermal Resources to prescribe, by regulation, minimum facility maintenance standards for production facilities, as defined. The bill would require a person proposing to construct, acquire, maintain, or alter a production facility to comply with these standards. The bill would require an operator to notify the supervisor of the construction, alteration, or decommission of a production facility, to maintain at the production facility's local office specified records, and to provide access to, and copies of, these records to the supervisor. The bill would require the division to inspect a production facility to ensure compliance with the standards and would authorize the division to charge the production facility operator a fee in an amount sufficient to reimburse the division for the costs of implementing these requirements. The supervisor would be authorized to issue a cease and desist order to a production facility operator if the supervisor determines that the production facility is operated in violation of the prescribed standards. The division would be authorized to impose a life-of-well or life-of-production facility bond requirement on a production facility operator that has a history of violating regulations related to a production facility or has outstanding liabilities to the state. Because a violation of these provisions is a crime, this bill would impose a state-mandated local program. The bill would increase the maximum civil penalty for a violation of laws and regulations related to oil and gas wells to \$25,000.

This bill would also extend the regulations related to the disposition of oil and gas wells to production facilities.

(2) The Lempert-Keene-Seastrand Oil Spill Prevention Act requires a person responsible for a discharge or a threatened discharge of oil in marine waters to immediately report the

discharge to the Office of Emergency Services. A person who fails to notify the Office of Emergency Services, upon conviction, is subject to a fine of not less than \$2,500 or more than \$250,000 for a first violation and a fine of not less than \$5,000 or more than \$500,000 for a 2nd or subsequent violation, or by imprisonment in a county jail for not more than one year, or by both the fine and imprisonment. That act also imposes specified minimum criminal fines for specified violations.

This bill would provide that a person who knowingly makes a false or misleading marine oil spill report to the Office of Emergency Services, upon conviction, is subject to the above-described fine or imprisonment, or both that fine and imprisonment. By creating a new crime, this bill would impose a state-mandated local program. The bill would eliminate the specified minimum criminal fines.

(3) Existing law requires a person who handles hazardous materials, upon discovery, to immediately report a release or a threatened release of a hazardous substance to, among other agencies, the Office of Emergency Services. A person who fails to provide the report, upon conviction, is subject to a specified fine or imprisonment, or both that fine and imprisonment.

This bill would subject, upon conviction, a person who fails to provide the required report or who knowingly makes a false or misleading report on an oil spill in waters of the state other than marine waters to a fine of not more than \$50,000. By creating a new crime, this bill would impose a state-mandated local program.

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

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

#### Ch. 563 (AB 2031) Hancock Oil spill prevention and response.

(1) The Lempert-Keene-Seastrand Oil Spill Prevention and Response Act generally requires the administrator for oil spill response, acting at the direction of the Governor, to implement activities relating to oil spill response, including emergency drills and preparedness, and oil spill containment and cleanup, and to represent the state in any coordinated response efforts with the federal government.

The act also requires the administrator to implement the California oil spill contingency plan and carry out programs to provide training for individuals in response, containment, and cleanup operations and equipment, equipment deployment, and the planning and management of these programs.

The bill would require the administrator, as part of the training and certification program, to authorize a local spill response manager to train and certify volunteers, and the local response managers would be required to participate in all drills upon the administrator's request. The bill would require, in the event of an oil spill, the local spill response manager to provide the state onscene coordinator with timely information on activities and resources deployed by local government in response to the oil spill, cooperate with the administrator, and respond in a manner consistent with the area contingency plan, to the extent possible.

This bill would also require the administrator to offer grants to a local government with jurisdiction over or directly adjacent to marine waters to provide oil spill response equipment to be deployed by a local spill response manager.

(2) Existing law requires, without regard to intent or negligence, a party responsible for the discharge or threatened discharge of oil in marine waters to report the discharge immediately to the Office of Emergency Services which then is required to notify the administrator, the State Lands Commission, the California Coastal Commission, and the California regional water quality control board having jurisdiction over the location of the discharged oil. Existing law requires each public agency receiving notice to adopt an internal protocol over communications regarding the discharge of oil and file the internal protocol with the Office of Emergency Services.

This bill would require a party, responsible for the discharge or threat of a discharge of oil in marine waters whose initial report to the Office of Emergency Services was inaccurate, incomplete, or changed as to the quantity of oil discharged, to report the updated information to the Office of Emergency Services, as prescribed. This bill would also require the Office of Emergency Services to notify the appropriate local governmental agencies in the area surrounding the discharged oil. By requiring these local entities to adopt and file an internal protocol covering communications regarding the discharge of oil, the bill would create 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. 564 (AB 2935) Huffman Oil spill prevention and response.

The Lempert-Keene-Seastrand Oil Spill Prevention and Response Act generally requires the administrator for oil spill response, acting at the direction of the Governor, to implement activities relating to oil spill response, including emergency drills and preparedness, and oil spill containment and cleanup, and to represent the state in any coordinated response efforts with the federal government. Existing law requires the administrator to amend, on a triennial basis, the California oil spill contingency plan containing specified elements, including an environmentally and ecologically sensitive element for the preparation and distribution of maps depicting environmentally and ecologically sensitive areas in marine waters or along the coast.

This bill would additionally require the environmentally and ecologically sensitive element to include the identification and prioritization of environmentally and ecologically sensitive areas, a plan for protection actions to be taken in the event of an oil spill in those areas, the location of available response equipment and personnel to deploy the equipment to protect priority environmentally and ecologically sensitive areas, and a program for testing protection strategies for each of the priority environmentally and ecologically sensitive areas. The bill would additionally require the California oil spill contingency plan to include an element that would consider the utilization of specified private working craft and mariners in plans for containment and cleanup.

Existing law with regard to fish generally makes it unlawful to deposit in, permit to pass into, or place where it can pass into, the waters of this state any of certain listed petroleum products. Existing law authorizes the Department of Fish and Game to clean up or abate, or cause to be cleaned up or abated, the effects of any petroleum or petroleum product deposited or discharged in the waters of this state or deposited or discharged in any location onshore or offshore where the petroleum or petroleum product is likely to enter the waters of this state, to order any person responsible for the deposit or discharge to clean up the petroleum or petroleum product or abate the effects of the deposit or discharge, and recover any costs incurred as a result of the cleanup or abatement from the responsible party.

This bill would require the Director of Fish and Game, within 24 hours of notification of a spill or discharge, as described, to close certain waters to the take of all fish and shellfish. The bill would provide that closure is not required if the Office of Environmental Health Hazard Assessment (OEHHA) finds, within 24 hours of the notification, that a public health threat does not or is not likely to exist. The bill would require the director, in consultation with the OEHHA, to make specific determinations with regard to the spill or discharge within 48 hours. The director would also be required, within 48 hours of notification or as soon as is feasible, in consultation with the OEHHA, to assess and determine the potential danger from consuming fish contained in a recirculating seawater tank onboard a vessel.



The director would be required, after complying with the above provisions, but in no event more than 7 days from notification of the spill or discharge, to order expedited tests of fish and shellfish known to be taken for commercial, recreational, or subsistence purposes in the closed area, to determine the levels of contamination, if any, and whether the fish or shellfish are safe for human consumption. The director would be authorized to immediately reopen the closed area and waive the testing requirements if the director determines in the assessment that there is no significant risk to the public or fisheries.

The bill would require the director to reopen the closed areas if the OEHHA notifies the director, within 24 hours of receiving the notification, that the closed areas be reopened but would authorize the director to maintain a closure in a remaining portion of the closed area if the OEHHA makes a specified finding or if the department determines contamination from the spill or discharge persists that may cause the waste of fish or shellfish. The bill would require the director to seek full reimbursement from the responsible party or parties for the spill or discharge for all reasonable costs incurred by the department in carrying out these provisions.

Ch. 565 (AB 2911) Wolk Oil spill prevention and response: inland spills: wildlife contaminations.

The Lempert-Keene-Seastrand Oil Spill Prevention and Response Act generally requires the administrator for oil spill response, acting at the direction of the Governor, to implement activities relating to oil spill response, including drills and preparedness, and oil spill containment and cleanup, and to represent the state in any coordinated response efforts with the federal government.

Existing law defines various terms for the purposes of the act.

This bill would additionally define “inland spill” and “inland waters” for the purposes of the act. The bill would require the Administrator of the Office of Spill Prevention and Response, by January 1, 2010, to submit to the Governor and the Legislature an amended California oil spill contingency plan consisting of both marine and inland oil spill contingency planning sections. The bill would revise provisions regarding containment, cleanup, and removal requirements for oil discharges, liability for damages caused by oil spills, and administrative and civil penalties to include inland spills. The bill would also increase administrative and civil penalties for spills in marine waters.

This bill would provide that any penalties collected with respect to inland spills shall be deposited in the Fish and Wildlife Pollution Account, which is a continuously appropriated fund, and shall be available for specified purposes. By increasing the sources of funds for a continuously appropriated fund, the bill would make an appropriation.

Existing law requires the administrator to establish a network of rescue and rehabilitation stations for sea birds and marine mammals.

This bill would provide that, in addition to rehabilitative care, the primary focus of the Oiled Wildlife Care Network shall include proactive oiled wildlife search and collection rescue efforts. The bill would also require the administrator to ensure the state’s ability to prevent the contamination of wildlife and to identify, collect, rescue, and treat oiled wildlife according to specified requirements, including training of volunteers, stocking emergency equipment for rescue, and providing additional staffing.

Existing law imposes the oil spill prevention and administration fee on persons owning crude oil or petroleum products at a marine terminal. The fee is deposited into the Oil Spill Prevention and Administration Fund in the State Treasury. Upon appropriation by the Legislature, money in the fund is available for specified purposes.

This bill would provide that those moneys shall also be available to cover costs incurred by the Oiled Wildlife Care Network for training and field collection, and search and rescue activities.

Existing law imposes a uniform oil spill response fee on specified persons owning petroleum products during any period that the Oil Spill Response Trust Fund contains less

than a designated amount. The money in the fund is continuously appropriated for specified purposes. Existing law requires the administrator to submit as a proposed appropriation in the Governor's Budget, an amount up to \$1.5 million of the interest earned on the funds deposited into the Oil Spill Response Trust Fund, for the purpose of equipping, operating, and maintaining the network of oiled wildlife rescue and rehabilitation stations.

This bill would instead require the administrator to submit as a proposed appropriation an amount up to \$2 million of the interest earned on the funds in the Oil Spill Response Trust Fund, thereby making an appropriation.

Existing law authorizes the Department of Fish and Game to clean up or abate, or cause to be cleaned up or abated, the effects of any petroleum or petroleum product deposited or discharged in the waters of the state or in any onshore or offshore location where the petroleum or petroleum product is likely to enter the waters of the state, or order any person responsible for the deposit or discharge to clean up or abate the effects, and recover any costs incurred for the cleanup or abatement from the responsible party.

This bill would give the Administrator of the Office of Spill Prevention and Response the primary authority to serve as a state incident commander and direct removal, abatement, response, containment, and cleanup efforts with regard to all aspects of any placement of petroleum or a petroleum product in the waters of the state, as provided.

This bill would incorporate additional changes in Sections 8670.3 and 8670.48 of the Government Code, proposed by AB 2547, to be operative only if AB 2547 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

This bill would incorporate additional changes in Section 8670.40 of the Government Code, proposed by AB 2032, to be operative only if AB 2032 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

#### Ch. 566 (SB 1739) Simitian Oil spill contingency plan.

(1) The Lempert-Keene-Seastrand Oil Spill Prevention and Response Act generally requires the administrator for oil spill response, acting at the discretion of the Governor, to implement activities relating to oil spill response, including drills and preparedness, and oil spill containment and cleanup, and to represent the state in any coordinated response efforts with the federal government. The act requires the administrator to periodically carry out announced and unannounced drills to test response and cleanup operations, equipment, contingency plans, and procedures.

This bill would specify an alternative procedure if the administrator, the United States Coast Guard, or any other qualified public agency, as determined by the administrator, is unable to attend a drill of the oil spill contingency plan held outside the state. The bill would authorize the administrator to require the owner or operator of the vessel or marine facility to provide for an independent drill monitor to evaluate the drill, who would be required to submit the evaluation to the administrator and the owner or operator. Based upon this evaluation, the administrator would be required to determine whether the drill satisfies the requirements of the act. The bill would require the administrator to adopt regulations to implement these provisions on or before January 1, 2010.

(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. With respect to a marine facility, the act requires 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.

This bill would instead require the plan for both those marine facilities and for vessels to include training and drills on all elements of the plan at least annually and subject all elements of the plan to a drill at least once every 3 years.

(3) The act authorizes an oil spill response organization (OSRO) to apply to the administrator for a rating of that OSRO's response capabilities. The administrator is authorized to require a rated OSRO to demonstrate that the rated OSRO can deploy the response resources required to meet the applicable provisions of an oil spill contingency plan in which the OSRO is listed. The act requires each rated OSRO to satisfactorily complete at least one unannounced drill every 3 years after receiving its rating, and allows for specified drill substitutions.

This bill would instead require the administrator to require a rated OSRO to demonstrate that the rated OSRO can deploy the response resources required to meet the applicable provisions of an oil spill contingency plan in which the OSRO is listed. The bill would also require the administrator to require satisfactory completion of one unannounced drill for each rated OSRO prior to being granted a renewal or prior to reinstatement of a revoked or suspended rating. The bill would limit certain drill substitutions to acts within the previous 3 years.

(4) This bill would incorporate additional changes in Section 8670.30 of the Government Code, proposed by AB 2547, to be operative only if AB 2547 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

Ch. 567 (SB 1627) Wiggins Board of Pilot Commissioners for the Bays of San Francisco, San Pablo, Suisun, and Monterey.

(1) Existing law provides for the regulation and licensing of pilots for the Bays of San Francisco, San Pablo, Suisun, and Monterey by the Board of Pilot Commissioners for the Bays of San Francisco, San Pablo, and Suisun. Under existing law, the board consists of 7 members who are appointed by the Governor, with the consent of the Senate. Existing law requires the board to appoint and license the number of pilots needed to carry out these provisions and requires the board to consider various factors in making this determination. Existing law specifies that the board has the sole authority to determine the qualifications and requirements for obtaining a pilot license, and it also authorizes the board to suspend or revoke licenses for misconduct, and it specifies procedures for that action. Existing law establishes various rights and duties of these pilots. Existing law provides for an administrative assistant/secretary of the board and assigns various duties to that position. Existing law also prescribes pilotage rates for vessels and requires vessels inward or outward bound to pay a specified rate of bar pilotage through the Golden Gate and into or out of the Bays of San Francisco, San Pablo, and Suisun, and vessels navigating the waters of Monterey Bay are also required to pay a specified rate. Under existing law, there is a San Francisco Bar Pilot Pension Plan, and existing law specifies benefits, administration, eligibility, financing, and other matters relating to the operation of the plan. Existing law also imposes various surcharges for, among other things, pilot trainee training, pilot training, and board operations. Existing law authorizes the board to appoint an executive director who serves at the pleasure of the board.

This bill would revise and recast those provisions by making the board a part of the Business, Transportation and Housing Agency, to be renamed the Board of Pilot Commissioners for the Bays of San Francisco, San Pablo, and Suisun. The bill would eliminate the position of the administrative assistant/secretary and reassign its duties to the board. The bill would establish the position of an assistant director who is appointed by, and serves at the pleasure of, the Governor. The bill would make the Secretary of the Business, Transportation and Housing Agency an ex officio member of the board. The bill would also require the Secretary of the Business, Transportation and Housing Agency to act as the executive director during the absence of the executive director from the state or during a vacancy.

The bill would, until January 1, 2011, require that the Bureau of State Audits complete specified audits of the board by December 1, 2009, and January 1, 2010, respectively. The bill would also require the Business, Transportation and Housing Agency to provide

comments and recommendations, if any, to the board and the Legislature based on the final audits by the Bureau of State Audits no later than 6 months from the date of the receipt of the audits. The bill would provide for reimbursement of the bureau's actual costs in conducting these audits to the extent that these costs are not covered by a legislative appropriation. The bill would make an appropriation of \$350,000 for this purpose.

(2) Existing law provides for the appointment of a port agent by a majority of the licensed pilots subject to the approval of the board and assigns to the port agent various duties, including carrying out the orders of the board and other applicable laws and otherwise administering the affairs of the pilots.

This bill would specify additional duties of the port agent.

(3) Existing law authorizes the board to issue a subpoena for a witness in a case pending before the board. A witness who disobeys the subpoena is subject to a civil penalty of \$100.

This bill would increase the civil penalty to \$500.

(4) Existing law requires that a register of pilots appointed by the board be kept.

This bill would, instead, require the board to keep specified records of each pilot appointed and licensed by the board and would require pilots to provide the board with a notice of change of specified records within 30 days of the change. The bill would specify that personal information in the records is confidential and would require the board to establish procedures for access to that information. An agent of the board who, without authorization, willfully discloses confidential information is subject to a civil penalty not to exceed \$2,500.

(5) Existing law authorizes an incident review committee to take certain action after full consideration of the evidence related to an incident, misconduct, or other matter for which a license may be revoked or suspended.

This bill would, instead, authorize the board, after full consideration of the evidence, report, and recommendations from the incident review committee, to take certain action, including remanding the matter to the incident review committee for further investigation. The executive director would be required to notify the board of any pilot or inland pilot who fails, or refuses, to complete training, practice trips, or other corrective action imposed by the board.

(6) Existing law authorizes the revocation or suspension of a pilot or inland pilot license under specified circumstances.

This bill would, additionally, authorize the revocation or suspension of a license for a pilot's or inland pilot's failure or refusal to complete corrective action imposed by the board.

Ch. 568 (SB 1217) Yee Vessels: Board of Pilot Commissioners: pilots: fitness for duty.

Existing law establishes in state government the Board of Pilot Commissioners, with jurisdiction over Monterey Bay and the Bays of San Francisco, San Pablo, and Suisun. Existing law authorizes the board to appoint an executive director to perform various duties.

This bill would require the board, on or before April 15, 2010, and annually thereafter, to submit to the Secretary of the Senate and the Chief Clerk of the Assembly a report containing specified information describing its activities for the preceding calendar year.

Existing law continuously appropriates the funds in the Board of Pilot Commissioners' Special Fund for the payment of the compensation and expenses of the board, its officers and employees, and training programs.

By imposing the duty to submit an annual report of the board's activities, the bill would make an appropriation.

Existing law requires pilots and inland pilots to undergo physical examinations in accordance with standards prescribed by the board in conjunction with the renewal of their licenses. Existing law requires that the examination designate that each pilot or inland pilot is fit to perform his or her duties as a pilot.

This bill would, instead, require the board to appoint a physician or physicians who are qualified to determine the suitability of a person to perform his or her duties as a pilot, an

inland pilot, or a pilot trainee in accordance with specified requirements, that include, among other things, an evaluation of the effects of the prescription medications that the pilot, inland pilot, or pilot trainee is taking, and would require the appointed physician to designate to the board whether the pilot, inland pilot, or pilot trainee is fit to perform his or her duties as a pilot, inland pilot, or pilot trainee.

The bill would require the board to terminate a pilot trainee or suspend or revoke the license of a pilot or an inland pilot who fails to submit the prescribed medication information required by these provisions.

This bill would also provide that certain provisions would be operative only if SB 1627 and this bill are both enacted and become effective on or before January 1, 2009, and other provisions would be operative only if this bill is enacted and becomes effective on or before January 1, 2009, and SB 1627 is not enacted.

Ch. 569 (AB 1860) Huffman Unsafe products: recall or warning.

Existing federal law authorizes the United States Consumer Product Safety Commission to establish and enforce product safety standards that it finds necessary to protect against unreasonable risk of injury. Once the commission staff determines a product violates a specific statute or regulation, the staff notifies the responsible manufacturer, importer, distributor, or retailer, and assists the responsible firm with the development and implementation of a remedial repair, replacement, or refund program, also known as a recall.

Existing state law provides for the establishment and enforcement of various product safety standards for consumer products, including, among others, requiring specified warning labels for water heaters, and prohibiting the sale of contaminated toys and lead-tainted tableware.

Existing state law prohibits the manufacture, production, preparation, compounding, packing, selling, offering for sale, or keeping for sale within the State of California, or the introduction into this state, of a misbranded hazardous substance or banned hazardous substance. Existing law requires the manufacturer, distributor, or retailer of any banned hazardous substance to repurchase the article or substance from the person to whom it was sold, and to refund the purchase price paid.

This bill would prohibit a commercial dealer, manufacturer, importer, distributor, wholesaler, or retailer from manufacturing, remanufacturing, distributing, selling at wholesale or retail, contracting to sell or resell, leasing, or subletting, or otherwise placing into the stream of commerce, a product that is unsafe knowing that the product is unsafe, as specified. The bill would provide for an unsafe product to be retrofitted, and would permit the sale of the retrofitted product if accompanied by a specified notice.

The bill would require a commercial dealer, manufacturer, importer, distributor, or wholesaler that has placed into the stream of commerce a product for which a recall or warning has subsequently been issued to initiate specified steps within 24 hours after issuing or receiving the recall notice or warning, including contacting all of its customers, other than end consumers, to whom it sold, leased, sublet, or transferred that particular product, and posting prominently on its Internet Web site a link to recall or warning information that contains the specific recall notice or warning that was issued for the product in question and other specified information.

The bill would require the manufacturer of the product to provide for the safe return of the product to the manufacturer at no cost to the end consumer or retailer, and would require the manufacturer to properly dispose of the product and not export the product, or permit it to be exported, for disposal in a manner that poses a significant risk to the public health or the environment. The bill would impose additional requirements upon retailers of products determined to be unsafe, including removing the product from the shelves of its stores or programming its registers to ensure that the item cannot be sold, within 3 days after receiving the recall notice or warning of the unsafe product.

This bill would subject a person who violates these provisions to a civil penalty of up to \$1,000 for each occurrence, up to a maximum of \$20,000.

Ch. 570 (AB 2071) Karnette Plastic bags: plastic food and beverage containers: enforcement.

Existing law prohibits a person from selling a plastic bag or a plastic food or beverage container in this state that is labeled with the term “compostable,” “biodegradable,” “degradable,” or any form of those terms, or in any way that implies that the plastic bag or plastic food or beverage container will break down in a landfill, composting, marine, or other natural terrestrial environment, unless, at the time of the sale, the plastic bag or plastic food or beverage container meets specified standards for the term used on the label. Existing law also requires a manufacturer or supplier of plastic bags or plastic food or beverage containers, upon the request of a member of the public, to submit to that member, within 90 days of the request, specified information and documentation relating to the manufacturer’s or supplier’s compliance with that labeling requirement.

This bill would authorize a city, a county, or the state to impose civil liability, in specified amounts, for violations of the above provisions and would require any civil penalties collected to be paid to the office of the city attorney, city prosecutor, district attorney, or Attorney General, whichever office brought the action. The bill would authorize any penalties collected by the Attorney General to be expended by the Attorney General, upon appropriation by the Legislature, to enforce those provisions. This bill would provide that the remedies are not exclusive and are in addition to the remedies that may be available pursuant to prescribed enforcement provisions of the Unfair Practices Act. The bill would require any costs incurred by a state agency in carrying out the above provisions to be recoverable by the Attorney General, upon the request of the state agency, from the liable person or persons.

Ch. 571 (AB 2286) Feuer Unified hazardous waste and hazardous materials.

(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.

Existing law provides that as funding becomes available, the secretary shall maintain a statewide database. Existing law also requires each certified unified program agency to institute a single fee system to implement the consolidation of certain hazardous waste requirements and to ensure the coordination and consistency of any regulations adopted pursuant to those requirements. Existing law requires the single fee system to include an assessment of a surcharge on each person regulated by the unified program, the amount of which shall be determined by the secretary annually, to cover the necessary and reasonable costs of the state agencies in carrying out their responsibilities in a unified hazardous waste and hazardous materials management regulatory program.

This bill would, instead, require that in addition to any other funding that becomes available, the secretary shall increase the oversight surcharge by an amount necessary to establish the data system, but not to exceed \$25 each year for 3 years, to establish the statewide information management system, and would provide that not less than 75% of that funding shall be provided to certified unified program agencies and participating agencies through grant funds for the purposes of the system. The bill would require the secretary to establish milestones to measure the implementation of the information management system and provide periodic status updates to interested parties.

This bill would require certified unified program agencies and participating agencies to report program data electronically not later than 3 years after the information management system is established.

The bill would require the secretary to provide technical assistance to regulated businesses to comply with the electronic reporting requirements and authorize the use of funds from the oversight surcharge for that purpose.

This bill would require a facility that is subject to the unified program and owned or operated by the federal government to pay the increased surcharge to the extent authorized by federal law.

The bill would impose a state-mandated local program by imposing new duties upon local agencies with regard to the implementation of the information management system.

(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. 572 (AB 2347) Ruskin Mercury-added thermostats: collection program.

(1) Existing law prohibits, on and after January 1, 2006, a person from selling, offering to sell, or distributing for promotional purposes, in this state, a mercury-added thermostat, as defined, unless the mercury-added thermostat meets specified criteria. A violation of the hazardous waste control laws is a crime.

This bill would enact the Mercury Thermostat Collection Act of 2008 and would require a manufacturer that owns or owned a name brand of mercury-added thermostats sold in this state before January 1, 2006, to establish and maintain a collection, transportation, recycling, and disposal program for out-of-service mercury-added thermostats.

The bill would authorize a manufacturer to establish a collection and recycling program individually or with other manufacturers and would require manufacturers to meet certain requirements, including, but not limited to, undertaking education and outreach efforts, developing educational and outreach materials, providing incentives and education to contractors, service technicians, and homeowners to encourage return of out-of-service mercury-added thermostats to established collection locations, and on or before April 1, 2010, and on or before April 1 annually thereafter, submitting an annual report to the Department of Toxic Substances Control with specified information and publishing the annual report on the manufacturer's or program's Internet Web site.

The bill would require a wholesaler that has a physical location in the state to act as a collection location for out-of-service mercury-added thermostats, and would require a retailer or wholesaler that distributes new thermostats by mail to buyers in the state to include an Internet Web site address and toll-free telephone number with instructions on obtaining a prepaid mail-in label with the new thermostat. A wholesaler would also be required to distribute to its customers the educational and outreach materials developed by the manufacturers.

The bill would require a contractor who installs heating, ventilation, and air-conditioning components and who removes out-of-service mercury-added thermostats to handle the thermostat in accordance with regulations, adopted pursuant to the hazardous waste control laws, and take the out-of-service mercury-added thermostat to a location with a collection bin operating in accordance with those regulations. A person demolishing a building would be required to remove the out-of-service mercury-added thermostats prior to demolition and dispose of them in the same manner.

The department would be required to adopt regulations on or before January 1, 2012, developing performance requirements that specify collection rates and establishing a methodology for the calculation of the numbers of out-of-service mercury-added thermostats becoming waste annually. The department would be authorized to order a manufacturer, or a group of manufacturers, to revise its collection and recycling program or to undertake actions to comply with the act.

The bill would require a manufacturer, or group of manufacturers operating a collection and recycling program, to conduct a survey, as prescribed, to provide to the department

statistically valid data on the number of out-of-service mercury-added thermostats becoming waste in California.

The bill would require the department to provide a notice on its Internet Web site listing manufacturers that are not in compliance with the act on July 1, 2009, and on January 1 and July 1 annually thereafter. The bill would prohibit a person from selling or offering for sale a thermostat that is manufactured by a manufacturer that is not in compliance with the act, would make that prohibition effective on the 120th day after the notice listing the manufacturer is posted on the department's Internet Web site, and would continue that prohibition until the manufacturer is no longer listed on the department's Internet Web site.

Because a violation of the act's requirements would be a crime, the bill would impose a state-mandated local program by creating new crimes.

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

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

Ch. 573 (AB 2763) Laird Invasive pests: advance planning: detection and eradication plans.

Existing law generally provides for the eradication of pests that threaten this state's agriculture.

This bill would require the Department of Food and Agriculture to develop and maintain a list of invasive pests, defined to mean animals, plants, insects, and plant and animal diseases or groups of those animals, plants, insects, and plant and animal diseases where introduction into California would or would likely cause economic or environmental harm, that have a reasonable likelihood of entering the state and for which a detection, exclusion, eradication, control, or management action by the state might be appropriate. The department would be required, based on available funding, to develop and maintain a written plan on the most appropriate options for detection, exclusion, eradication, control, or management of high-priority invasive pests on the list, and to include specified information in the plan if the aerial application of pesticides would be among the appropriate responses. Certain state agencies would be required to participate in the preparation of the plan and the department would be required to hold public hearings. The bill would require the department to notify the Governor, the governing boards of affected cities and counties, and county agricultural commissioners if an invasive pest on the list has entered the state, and, if the urban aerial application or communitywide ground application of a pesticide is the preferred eradication, control, or management response, to advise the Governor and provide the Governor with a copy of the plan. The department would also be required to, among other things, notify certain local governmental entities and officers, notify the public of specified health information, hold public hearings under certain circumstances, and establish a telephone hotline, if the department determines that an invasive pest has entered the state, and the urban aerial application or communitywide ground application of a pesticide is the selected response. The bill would require this act to be funded only with federal funds.

Ch. 574 (AB 2765) Huffman Pest eradication: aerial use of pesticide: public hearing: notice.

Existing law establishes the position of county agricultural commissioner, and prescribes duties and powers of that position.

The bill would state the intent of the Legislature in regard to the role of county agricultural commissioners in pest suppression.

Existing law authorizes the Secretary of Food and Agriculture, by regulation, to proclaim any area within the state an eradication area with respect to a pest, prescribe the boundaries of the area, and name the pest or hosts of the pest that are known to exist within the area, together with the means or methods that are to be used to eradicate or control the pest. The



secretary or county agricultural commissioner, when the secretary proclaims an eradication project in an urban area, is required to notify residents and physicians practicing in the area, and the local broadcast and print media, before aerially applying a pesticide to effect the eradication.

This bill would additionally require the secretary or commissioner, when an eradication plan includes potential aerial application of a pesticide in an urban area, before the aerial application of a pesticide, to conduct at least one public hearing, as provided, in order to consider all alternatives to aerial application of a pesticide. The bill would also require the secretary or commissioner to seek an evaluation of human health risks and environmental risks jointly prepared by the Department of Pesticide Regulation and the Office of Environmental Health Hazard Assessment, including findings and recommendations regarding environmental and human risks of the proposed use of a pesticide by aerial application.

Existing law requires the notice to the residents, physicians, and media to contain specified information, including the date and approximate time of all proposed pesticide applications in the eradication area and the type of pesticide to be applied.

This bill would instead require the likely date or dates and approximate time or times of all proposed pesticide applications in the eradication area and the pesticides to be applied. The bill would also require the notice to include specified information regarding each active ingredient and inert material in the pesticide, as provided.

Ch. 575 (AB 2901) Brownley Toxics: enforcement: lead jewelry: packaging.

(1) Existing law prohibits, on and after March 1, 2008, the manufacturing, shipping, selling, or offering for sale of jewelry, as defined, for retail sale in the state, unless the jewelry is made entirely from specified materials. Existing law also prohibits any person, on and after September 1, 2007, from taking those actions with regard to children's jewelry, as defined, unless the children's jewelry is made entirely from certain specified materials.

Existing law excludes a person who violates these prohibitions from the criminal penalties otherwise imposed pursuant to the hazardous waste control laws and instead provides that a person who violates those prohibitions is liable for a civil penalty not to exceed \$2,500 per day for each violation, and a party to a consent judgment entered in a specified consolidated action that contains certain terms or the amended consent judgment is deemed to be in compliance with the article. Existing law requires these collected civil penalties to be deposited in the Hazardous Waste Control Account, for expenditure by the Department of Toxic Substances Control, upon appropriation by the Legislature, to implement and enforce those prohibitions.

Existing law specifies the testing methods and protocols for determining compliance with these prohibitions and authorizes the department to adopt regulations that modify these testing protocols.

This bill would revise the definition of "jewelry" for purposes of those prohibitions and would additionally prohibit a person from offering for promotional purposes jewelry, including children's jewelry, body piercing jewelry, and jewelry placed in the mouth for display or ornament, for retail sale or promotional purposes in the state unless it is made entirely from the specified materials.

The bill would declare that the provisions regulating lead in jewelry do not affect prescribed duties, requirements, obligations, or legal actions.

The bill would additionally subject a person who violates those provisions to administrative or civil penalties and would provide for the deposit of the collected administrative penalties into the account. The bill would instead prohibit parties that are signatories to the amended consent judgment or the consent judgment entered in a specified consolidated action that contains certain terms from being subject to enforcement pursuant to the article.

The bill would allow an authorized representative of the department to enter and inspect a factory, warehouse, or establishment in which jewelry is manufactured, packed, held, or sold, for the purpose of administering and enforcing these provisions, upon obtaining consent or after obtaining an inspection warrant. The bill would specify procedures for the securing of samples and would additionally allow an authorized representative of the department to have access to all records of a carrier in commerce relating to the movement in commerce of jewelry.

The bill would require a manufacturer or supplier of jewelry to prepare and, at the request of the department, submit to the department within 28 days after the date of the request, specified technical documentation. A manufacturer or supplier would also be required to provide a specified certification to a person who sells or offers for sale that manufacturer's or supplier's jewelry, upon the request of that person, or to display the certification prominently on the shipping container or on the packaging of jewelry.

The bill would provide that a manufacturer or supplier of jewelry who knowingly and intentionally manufactures, ships, sells, offers for sale, or offers for promotional purposes jewelry containing lead in violation of those provisions is guilty of a misdemeanor punishable by a specified fine or imprisonment or by both that fine and imprisonment. The bill would also impose criminal penalties upon a manufacturer or supplier of jewelry who knowingly and with intent to deceive, falsifies any document or certificate required to be kept or produced pursuant to those provisions.

The bill would, except as specified, exempt a person who sells jewelry at retail or offers jewelry for retail sale from the administrative or civil penalties imposed by those provisions if the person makes a specified demonstration.

The bill would expand the testing protocols and require that the test methods selected be those that best demonstrate they can achieve total digestion of the sample material being analyzed. Test methods would be prohibited from use if they are inconsistent with the specified application of the test method or do not demonstrate the best performance or proficiency for achieving total digestion of the sample material.

The bill would authorize the department to adopt regulations to implement those provisions, including, but not limited to, adopting regulations that modify the testing protocols. The bill would also make technical and conforming changes regarding the provisions regulating the components of jewelry.

The bill would impose a state-mandated local program by creating new crimes.

(2) Existing law prohibits, on and after January 1, 2006, with exceptions, a manufacturer or supplier from offering for sale or for promotional purposes in this state a package or packaging component that includes an intentionally introduced regulated metal, in the package or in a packaging component. A manufacturer or supplier is required to furnish to the purchaser a certificate of compliance signed by an authorized official of the manufacturer or supplier. A violation of the hazardous waste control laws, and any regulations adopted pursuant to those laws, is a crime. A violation of the provisions prohibiting regulated metal in a package or packaging component, as part of the hazardous waste control laws, is a crime.

Existing law requires the department to keep confidential information submitted to the department by a manufacturer or supplier that the manufacturer or supplier identifies as proprietary in nature, including trade secrets. The department is required to make available to the public any information that is not identified by the manufacturer or supplier as proprietary in nature.

This bill would, for purposes of those provisions regulating certain metals in packaging, revise the definitions of "package" and additionally define the term "authorized official." The bill would revise the procedures for the handling of confidential information to instead require the department to keep confidential any information that is identified as a trade secret, in accordance with departmental procedures, and that the department determines meets the definition of a trade secret. The bill would instead require the department to make available to the public any information that is not a trade secret.

The bill would allow an authorized representative of the department to enter and inspect a factory, warehouse, or establishment in which a package or packaging component is manufactured, packed, held, or sold, and have access to specified records, for the purpose of administering and enforcing these provisions, upon obtaining consent or after obtaining an inspection warrant. The bill would specify procedures for the securing of samples.

The bill would, except as specified, exempt a person who offers for retail sale or promotional purposes a product in a package or a packaging component that includes a regulated metal from administrative or civil penalties if the person makes a specified demonstration.

The bill would provide that a manufacturer or supplier of a package or packaging component who knowingly and intentionally offers for sale or promotional purposes a package or packaging component containing an intentionally introduced regulated metal in violation of those provisions is guilty of a misdemeanor punishable by a specified fine or imprisonment or by both that fine and imprisonment. This bill would thereby impose a state-mandated local program by creating a new crime.

The bill would authorize the department to adopt regulations to implement these provisions, as the department deems necessary to further the purposes of these provisions. The bill would also make technical and conforming changes regarding the provisions regulating certain metals in packaging. Since a violation of these regulations would be a crime, 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.

Ch. 576 (SB 1104) Scott Teacher credentialing.

(1) Existing law authorizes the Commission on Teacher Credentialing to issue a 2-year preliminary designated subjects teaching credential upon the completion by an applicant of certain specified requirements.

This bill would repeal that authority.

(2) Existing law specifies the requirements for a designated subjects preliminary career technical education teaching credential and for a 5-year renewal of that preliminary credential.

This bill instead would provide that the preliminary credential is valid for a period of 3 years, revise the requirements to receive the credential, and rename it the 3-year preliminary designated subjects career technical education teaching credential. The bill also would revise the renewal requirements and instead apply those requirements to the receipt of a 5-year clear designated subjects career technical education teaching credential. The holder of either a preliminary or clear designated subjects career technical education credential would be required to satisfy the minimum experience requirements established by the local educational agency for each course the credential holder is assigned to teach.

(3) Existing law specifies the requirements to receive a clear designated subjects teaching credential for vocational education or adult education.

This bill instead would rename that teaching credential the clear designated subjects adult education teaching credential and make it applicable only to adult education.

Ch. 577 (SB 1105) Margett Teacher credentialing: criminal convictions.

(1) Existing law provides that whenever the holder of any credential issued by the State Board of Education or the Commission on Teacher Credentialing has been convicted of any sex offense or controlled substance offense, as defined, the commission shall forthwith suspend the credential and that when the conviction becomes final or when imposition of sentence is suspended, the commission shall forthwith revoke the credential.

This bill would authorize a credential holder whose credential has not been revoked as a result of a misdemeanor sex offense that does not require registration as a sex offender to apply for reinstatement of his or her credential if the accusation or information against the holder has been dismissed and he or she has been released from all disabilities and penalties resulting from the offense, as specified.

(2) Under existing law, upon a plea of *nolo contendere* to a sex offense, as specified, all credentials held by the person that have been issued by the State Board of Education or the Commission on Teacher Credentialing are suspended until a final disposition regarding those credentials is made by the Commission on Teacher Credentialing. An action that the commission is permitted to take following a conviction may be taken after the judgment is final, as specified.

This bill would delete those provisions and provide instead that credentials shall be suspended in the manner described above only if the credential holder pleads *nolo contendere* to loitering in or about a public toilet, as specified.

This bill would also require the Legislature to convene a working group to study provisions of law relating to suspension and revocation of credentials issued by the state board or the commission for a sex offense, a controlled substance offense, or another crime, as specified, and to provide a report on its findings on or before December 1, 2009.

(3) Under existing law, a plea or verdict of guilty by a court is deemed to be a conviction for purposes of provisions of law that require the Commission on Teacher Credentialing and the county board of education to suspend a credential issued by the State Board of Education or the commission whenever the holder has been convicted of a sex offense or controlled substance offense. If the conviction is reversed and the holder is acquitted of the offense in a new trial or the charges against him or her are dismissed, the suspension of the credential will be terminated. When the conviction becomes final or when imposition of sentence is suspended, the credential will be revoked.

This bill would expand these provisions to include a plea or verdict of guilty by a court and a conviction following a plea of *nolo contendere* as a conviction for purposes of provisions of law that require the Commission on Teacher Credentialing to suspend, terminate the suspension of, or revoke a credential whenever the holder has been convicted of any sex offense or controlled substance offense. This definition of "conviction" also would apply to other provisions concerning the procedure to be used by the Committee of Credentials upon receipt of allegations of conduct by an applicant for, or holder of, a credential, affecting the right to a credential, and grounds for the Commission on Teacher Credentialing to deny an application for the issuance of a credential or an application for the renewal of a credential. These provisions would no longer apply to the actions required of a county board of education with respect to a credential holder.

(4) Under existing law, each allegation of an act or omission by an applicant for, or holder of, a credential for which he or she may be subject to an adverse action is required to be presented to the Committee of Credentials. Upon completion of an investigation, if adverse action is recommended to the Commission on Teacher Credentialing, the findings of the committee are available upon request within one year from the date that the committee makes its recommendation to a school district providing verification that the credential holder has applied for employment in the district.

This bill would instead allow the release of those findings if the credential holder has not filed a timely appeal of the recommendation of the committee and would require that the request for the findings by a school district providing verification that the credential holder has applied for employment in the district be made within 5 years from the date that the committee makes its recommendation.

Ch. 578 (SB 1110) Scott Teacher credentialing: revocation of credential.

Existing law authorizes the Commission on Teacher Credentialing to privately admonish or publicly reprove or to revoke or suspend the credentials of a holder for, among other

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

things, immoral or unprofessional conduct, any cause that would have warranted the denial of an application for or renewal of a credential, or evident unfitness for service. The commission is required to revoke the credential of a holder who is convicted of specified violent or serious felonies or a sex offense, as defined, is found to be insane before a federal court or a court in this or another state, or is determined to be a sexual psychopath under specified laws.

This bill would require the commission to suspend the credential of a holder when it receives notice that another state has taken final action to revoke a credential or license authorizing the holder of the credential to perform any duty in the public schools of another state. The suspension would not take effect until the commission verifies that the underlying acts of misconduct in the other state could result in a revocation of a credential in this state. The suspension would remain in effect until the commission takes final action on a recommendation of the Committee of Credentials following the committee's review of the matter.

The commission also would be required to revoke the credential of a holder when it receives notice that the ability of the holder to associate with minors has been limited as a term or condition of probation or sentencing resulting from a criminal conviction in this state, another state, or the United States, or the holder has been ordered to surrender a credential or certification document as a term or condition of probation or sentencing resulting from a criminal conviction in this state, another state, or the United States, except as specified. The person whose credential is so revoked would be prohibited from applying for reinstatement of the credential until the terms or conditions imposed by the conviction are lifted.

Ch. 579 (SB 1303) Runner School employees: leaves of absence.

Existing law requires that a certificated or classified employee who was placed on a compulsory leave of absence after being charged with one of a number of sex or controlled substance offenses be paid his or her full compensation for the period of the compulsory leave of absence if he or she is acquitted of the offense or the charges against him or her are dismissed, and the employee previously had elected not to furnish bond or other acceptable security.

This bill would specify that an employee would receive his or her full compensation for the period of the compulsory leave of absence upon his or her return to service in the school district if the employee is acquitted of the offense or if the charges against him or her are dismissed without his or her guilt being established. The bill would provide that, if the charges against the employee are dismissed as a result of the employee's successful completion of a drug diversion program, upon the employee's return to service in the school district, the school district, at the employee's election, would pay to the employee any accrued leave and differential pay, as specified, for the length of the employee's compulsory leave of absence.

Ch. 580 (SB 1334) Calderon Drinking water: pipes and fittings: lead content.

Existing law, with certain exceptions, prohibits the use of any pipe, pipe or plumbing fitting or fixture, solder, or flux that is not lead free, as defined, in the installation or repair of any public water system or any plumbing in a facility providing water for human consumption. Existing law, commencing on January 1, 2010, revises this prohibition to, with certain exceptions, apply to any pipe or plumbing fitting, or fixture intended to convey or dispense water for human consumption.

Existing law prohibits the introduction into commerce of any pipe, pipe or plumbing fitting, or fixture that is not lead free, except for a pipe that is used in manufacturing or industrial processing. Existing law defines lead free as not more than 8% lead when used with respect to pipes and fittings, and not more than 4% by dry weight with respect to plumbing fittings and fixtures. Existing law, commencing on January 1, 2010, revises the term "lead free," for purposes of manufacturing, industrial processing, and conveying or dispensing

water for human consumption, to refer not to the lead content of pipes and pipe fittings, plumbing fittings, and fixtures, but instead, to refer to a weighted average lead content of the wetted surface area of the pipes, fittings, and fixtures of not more than 0.25%, to be determined pursuant to a prescribed formula.

Existing law requires the State Department of Public Health to develop building standards to implement the above-described provisions, and requires these standards to be enforced by the appropriate state and local building and health officials.

This bill would also require that the plumbing material be certified for compliance with these provisions by an independent 3rd party, as provided, and would specify that, notwithstanding this requirement, the department shall retain its authority in implementing the above-described provisions.

The bill would provide that its provisions shall only become operative if SB 1395, of the 2007–08 Regular Session, is enacted and becomes operative on or before January 1, 2009.

**Ch. 581 (SB 1395) Corbett Lead plumbing: monitoring and compliance testing.**

Existing law provides for various restrictions and prohibitions relating to the use of any pipe, pipe or plumbing fitting or fixture, solder, or flux that is not lead free, as defined, in regard to public water systems and plumbing used to provide water for human consumption. Existing law requires the State Department of Public Health to adopt building standards to implement these prohibitions. Appropriate state and local building and health officials are required to enforce these standards.

Under existing law, the Department of Toxic Substances Control (department) enforces hazardous waste control laws that regulate the disposal of discarded appliances, lead acid batteries, small household batteries, recyclable latex paint, and household hazardous waste. The department is also authorized to implement and enforce provisions establishing prohibitions relating to jewelry for retail sale that contains specified amounts of lead.

This bill would establish lead plumbing monitoring and compliance testing as a part of the department's ongoing program to reduce toxic substances from the environment. The bill would require the department, based on its available resources and staffing, to annually select no more than 75 drinking water faucets or other drinking water plumbing fittings and fixtures for testing and evaluation, including the locations from which to select the faucets, fittings, and fixtures, to determine compliance with specified lead plumbing standards established pursuant to a separate provision of existing law.

The department would be required to use test methods, protocols, and sample preparation procedures for the adequate determination of total lead concentration in a drinking water plumbing fitting or fixture. The bill would require the department to annually post the results of its testing and evaluation on its Internet Web site, and to transmit the results in an annual report to the State Department of Public Health.

The bill would provide that its provisions shall become operative only if SB 1334, of the 2007–08 Regular Session, is enacted and takes effect on or before January 1, 2009.

**Ch. 582 (AB 717) Fuller Victims' compensation.**

Existing law provides that crime victims may be awarded compensation by the California Victim Compensation and Government Claims Board from the state Restitution Fund 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.

Existing law requires that an application for compensation be filed within one year of the date of the crime, one year after the victim attains 18 years of age, or one year of the time injury or death resulting from the crime is discovered, whichever is later.

This bill would provide that an application for compensation based on any of specified crimes involving sex with a minor may be filed any time prior to the victim's 28th birthday.

Existing law authorizes the board to grant an award not to exceed \$2,000 to a victim for expenses of relocation determined by law enforcement to be necessary for the personal safety of the victim or by a mental health treatment provider to be necessary for the personal safety or emotional well-being of the victim. This payment shall only be awarded to one claimant per crime giving rise to the relocation.

This bill would authorize granting relocation expenses under these provisions to the crime victim or, if the victim is deceased, a person who resided with the deceased at the time of the crime.

Existing law requires that when a deceased person has an heir who is confined in a correctional facility, the estate attorney or other specified person give the director of the board notice of the decedent's death not later than 90 days after the date of death.

This bill would require that this notice include specified information about the decedent's heir and a copy of the decedent's death certificate.

This bill would incorporate changes made by AB 2809 that would become operative if both bills are enacted and this bill is enacted after AB 2809.

Ch. 583 (AB 919) Houston Electronic communication devices: threats to safety.

Under existing law, any person who willfully, maliciously, and repeatedly follows or harasses another person and makes a credible threat, intended to place that person in fear for his or her safety or the safety of his or her immediate family, is guilty of the crime of stalking.

This bill would make a person who, with the intent to place another person in reasonable fear for his or her safety, or the safety of the other person's immediate family, by means of an electronic communication device, and without consent of the other person, and for the purpose of imminently causing that other person unwanted contact, injury, or harassment by a 3rd party, distributes specified identifying information that would be likely to incite or produce that unlawful action, guilty of a misdemeanor. By creating a new 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. 584 (AB 2043) Spitzer Crime victims' memorial.

Existing law prescribes various duties of 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 Crime Victims' Memorial Foundation, upon its establishment, in consultation with the department and a specifically created committee, to construct and maintain a memorial in the Capitol Historic Region to honor California residents who are victims of crime. 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 and the Joint Committee on Rules have determined that sufficient private funding is available to construct and maintain the memorial.

Ch. 585 (AB 2171) Cook Purple Heart 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 Military Order of the Purple Heart, Capitol Chapter 385, in consultation with the department and a specifically created committee, to construct and maintain a memorial in the Capitol Historic Region to honor California residents who have

been awarded the Purple Heart. 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 Joint Committee on Rules and the Department of Finance have determined that sufficient private funding is available to construct and maintain the memorial.

**Ch. 586 (AB 2304) Plescia Name changes.**

Existing law establishes the procedure for a person to change his or her name, as specified. When a proceeding for a change of name is commenced by the filing of a petition, existing law requires the court to make an order reciting the filing of the petition, the name of the person by whom it is filed, and the name proposed, except as specified. Existing law also authorizes an address confidentiality program to which victims of domestic violence, sexual assault, or stalking may apply by completing an application 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 and otherwise provide for confidentiality of identity for that person, subject to specified conditions. Existing law provides that if a petition for a change of name alleges a specified reason or circumstance and the petitioner is a participant in the address confidentiality program, that action for a change of name is exempt from the requirement for publication.

This bill would, in addition, require the court to keep confidential the current legal name of the petitioner and prohibit that name from being published in the court's calendars, indexes, or register of actions by any means or in any public forum, including a hardcopy or an electronic copy, or any other type of public media or display when the petition for a change of name of a participant in the address confidentiality program alleges a specified reason or circumstance. The bill would also authorize a petitioner to request that the records be sealed and would require the Judicial Council to develop, on or before January 1, 2010, rules of court and forms for that purpose.

**Ch. 587 (AB 2809) Leno Crime victims: mental health counseling.**

Existing law provides that crime victims and derivative victims, as defined, may be awarded compensation by the California Victim Compensation and Government Claims Board from the state Restitution Fund, a continuously appropriated fund, 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, subject to specified criteria.

This bill would authorize the board to reimburse the cost of outpatient mental health counseling in an amount not to exceed \$5,000 for any minor who suffers emotional injury as a direct result of witnessing a violent crime if the minor was in close proximity to the victim when witnessing the crime. By making money in a continuously appropriated fund available for a new purpose, this bill would make an appropriation.

This bill would incorporate changes made by AB 717 that would become operative if both bills are enacted and this bill is enacted after AB 717.

**Ch. 588 (AB 190) Bass Vehicles: veterans: parking.**

Existing law authorizes the issuance of special license plates by the Department of Motor Vehicles to certain qualified veterans for their vehicles.

This bill would authorize veterans displaying those special license plates on their vehicles to park, without charge, in a metered parking space, as specified. The bill would provide that a local authority's compliance with this provision is solely contingent upon the approval of its governing body.

**Ch. 589 (AB 2049) Saldana Public schools: children of military families.**

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



Existing law authorizes a school district of choice, as defined, to give priority for attendance to children of military personnel, if the school district elected to accept transfer pupils by a resolution adopted by the governing board of the school district prior to April 1, 2005.

This bill would require the Superintendent of Public Instruction to convene and support a task force, with specified membership, to review and make recommendations regarding the Interstate Compact on Educational Opportunity for Military Children. The bill would require the task force to review the compact and issue a final report regarding the compact that includes specified content. The bill would require the task force to present its final report of findings and conclusions to the appropriate committees of the Legislature by January 1, 2009. The bill would provide that these provisions become inoperative on June 30, 2009.

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

Ch. 590 (AB 3065) Committee on Veterans Affairs Public employment: veterans.

Under existing law, persons employed by the Legislature for 2 or more consecutive years are eligible to apply for promotional civil service examinations, including examinations for career executive assignments, for which they meet the minimum qualifications as prescribed by the class specification, as specified.

This bill would permit a person retired from the United States military, honorably discharged from active military duty with a service-connected disability, or honorably discharged from active duty, to be eligible to apply for promotional civil service examinations, including examinations for career executive assignments, for which they meet the minimum qualifications as prescribed by the class specification, as specified.

Ch. 591 (AB 3083) Committee on Veterans Affairs Mental health: veterans.

Existing law, the Adult and Older Adult Mental Health System of Care Act, sets out a system of mental health care services, provided by participating counties and administered by the State Department of Mental Health, for adults and seniors with serious mental disorders. Existing law states that California veterans who meet the existing eligibility requirements for participation be provided services to the extent resources are available. Existing law provides that counties should advise veterans of the services available through the federal government and requires counties to refer the veteran to a county veterans' service officer to determine their eligibility for federal services.

This bill would make services available to the extent that services are available to other adults. This bill would require counties to assist veterans in accessing federal services. The bill would also specifically include bipolar disorder and post-traumatic stress disorder in the definition of "serious mental disorder."

This bill would also require the State Department of Health Care Services, in conjunction with the State Department of Mental Health, to seek all available federal funding for mental health services of veterans.

By imposing new duties upon each county, 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, 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 (SB 1353) Negrete McLeod State employees: military benefits.

Existing law authorizes a state employee who is a member of the California National Guard or a United States military reserve organization to receive specified compensation benefits for a period not to exceed 365 days if he or she is ordered to serve on active duty on

and after September 11, 2001, as a result of the War on Terrorism. Existing law authorizes the Governor to extend these benefits by executive order by up to an additional 365 days.

This bill instead would authorize the Governor to extend these benefits by executive order by up to an additional 1,460 days.

Ch. 593 (SB 1401) *Simitian Armed Forces: traumatic brain injury and post-traumatic stress disorder screening.*

Existing law provides for certain rights and privileges for active members of the Armed Forces, reservists, and veterans of the Armed Forces, including members of the California National Guard.

This bill would require the Secretary of the California Department of Veterans Affairs, or his or her designees, to assist an eligible member, as defined, or veteran in obtaining an appropriate health screening for traumatic brain injury and post-traumatic stress disorder, as described. A member or veteran would be eligible to receive the assistance when he or she returns to this state after service in specified combat zones. This bill would require the Secretary of the California Department of Veterans Affairs, or his or her designees, to develop a plan for outreach to eligible members and veterans, as described, regarding traumatic brain injury and post-traumatic stress disorder. This bill would also require the Adjutant General, or his or her designee, to develop a plan for outreach to eligible members of the California National Guard, who have returned from combat and remain on duty, regarding traumatic brain injury and post-traumatic stress disorder.

Ch. 594 (SB 1495) *Kehoe Taxation.*

Existing law provides that a disabled veteran's property tax exemption, once granted, remains in continuous effect unless the title to the property changes, the property is altered so that the property no longer qualifies as a dwelling, the owner is no longer considered disabled, or the owner does not occupy the property as his or her principal place of residence on the property tax lien date.

This bill would, for purposes of the disabled veteran's property tax exemption, specify that a dwelling not occupied because of a misfortune or calamity, continues to be the principal residence, for purposes of the exemption, on the property tax lien date provided that the person's absence is temporary and the person intends to return to the dwelling when able to do so. This bill would also provide that, except under specified circumstances where a dwelling is destroyed in a disaster for which the Governor has proclaimed a state of emergency, when a dwelling has been totally destroyed, and thus no dwelling exists on the lien date, the disabled veterans' exemption is not applicable until the structure has been replaced and is occupied as a dwelling.

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. 595 (SB 1534) *Battin Veterans: military decorations.*

Existing law provides that officers, warrant officers, and enlisted men and women may wear specified military decorations in accordance with state and federal law.

This bill would additionally allow uniformed public safety personnel to wear specified military decorations during the business week prior to Veterans Day and Memorial Day, the day of Veterans Day and Memorial Day, and the business day immediately following Veterans Day and Memorial Day, subject to specified conditions.

Ch. 596 (AB 3038) *Tran Probation: sex offenders.*

Current 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. Current law further provides that the name of a person who is the victim of a sex offense may be disclosed to certain law enforcement officials, including county probation officers, if the person who is alleged to have committed the sex offense is a probationer or is under investigation by a county probation department to prepare a presentence report, as defined.

This bill would delete the requirement that an investigation of a person be for purposes of preparing a presentence report in order for a county probation officer to receive the names and addresses of victims of sex offenses alleged to have been committed by the person.

Existing law prohibits a law enforcement agency from disclosing the name of a victim of a sex offense, under specified circumstances, except to certain parties or entities, including county probation offices.

This bill would exempt from this prohibition disclosure to probation officers instead of probation offices.

This bill would incorporate additional changes in Section 293 of the Penal Code, proposed by AB 2810, to be operative only if AB 2810 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

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

Ch. 597 (SB 441) Torlakson State property: vending machines.

Existing law regulates various aspects of the provision of food and beverages in vending machines, including access to carbonated beverages at schools, the giving of priority to blind persons with respect to the operation of vending facilities on state property, the sanitation of vending machines and requiring public health permits, and the placement of vending machines in safety roadside rests on the state highway system.

This bill would require a vendor that operates or maintains a vending machine on designated state property, until a specified date, to offer food and beverages in the vending machine that meet accepted nutritional guidelines, as defined, in accordance with certain percentages.

Ch. 598 (SB 1187) Battin Sex offenses: Internet: public information.

Existing law requires the Department of Justice to publish the names, aliases, photographs, physical descriptions, criminal histories, and addresses of persons convicted of specified sexual offenses via an Internet Web site, and to publish lesser amounts of information for other specified offenses.

This bill would add convictions for certain child pornography offenses to the list of specified sexual offenses requiring the broadest disclosure. This bill would exempt, however, the additional convictions from Internet disclosure if the person submits to the department a certified copy of a probation report filed in court that clearly states that all victims involved in the commission of the offense were at least 16 years of age or older at the time of the commission of the offense. The bill would state that these changes shall not become operative until January 1, 2010, and their costs shall be paid for using existing resources.

This bill would incorporate additional changes in Section 290.46 of the Penal Code, proposed by SB 1302, to be operative only if SB 1302 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

Ch. 599 (SB 1302) Cogdill Sex offenders.

Existing law requires the Department of Justice to publish the names, aliases, photographs, physical descriptions, criminal histories, and addresses of persons convicted of specified sexual offenses via an Internet Web site, and to publish lesser amounts of information for other specified offenses.

This bill would add convictions for murder committed during the commission or attempted commission of specified sex offenses to the list of specified sexual offenses requiring the broadest disclosure.

Existing law provides that, notwithstanding any other provision of law, probation shall not be granted to, nor shall the execution or imposition of sentence be suspended for, any person who is convicted of certain sex offenses.

This bill would add to those certain sex offenses for these purposes specified sex offenses perpetrated against a child who is 10 years of age or younger.

Existing law prohibits probation and the suspension of the execution or imposition of a sentence for, among other crimes, using a minor to perform prohibited sex acts, as specified, a crime punishable by 16 months or 2 or 3 years in prison.

This bill would instead prohibit probation where use of the minor for prohibited sex acts is for commercial purposes, a crime punishable by 3, 6, or 8 years in prison.

Existing law provides that, for persons convicted of certain felony sex offenses, the court must meet certain requirements before the person may be granted probation.

This bill would add the offense of continuous sexual abuse of a child to the list of offenses that are subject to these provisions.

By changing the punishment for an existing crime, this bill would impose a state-mandated local program.

Existing law provides that any person convicted of specified misdemeanors who, within 10 years of the conviction, owns, purchases, receives, or has in his or her possession or under his or her custody or control, any firearm, is guilty of a public offense, as specified.

This bill would add the offense of sexual battery, as specified, to the list of disqualifying misdemeanors.

By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

Existing law provides sentencing enhancements for persons who commit or attempt to commit specified sex offenses while armed with or using a deadly weapon or firearm.

This bill would additionally apply this enhancement to persons who commit assault with the intent to commit certain sex offenses while armed with or using these weapons.

By expanding the scope of an existing sentencing enhancement, this bill would impose a state-mandated local program.

Existing law provides a sentencing enhancement for persons who inflict great bodily injury on victims in the commission or attempted commission of specified sex offenses.

This bill would additionally apply this enhancement to persons who inflict great bodily injury in the commission of assault with the intent to commit certain sex offenses.

By expanding the scope of an existing sentencing enhancement, this bill would impose a state-mandated local program.

This bill would incorporate additional changes in Section 290.46 of the Penal Code, proposed by SB 1187, to be operative only if SB 1187 and this bill are chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

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

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

Ch. 600 (SB 1420) Padilla Food facilities: nutritional information.

The California Retail Food Code provides for the regulation of health and sanitation standards for retail food facilities by the State Department of Public Health. Under existing law, local health agencies are primarily responsible for enforcing this code. A violation of any of these provisions is punishable as a misdemeanor.

This bill would require, commencing July 1, 2009, to December 31, 2010, inclusive, each food facility, as defined, to either disclose nutritional information, as defined, or calorie count information, as defined.

The bill would require, on and after January 1, 2011, each food facility in the state that meets specified criteria to disclose calorie content information per standard menu item, as specified.

The bill would provide that, on and after July 1, 2009, a food facility that violates the provisions of the bill is guilty of an infraction, and would specifically provide that a violation of these provisions is not a misdemeanor. By creating an infraction and adding a new local enforcement duty, this bill would impose a state-mandated local program.

The bill would declare that its provisions, as well as other state laws that regulate the disclosure of nutritional information, is a matter of statewide concern and would prohibit an ordinance or regulation of a local government from regulating the disclosure of nutritional information by a subject food facility.

The California Constitution requires the state to reimburse local 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. 601 (SB 1546) Runner 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 Secretary of the Department of Corrections and Rehabilitation to refer that person to the State Department of Mental Health for evaluation if the secretary determines that person may be a sexually violent predator. The evaluation is to be performed by two practicing psychiatrists or psychologists, or one practicing psychiatrist and one practicing psychologist, designated by the Director of Mental Health. If both evaluators concur that the person has a diagnosed mental disorder so that he or she is likely to engage in acts of sexual violence without appropriate treatment and custody, the director shall forward a request for a petition for commitment to the applicable county. If the evaluators do not agree as to whether the person meets the criteria for a sexually violent predator, the director is required to arrange for examination by 2 independent professionals who are not employees of the state and who meet specified requirements.

This bill would specify that the psychologists or psychiatrists performing the original evaluation may be independent professionals. The bill would repeal its provisions on the date that the director executes a declaration specifying that sufficient qualified state employees have been hired to conduct the evaluations required pursuant to the bill, or January 1, 2011, whichever occurs first.

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

#### Ch. 602 (AB 211) Jones Public health.

Existing law prohibits a health care provider, health care service plan, or contractor from disclosing medical information regarding a patient of the provider or an enrollee or subscriber of the health care service plan without authorization, except as specified. Existing law makes it a misdemeanor to violate these provisions resulting in economic loss or personal injury to a patient, as specified. In addition, existing law authorizes administrative fines and civil penalties against any person or entity that negligently discloses, or knowingly and willfully obtains, discloses, or uses medical information in violation of these provisions, as

specified. Existing law specifies the entities that may bring a civil action to recover civil penalties.

This bill would require every provider of health care, as defined, to implement appropriate specified safeguards to protect the privacy of a patient's medical information. The bill would require every provider of health care to reasonably safeguard confidential medical information from unauthorized or unlawful access, use, or disclosure. The bill would establish within the California Health and Human Services Agency the Office of Health Information Integrity to assess and impose administrative fines for a violation of these provisions, as provided. The director would be appointed by the Secretary of California Health and Human Services. The bill would establish the Internal Health Information Integrity Quality Improvement Account for the deposit of funds derived from these penalties. Upon appropriation by the Legislature, the bill would authorize money in the account to be used to support quality improvement activities. The bill would also authorize the director to send a recommendation for further investigation of, or discipline for, a potential violation to the licensee's relevant licensing authority.

This bill would provide that any costs created pursuant to this act associated with the implementation and operation of the Office of Health Information Integrity shall be funded through non-General Fund sources.

Ch. 603 (AB 1203) Salas Health care service plans: noncontracting hospitals: poststabilization care.

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 and makes a willful violation of the act a crime. Existing law also provides for the licensure and regulation of health facilities by the State Department of Public Health and makes a violation of those provisions a misdemeanor.

Existing law provides that for purposes of specified provisions governing the stabilization of patient care, a patient is "stabilized" or "stabilization" has occurred when, in the opinion of the treating provider, the patient's medical condition is such that, within reasonable probability, no material deterioration of the patient's condition is likely to result from, or occur during, a transfer of the patient, as provided.

This bill would also provide that, for purposes of these provisions a patient is "stabilized" or "stabilization" has occurred when, in the opinion of the treating provider, no such material deterioration of the patient's condition is likely to result from, or occur during, the release of the patient, as provided.

Existing law requires a noncontracting hospital to contact an enrollee's health care service plan to obtain the enrollee's medical record information prior to admitting the enrollee as an inpatient for poststabilization care, transferring an enrollee to a noncontracting hospital for poststabilization care, or providing poststabilization care to an enrollee admitted for medically necessary care, under specified conditions. Existing law requires a health care service plan contacted by a hospital under these circumstances to, among other things, discuss the enrollee's medical record with an appropriate hospital representative and transmit any appropriate and requested portion of the enrollee's medical record to the hospital representative. Existing law requires a health care service plan, or its contracting medical providers, to provide 24-hour access for providers to obtain timely authorization for medically necessary care in specified circumstances. Existing law also prohibits a noncontracting hospital that is required to contact an enrollee's health care service plan, and fails to do so, from billing the enrollee for poststabilization care.

This bill would recast those provisions to provide that if a patient with an emergency medical condition, as defined, is covered by a health care service plan that requires prior authorization for poststabilization care, a noncontracting hospital, except as provided, shall, once the emergency medical condition has been stabilized, but prior to providing poststabilization care, retrieve information from the patient and the patient's health care

service plan or the health plan's contracting medical provider, and provide information to the plan or provider about the patient, as specified. The bill would provide that certain provisions governing poststabilization care shall not apply to minor treatment procedures if specified conditions apply. The bill would prohibit a noncontracting hospital from billing that patient for poststabilization care, except for applicable copayments, coinsurance, and deductibles, unless the patient assumes financial responsibility for the care, as specified, or the hospital is unable to obtain the health care service plan's name and contact information, as specified. The bill would delete the requirement that a health care service plan contacted for poststabilization care authorization discuss the enrollee's medical record with an appropriate hospital representative and would, instead, provide that if poststabilization care has been authorized by the health care service plan, that the noncontracting hospital request the patient's medical record from the patient's plan or its contracting medical provider. In addition, the bill would specifically require that a health care service plan, or its contracting medical providers, provide 24-hour access for noncontracting hospitals to obtain timely authorization for poststabilization care, as specified. The bill would enact other related provisions.

Existing law authorizes the Director of the Department of Managed Health Care, after notice and opportunity for a hearing, to suspend or revoke a license or assess administrative penalties if the director determines that the licensee committed an act or omission constituting grounds for disciplinary action, as specified.

This bill would add a plan that violates the above provisions relating to poststabilization care to the list of acts or omissions that constitute grounds for disciplinary action.

Because a violation of the bill's provisions 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.

This bill would make additional changes to Section 1317.1 of the Health and Safety Code made by AB 2861, contingent upon the prior enactment of AB 2861.

#### Ch. 604 (AB 2569) De Leon Health care coverage: rescission.

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 and makes a willful violation of the act a crime. Existing law provides for the regulation of health insurers by the Department of Insurance. Existing law prohibits a plan or insurer from rescinding, canceling, or limiting a health plan contract or health insurance policy due to the plan's or insurer's failure to complete medical underwriting and resolve all reasonable questions arising from written information on or with an application before issuing a contract or policy. Existing law requires a health care service plan and individual benefit plans issued, amended, renewed, or delivered on or after January 1, 2007, to permit an individual who has been covered for at least 18 months to transfer, without medical underwriting, as defined, to any other individual plan contract or individual health benefit plan, as defined, that provides equal or lesser benefits, as specified.

This bill would specifically require a health care service plan or health insurer that offers, issues, or renews individual plan contracts or individual health benefit plans to offer to any individual who was covered under an individual plan contract or individual health benefit plan that was rescinded, other than the individual whose information led to the rescission, a new individual plan contract or individual health benefit plan, without a lapse in coverage or medical underwriting, as defined, that provides equal benefits. The bill would also authorize a health care service plan or health insurer to permit these individuals to remain covered under that individual plan contract or individual health benefit plan, with a specified revised premium rate. The bill would also require an agent, broker, or solicitor assisting an

applicant with an application to make a specified attestation on the written application and the bill would specify that a declarant willfully making a false attestation may be subject to a civil penalty up to \$10,000.

Because a willful violation of the bill's provisions relative 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. 605 (SB 541) Alquist Clinics, health facilities, home health agencies, and hospices: administrative penalties and patient information.

Existing law provides for the licensure and regulation of clinics, health facilities, home health agencies, and hospices by the State Department of Public Health. A violation of these provisions is a misdemeanor.

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 makes these provisions applicable to incidents occurring on or after January 1, 2007.

This bill would increase this administrative penalty to be up to \$100,000 for incidents occurring on and after January 1, 2009. This bill would set the administrative penalties, for incidents on and after January 1, 2009, at up to \$50,000 for the first administrative penalty, up to \$75,000 for the 2nd subsequent administrative penalty, and up to \$100,000 for the 3rd and every subsequent violation.

Existing law also provides that, upon the adoption of specified regulations, the administrative penalty for an immediate jeopardy violation may be up to \$50,000. If the violation does not constitute an immediate jeopardy violation, the penalty may be up to \$17,500, except that no penalty shall be assessed for a minor violation.

Under existing law, moneys collected by the department as a result of the imposition of the above penalties are required to be deposited into the Licensing and Certification Program Fund, to be expended, upon appropriation by the Legislature, to support internal departmental quality improvement activities.

This bill would increase the administrative penalties for an immediate jeopardy deficiency from \$50,000 to a graduated scale of a maximum of \$75,000 for a first penalty, a maximum of \$100,000 for the 2nd penalty, and a maximum of \$125,000 for the 3rd and subsequent penalties, and would increase the penalty for deficiencies not causing immediate jeopardy from \$17,500 to \$25,000. The bill would apply the penalty provisions only to incidents occurring on or after January 1, 2009.

The bill would specify that, for any of the above administrative penalties, a penalty issued after 3 years from the date of the last issued immediate jeopardy violation be considered a first administrative penalty so long as the facility has not received additional immediate jeopardy violations and is found by the department to be in substantial compliance with all state and federal licensing laws and regulations. The bill would give the department full discretion to consider all factors when determining the amount of an administrative penalty.

This bill would require health facilities, clinics, hospices, and home health agencies to prevent unlawful or unauthorized access to, or use or disclosure of, a patient's medical information, as defined. The bill would authorize the department to assess an administrative penalty of up to \$25,000 per patient for a violation of these provisions, and up to \$17,500 for each subsequent accessing, use, or disclosure of that information.

The bill would require all of the administrative penalties to be deposited into the Internal Departmental Quality Improvement Account, which would be created within the existing Special Deposit Fund, and would delete the requirement that certain of the penalties be



deposited into the Licensing and Certification Program Fund. The bill would require moneys in the account to be used for internal quality improvement activities in the Licensing and Certification Program.

This bill would impose specified reporting requirements on a health facility or agency with respect to unlawful or unauthorized access to, or use or disclosure of, a patient's medical information, and would authorize the department to assess a penalty for the failure to report, in the amount of \$100 for each day that the unlawful or unauthorized access, use, or disclosure is not reported, up to a maximum of \$250,000. The bill would authorize a licensee to dispute a determination of the department regarding a failure to make a report required by the bill, as provided.

By expanding 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, 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. 606 (SB 697) Yee Health care coverage: provider charges.**

Existing law creates the Healthy Families Program and the Access for Infants and Mothers Program, which are administered by the Managed Risk Medical Insurance Board. Under existing law, both programs provide health care coverage, as specified, through participating health plans for persons meeting certain eligibility requirements.

This bill would prohibit, as specified, a health care provider from seeking reimbursement for covered services furnished to a person enrolled in the Healthy Families Program or the Access for Infants and Mothers Program from other than the participating health plan covering that person. The bill would also make findings and declarations in that regard.

**Ch. 607 (SB 1379) Ducheny Physician and surgeon loan repayment: health care service plans: California Major Risk Medical Insurance Program.**

Existing law establishes the Steven M. Thompson Physician Corps Loan Repayment Program, which provides for the repayment of educational loans, as specified, obtained by a physician and surgeon who practices in a medically underserved area of the state, as defined. Existing law establishes the Medically Underserved Account for Physicians within the Health Professions Education Fund for the purpose of funding the loan repayment program and specifies that funds placed in the account are continuously appropriated for those purposes.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975 (the Knox-Keene Act), provides for the licensure and regulation of health care service plans by the Department of Managed Health Care. Existing law subjects health care service plans to various fines and administrative penalties for failing to comply with specified provisions of the act and requires that certain administrative penalties be deposited in the Managed Care Fund. Existing law also requires health care service plans to pay specified assessments each fiscal year as a reimbursement of their share of the costs and expenses reasonably incurred in the administration of the act. Existing law requires the adjustment of those assessments and other charges set forth in the act if the director of the department determines that they are in excess of the amount necessary, or are insufficient, to meet the expenses of the act. Under existing law, the Managed Risk Medical Insurance Board manages the California Major Risk Medical Insurance Program (MRMIP) to provide major risk medical insurance coverage to eligible persons who have been rejected for health care coverage by at least one private health plan. Existing law creates the Major Risk Medical Insurance Fund, and continuously appropriates the fund to the board for purposes of the program.

This bill would prohibit using the fines and administrative penalties authorized by the Knox-Keene Act to reduce those assessments and would prohibit any refunds or reductions in those assessments in specified circumstances. The bill would create the Managed Care Administrative Fines and Penalties Fund and would require those fines and administrative penalties to be deposited in that fund. The bill would require, beginning September 1, 2009, and annually thereafter, that the first \$1,000,000 deposited in that fund be transferred to the Medically Underserved Account for Physicians to be used, upon appropriation by the Legislature, for the purposes of the loan repayment program and that the remaining moneys deposited in that fund be transferred to the Major Risk Medical Insurance Fund to be used, upon appropriation by the Legislature, for purposes of MRMIP. The bill would specify that those funds are not continuously appropriated. The bill would also require the department to make one-time transfers of \$1,000,000 and \$10,000,000 in fines and administrative penalties from the Managed Care Fund to the Medically Underserved Account for Physicians and the Major Risk Medical Insurance Fund, respectively, to be used for the purposes of those programs. By depositing these funds into continuously appropriated funds, the bill would thereby make an appropriation.

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

Ch. 608 (SB 27) Simitian Sacramento-San Joaquin Delta Emergency Preparedness Act of 2008.

Existing law prescribes the duties of the Office of Emergency Services in planning and coordinating disaster mitigation and response efforts in the state.

This bill would require the Office of Emergency Services, upon receipt of appropriate funding, to establish, until January 1, 2011, the Sacramento-San Joaquin Delta Multi-Hazard Coordination Task Force, which would be led by the office, and include the Delta Protection Commission, the Department of Water Resources, and a single representative from each of the 5 Delta counties. The task force would be required to make recommendations to the office relating to the creation of an interagency unified command system organizational framework, coordinate the development of a draft emergency preparedness and response strategy for the Delta region, and develop and conduct an all-hazard emergency response exercise in the Delta. The task force would be required to submit a report with its strategy and recommendations to the Legislature and the Governor prior to January 1, 2011, and cease to exist on or before January 1, 2011.

Ch. 609 (AB 2356) Arambula Water quality.

(1) Existing law generally exempts the state, a county, city, or special district from paying or depositing any fee for the performance of any official service. Existing law exempts certain fees or charges for official services from the operation of this provision, including certain fees collected under the Porter-Cologne Water Quality Control Act (state act).

This bill would provide that the exemption generally applies to fees collected for the performance of an official service under the state act.

(2) The state act establishes the State Water Pollution Control Revolving Fund program pursuant to which state and federal funds are continuously appropriated from 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 state act.

This bill would authorize the board to assess a specified annual charge in connection with any financial assistance made pursuant to the revolving fund program in lieu of interest that otherwise would be charged. The bill would require the proceeds generated from the imposition of the annual charge, along with other moneys, to be deposited in the State Water Pollution Control Revolving Fund Small Community Grant Fund, which the bill would

create in the State Treasury. The bill would authorize the board to expend the money in the fund, upon appropriation by the Legislature to the board, for grants for eligible projects under the revolving fund program that serve small communities, as defined. For the purpose of expending these funds, the board would be required to give priority to projects that serve severely disadvantaged communities.

The bill would require the board, to the extent permitted by law, to take certain actions for the purpose of allocating funds on behalf of a wastewater collection, treatment, or disposal project, if the financial assistance recipient is a small, disadvantaged community, as defined. Those actions would include allocating to the recipient up to 25% of the financial assistance amount, not exceeding \$1,000,000, in advance of actual expenditures, establishing an expedited payment process as specified, and utilizing wire transfers or other appropriate procedures to expedite project payments.

**Ch. 610 (AB 2882) Wolk Allocation-based conservation water pricing.**

Existing law relative to water conservation programs authorizes any public entity, as defined, that supplies water at retail or wholesale for the benefit of persons within the service area or area of jurisdiction of the public entity to adopt and enforce, by ordinance or resolution, a water conservation program to reduce the quantity of water used by those persons for the purpose of conserving the water supplies of the public entity.

This bill would authorize a public entity to adopt allocation-based conservation water pricing meeting certain requirements. The bill would require that revenues derived from allocation-based conservation water pricing not exceed the reasonable cost of water service, including basic costs and incremental costs, as defined.

**Ch. 611 (AB 3030) Brownley Local publicly owned water utility: rate cases.**

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 Articles XIII C and XIII D of the California Constitution. Existing law provides notice, protest, and hearing procedures for the levying of new or increased fees and charges by local government agencies pursuant to Articles XIII C and XIII D of the California Constitution.

This bill would authorize an agency providing water, sewer, or refuse collection service to adopt a schedule of fees or charges that authorize automatic adjustments that pass through increases in wholesale charges for water or adjustments for inflation, if prescribed conditions are met, including, but not limited to, that the schedule of fees or charges not exceed a period of 5 years and that the schedule be adopted pursuant to existing law providing notice, protest, and hearing procedures for the levying of new or increased fees and charges by local government agencies.

**Ch. 612 (SB 53) Ducheny Railroads.**

Existing law creates the Department of Transportation in the Business, Transportation and Housing Agency, with various powers and duties relative to the intercity rail passenger program, among other transportation programs. Existing law creates the High-Speed Rail Authority, with various powers and duties relative to development and implementation of a high-speed passenger train system. Existing law creates the Public Utilities Commission, with various powers and duties relative to railroads, among other responsibilities.

This bill would require the California Research Bureau, by May 1, 2009, and in consultation with the Business, Transportation and Housing Agency, the Department of Transportation, the California Transportation Commission, the Public Utilities Commission, the California High-Speed Rail Authority, and the Office of the Legislative

Analyst, to analyze and report to the Legislature its recommendations and the estimated costs for improving the state's rail functions, as specified.

Ch. 613 (SB 381) Calderon Voter registration.

Existing law prohibits any person from being registered as a voter except by affidavit of registration and requires that the affidavit be mailed or delivered to the county elections official. The Secretary of State has certain administrative duties under existing law in providing voter registration materials. The federal National Voter Registration Act of 1993 provides for state departments of motor vehicles to make voter registration information and materials available to an applicant for a driver's license and other vehicular documents. Under existing state law, the Department of Motor Vehicles requires licensed persons to provide a signature and the Department of Motor Vehicles is required to digitize that signature and forward the digitized signature to the Secretary of State if a person wishes to register to vote.

This bill would, after the Secretary of State certifies that the state has a statewide voter registration database that complies with the requirements of the federal Help America Vote Act of 2002, authorize a person who is qualified to register to vote and who has a valid California driver's license or state identification card to submit an affidavit of voter registration electronically on the Internet Web site of the Secretary of State. An affidavit of voter registration submitted through this process is effective if received by the Secretary of State on or before the 15th day prior to an election, subject to specified requirements.

The bill would require the Secretary of State to obtain an electronic copy of an applicant's signature from his or her driver's license or state identification card directly from the Department of Motor Vehicles, and that the electronic voter registration system provide for immediate verification of the applicant's driver's license or state identification card number and the applicant's date of birth. The bill would require the Department of Motor Vehicles to use this electronic registration process to comply with its duties and responsibilities as a voter registration agency pursuant to the federal National Voter Registration Act of 1993.

Ch. 614 (SB 1062) Committee on Local Government Validations.

This bill would enact the Second Validating Act of 2008, 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. 615 (SB 1117) Cox Hot Spring Valley Water District.

(1) The California Water District Law provides for the establishment of water districts, and grants a district the power to acquire, plan, construct, maintain, improve, operate, and keep in repair the necessary works for the production, storage, transmission, and distribution of water for irrigation, domestic, industrial, and municipal purposes.

This bill would dissolve the Hot Spring Valley Irrigation District in the County of Modoc, and establish the Hot Spring Valley Water District in that county, which would succeed to, and be vested with, all the powers, duties, responsibilities, obligations, liabilities, and jurisdiction of the former Hot Spring Valley Irrigation District. The bill would declare the Hot Spring Valley Water District to be, and require that the district be deemed, a California water district.

This bill would make legislative findings regarding the necessity of a special statute.

Because this bill would change the manner in which district elections are conducted by a local elections official, it would impose a state-mandated local program.

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

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

Ch. 616 (SB 1161) Lowenthal Petroleum underground storage tanks: cleanup.

(1) Existing law, the Barry Keene Underground Storage Tank Cleanup Trust Fund Act of 1989, requires owners and operators of petroleum underground storage tanks to, among other things, pay a storage fee for each gallon of petroleum placed in the tanks and requires the fees to be deposited in the Underground Storage Tank Cleanup Fund (fund). The act defines the term “underground storage tank” for those purposes as having the same meaning as a tank defined in the provisions regulating the storage of hazardous substances in underground tanks, except as specified with regard to only containing petroleum.

This bill would revise the definition of “underground storage tank” for purposes of the act to specify that the term also includes certain components that are either directly or indirectly connected to the tank.

(2) The act authorizes the State Water Resources Control Board to expend moneys from the fund, upon appropriation by the Legislature, for various specified purposes, including for payment of claims for the costs of corrective action, for corrective actions undertaken by the board, a California regional water quality control board, or a local agency, and for the cleanup and oversight of unauthorized releases at abandoned tank sites. The act authorizes the board, a regional board, or a local agency to undertake or contract for corrective action in response to unauthorized releases from tanks that are subject to the act. The act is repealed by its own terms on January 1, 2011, with specified exceptions.

This bill would extend the date of the repeal of the act to January 1, 2016.

(3) The act requires a person applying to the board for a claim of corrective action costs to be in compliance with specified insurance and permit requirements, but authorizes a person to apply to the board without complying with the insurance requirement under specified conditions. The board is prohibited from reimbursing a person whose tanks otherwise meet that exemption for costs attributable to an occurrence that commenced prior to the acquisition of the real property, if certain conditions exist with regard to the purchase of the real property and the person who owned the site or who owned or operated the tank, except as specified.

This bill would define the term “purchases or otherwise acquires real property” for purposes of this reimbursement prohibition and exception to mean the acquisition of fee title ownership or the acquisition of the lessee’s interest in a ground lease of real property on which one or more underground storage tanks are located, if the lease has a specified term.

(4) The board is required to waive the permitting requirement for a claim filed on or after January 1, 2008, if the board, among other things, determines that the claimant was unaware of the permitting requirement and the claimant complies with that requirement within a reasonable period, not to exceed one year, after becoming aware of the requirement, and the claimant obtains a specified level of financial responsibility.

This bill would additionally require the board to waive the permitting requirements as a condition for payment from the fund for a claimant who filed his or her claim on or after January 1, 2008, and before July 1, 2009, but is not eligible for a waiver of the permit requirement pursuant to the board’s regulations and who did not obtain or apply for a permit, if the board makes certain findings, including that the claimant became the owner or de facto owner of an underground storage tank, as defined, prior to December 22, 1998, the claimant did not and does not operate the tank, and the claimant caused the tank to be removed or closed, as specified. The board would be required to rank all claims submitted pursuant to this waiver provision in a specified manner of priority class.

(5) The Cleanup Loans and Environmental Assistance to Neighborhoods (CLEAN) program authorizes the making of loans to eligible persons to assess and respond to hazardous material releases at brownfield sites, as defined.

This bill would establish the Underground Storage Tank Petroleum Contamination Orphan Site Cleanup Fund in the State Treasury and would transfer \$10,000,000 for each of the 2008–09, 2009–10, and 2010–11 fiscal years, into that fund, for expenditure, upon appropriation by the Legislature. The bill would authorize the funds in that Underground

Storage Tank Petroleum Contamination Orphan Site Cleanup Fund to be expended for the costs of a response action to remediate the harm caused by petroleum contamination at a site, if the site meets the conditions to be defined as a “brownfield” under the CLEAN program, petroleum contamination is the site’s principal source of contamination, the source of the contamination is, or was, an underground storage tank, and a financially responsible party has not been identified to pay for remediation at the site.

The bill would allow any funds that are not expended in a given fiscal year to remain in the Underground Storage Tank Petroleum Contamination Orphan Site Cleanup Fund until encumbered and would allow a disbursement in liquidation of an encumbrance to be made before or during the 4 years following the last day the appropriation is available for encumbrance. The bill would also provide that a recipient of a grant awarded under provisions that previously established an Underground Storage Tank Petroleum Contamination Orphan Site Cleanup Subaccount, which were repealed on January 1, 2008, and whose encumbrance under the grant was not liquidated within a prescribed period, may receive the undisbursed balance of that encumbrance from the Underground Storage Tank Petroleum Contamination Orphan Site Cleanup Fund established by this bill consistent with the terms of the grant until June 30, 2011.

Ch. 617 (SB 1175) Steinberg Developmental services: regional center housing.

Under existing law, the State Department of Developmental Services contracts with private nonprofit regional centers to provide services and supports to persons with developmental disabilities.

Existing law permits the department to approve proposals from specified regional centers to provide for, secure, and ensure the payment of a lease or leases on housing for persons with developmental disabilities, if specified requirements are met.

This bill would permit the department to approve proposals for housing, not including adult residential facilities for persons with special health care needs, under these requirements from any regional center. The bill would require proposals, to be approved, to include a process for the regional center to review recent sales of comparable properties to ensure the purchase price is within the range of fair market value and, if significant renovations of a home, as defined, will be undertaken after the home is purchased, competing bids for that renovation work to ensure that the cost of the work is reasonable. The bill would allow the department to limit the number of proposals they consider and to require an application fee for submitting proposals.

The bill would also permit the department to contract or consult with a public or private sector entity, with appropriate experience in structuring complex real estate financial transactions and that is not otherwise involved in any lending related to the project, to review various aspects of the regional center proposals.

The bill would require, upon submission of a regional center proposal, a nonrefundable fee to be paid by the developer of the housing, in an amount to be determined by the department as prescribed, to be used to reimburse the department’s costs for review and approval of the proposal, upon appropriation by the Legislature. The bill would, however, allow the Director of Finance to approve an expenditure by the department in the 2008–09 fiscal year, of up to \$75,000 of the moneys derived from these fees for the above-described purposes, thus constituting an appropriation.

Under the California Health Facilities Financing Authority Act, the California Health Facilities Financing Authority administers various provisions relating to the financing of health facility projects, including construction and renovation projects. Existing law includes within the definition of a health facility, for purposes of the act, a residential facility which is defined to include nonprofit accredited work activity programs. These programs provide specified services to persons with developmental disabilities.

This bill would, in addition, include within the definition of a residential facility, for purposes of the California Health Facilities Financing Authority Act, a residential facility for

persons with developmental disabilities, as provided for under the provisions permitting proposals for housing for these persons to be approved by the department. The bill would specifically exempt from this definition a residential facility for persons with special health care needs, as defined.

Ch. 618 (SB 1220) Cedillo Housing: Multifamily Housing Program: veterans.

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 would authorize a sponsor, as defined, of a supportive housing development funded by the Multifamily Housing Program, to restrict occupancy of a project to persons with veteran status under specified circumstances.

Ch. 619 (SB 1276) Ashburn Vandalia Water District.

(1) The California Water District Law provides for the establishment of water districts, and grants a district the power to acquire, plan, construct, maintain, improve, operate, and keep in repair the necessary works for the production, storage, transmission, and distribution of water for irrigation, domestic, industrial, and municipal purposes.

This bill would dissolve the Vandalia Irrigation District in the County of Tulare, and establish the Vandalia Water District in that county, which would succeed to, and be vested with, all the powers, duties, responsibilities, obligations, liabilities, and jurisdiction of the former Vandalia Irrigation District. The bill would declare the Vandalia Water District to be, and require that the district be deemed, a California water district. Because this bill would establish requirements on the Vandalia Water District, it would impose a state-mandated local program.

This bill would make legislative findings regarding 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.

Ch. 620 (SB 1510) Kehoe San Diego County Regional Airport Authority.

(1) The San Diego County Regional Airport Authority Act establishes the authority as a local entity of regional government with jurisdiction throughout the County of San Diego. The act establishes a board of directors as the governing body of the authority and assigns various powers and duties to the authority regarding the establishment and operation of airports within the county, designates the authority as the entity responsible for coordinating the airport planning of public agencies within the county, and requires the authority to prepare, adopt, and amend an airport land use compatibility plan for each airport in the county utilizing a public collaborative planning process. The act provides for the compensation of members of the board of directors and prohibits a board member from receiving any benefits pursuant to certain provisions of the Government Code that provide a uniform limit on the health and welfare benefits for members of the legislative bodies of all political subdivisions of the state.

This bill would make clarifying changes to how the board is selected and would prohibit a board member from receiving, in compensation, any benefits permitted to be paid to a member of a legislative body pursuant to the above-described Government Code provisions, but would not prohibit a board member from electing to participate in a plan of health and welfare benefits if the costs are paid by the board member and the authority incurs no expense other than those expenses associated with processing the board member's participation, as a result of the election by the board member. The bill would revise how a 3-person executive committee of the board is selected, would clarify certain compensation provisions pertaining

to the board, and would clarify how the terms of the public members of the audit committee of the board would be staggered.

Existing law authorizes the board of directors to adopt and enforce rules and regulations for the administration, maintenance, operation, and use of its facilities and services and makes any person who violates a rule, regulation, or ordinance adopted by the board guilty of a misdemeanor or an infraction.

This bill would authorize the authority to enforce a rule, regulation, or ordinance in an administrative action and would authorize the imposition of a civil penalty in that action if a violation is found to have occurred.

(2) Existing law specifies the rights and duties of persons who find lost money or goods of another or who, either voluntarily or involuntarily, are the depositories of the money or goods of another. Existing law authorizes any public agency to elect to be governed by these provisions of law with respect to disposition of personal property or to adopt reasonable regulations for the care, restitution, sale, or destruction of unclaimed property in its possession.

This bill would authorize the authority to act as a city police department, city, local government, or public agency for these purposes.

(3) 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 that 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.

This bill would, in addition, authorize collection of the customer facility charge if collection of the fee is required by the San Diego County Regional Airport Authority. The bill would incorporate additional changes in Section 1936 of the Civil Code made by AB 2142 (Ch. 228, Stats. 2008).

Ch. 621 (SB 1531) Correa Peace officer training: autistic persons.

Existing law provides that the Commission on Peace Officer Standards and Training establish and keep updated various training programs to maintain the level of competence of various law enforcement officers.

This bill would, upon the next regularly scheduled review of a training module relating to persons with disabilities, require the commission to create and make available on DVD and authorize the commission to distribute electronically a course on how to recognize and interact with persons with autistic spectrum disorders. This course shall be designed for, and made available to, peace officers who are first responders. This bill would specify that the commission shall develop the course in consultation with designated entities, and distribute, as necessary, a training bulletin via the Internet to specified law enforcement agencies.

Ch. 622 (SB 1548) Florez San Joaquin Valley Unified Air Pollution Control District: city selection committee.

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 15 voting members. Of those members, existing law requires 5 members to be appointed by cities within the territory of the district, based on region and population.

This bill would create a local city selection committee to appoint these members pursuant to specified requirements, 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. 623 (AB 31) De Leon Statewide Park Development and Community Revitalization Act of 2008.

(1) The Urban Park Act of 2006 (act) requires the Department of Parks and Recreation (department) to establish a local assistance program to offer grants, on a competitive basis, to various local entities and nonprofit organizations, as defined, for the acquisition or development, or both, of urban parks and recreational areas and facilities. Heavily urbanized counties are authorized to apply for these grants. The department is required to submit an annual report to the Legislature on the status of each grant made pursuant to the act.

This bill would change the name of the act to the Statewide Park Development and Community Revitalization Act of 2008. A city, regional park district, district, joint powers authority, or county, in addition to specified nonprofit organizations, would be authorized to apply for local assistance program grants. The department would be required to encourage joint partnerships between agencies to enhance investment of public resources. The term “critically underserved community” would replace the term “heavily urbanized county” for purposes of the act and would be defined to include a community with less than 3 acres of usable parkland per 1,000 residents or a disadvantaged community, as defined, that can demonstrate to the Department of Parks and Recreation that the community has insufficient or no park space and recreation facilities. The bill would revise the criteria for awarding grants and revise and create new limitations on grantee allocation of funds, including repealing a grantee’s existing authority to use grant funds to pay costs associated with remediating toxic materials or hazardous substances. The bill would require the department, on or before April 1, 2009, to adopt guidelines to amplify or clarify the grant criteria or develop a procedural guide for the administration of the act and the guidance of applicants. The department would be required to offer technical assistance to all applicants and potential applicants for grant preparation to encourage full participation in the grant program.

The bill would delete the requirement for an annual report and would instead require the department to make certain information available on the department’s Internet Web site 5 business days after awarding a grant.

The bill would make clarifying and conforming changes to other provisions of the act.

(2) 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 competitive grants for local and regional parks, and authorizes those funds to be allocated pursuant to implementing legislation, subject to certain considerations, including requiring preference to be given to the acquisition and development of new parks and expansion of overused parks that provide park and recreational access to underserved communities.

This bill would state that it is the intent of the Legislature to make those funds available to the department, upon appropriation, to award competitive grants pursuant to the Statewide Park Development and Community Revitalization Act of 2008.

Ch. 624 (AB 346) Beall Alcoholic beverages: labels.

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 specified labeling requirements for containers of alcoholic beverages sold within this state, as provided.

This bill would require the container of any beer or alcoholic beverage that derives 0.5% or more of its alcoholic content by volume from flavors or other ingredients containing distilled alcohol and that is sold by a manufacturer or importer to a wholesaler or retailer within this state to bear a label or a firmly affixed sticker that includes specified information regarding its alcohol content and its status as an alcoholic beverage. This bill also makes findings and declarations with regard to the need for these labeling requirements.

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. 625 (AB 433) Beall Food Stamp Program: categorical eligibility.

Existing law provides for the Food Stamp Program, under which each county distributes food stamps provided by the federal government to eligible households, and the CalWORKs program, under which each county provides cash assistance and other benefits to qualified low-income families and individuals.

This bill would require the State Department of Social Services to propose a new name for the Food Stamp Program in California by July 1, 2009, and to convene with a diverse group of stakeholders to develop the new name. The bill would require the new name to reflect one or more designated concepts relating to the operation and significance of the program.

Under existing law, the State Department of Social Services is required to develop a program of categorical eligibility under the Food Stamp Program for persons receiving certain cash assistance for indigent persons.

This bill would revise these requirements, to establish categorical eligibility for the Food Stamp Program to improve nutrition and promote the retention and development of assets and resources for specified categories of needy households who meet all other Food Stamp Program eligibility requirements, in accordance with a designated provision of federal law. The bill would require the department to establish the program by July 1, 2009, and to fully implement it as to new food stamp applicants by January 1, 2010. The bill would require the department to implement these provisions through all-county letters or similar instructions from the director, pending the adoption of regulations, as specified.

Because counties administer the Food Stamp Program, this bill would increase county duties by potentially extending the period of eligibility for these programs for certain recipients, 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, 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. 626 (AB 545) Walters Judges' retirement.

The existing Judges' Retirement System II Law permits a judge who is a member of the system and eligible to retire to elect to receive a monthly allowance or monetary credits, as specified. The law permits a judge to elect to make contributions and receive service credit in the system for certain active military service performed prior to entering the system. Contributions to the Judges' Retirement System II are deposited in the Judges' Retirement System II Fund, which is continuously appropriated.

This bill would permit a judge to elect to receive service credit for the purposes of retirement, or for purposes of calculating survivor benefits, for the time during which he or

she was absent from his or her position as a judge by reason of service with the uniformed services, as defined, provided that the judge returns to judicial office within 6 months of separation from an eligible period of service in the uniformed services, as specified, and the judge elects and satisfies specified requirements regarding his or her contributions. The bill would require that a judge who satisfies these requirements also receive specified monetary credits. The bill would require the system to comply with specified provisions of federal law. The bill would require the state to contribute an amount equal to the contributions that would have been made by the state during the judge's absence when the judge satisfies the requirements to receive this service credit. By increasing contributions to the Judges' Retirement System II Fund, this bill would make an appropriation.

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

Ch. 627 (AB 578) Blakeslee Energy: distributed energy generation: study.

(1) Existing law requires the State Energy Resources Conservation and Development Commission (Energy Commission), in consultation with the Public Utilities Commission (PUC), to evaluate the costs and benefits of having an increased number of operational solar energy systems as part of the electrical system.

This bill would delete this requirement.

(2) Under the existing Public Utilities Act, the PUC is required to report to the Legislature by July 15, 2009, and triennially thereafter, on the energy efficiency and conservation programs overseen by the PUC, as specified.

This bill would require the PUC, on or before January 1, 2010, and biennially thereafter, in consultation with the Independent System Operator and the Energy Commission, to study, and submit a report to the Legislature and the Governor, on the impacts of distributed energy generation on the state's distribution and transmission grid. The bill would require the PUC to specifically assess the impacts of the California Solar Initiative program, the self-generation incentive program, and the biogas customer-generator net energy metering pilot program.

Ch. 628 (AB 638) Bass Student financial aid: California Physician Assistant Loan Assumption 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. Existing law establishes an assumption program of loans for education, administered by the Student Aid Commission, under which any person enrolled in a participating institution of postsecondary education, or any person who agrees to participate in a teacher trainee or teacher internship program, is eligible to enter into an agreement for loan assumption, to be redeemed pursuant to a prescribed procedure upon satisfying certain conditions.

This bill would create the California Physician Assistant Loan Assumption Program, administered by the commission, under which any person enrolled in or admitted to a physician assistant program at an eligible institution, and who meets other requirements, is eligible to receive a conditional agreement for loan assumption, to be redeemed upon working for a specified period as a physician assistant in a designated medically underserved area.

The bill would require the commission to submit a report to the Legislature, on or before January 1, 2012, and annually thereafter, that would include specified data relating to the program. The bill would require the Legislative Analyst's Office, on or before January 1, 2013, in consultation with other specified organizations, to submit a report to the Legislature that describes the experience of the program, evaluates its effectiveness, and makes recommendations for maintaining or expanding the program's operation.

The bill would establish the California Physician Assistant Loan Assumption Program Fund in the State Treasury and would make its revenue available for expenditure for the

program upon appropriation by the Legislature. The bill would make implementation of the program contingent upon sufficient revenue being available to administer the program. The bill would repeal the program on January 1, 2014.

Ch. 629 (AB 1245) Torrico Alcoholic beverages.

The Alcoholic Beverage Control Act prohibits any licensee from giving a premium, gift, or free goods in connection with the sale and distribution of any alcoholic beverage, except as provided. Existing law provides an exception for the furnishing or giving of any retailer advertising specialty with respect to distilled spirits and wines.

This bill would provide that no rule of the department may impose a dollar limit for consumer advertising specialties furnished by a beer manufacturer to the general public of other than \$3 per unit original cost to the beer manufacturer who purchased it.

Ch. 630 (AB 1461) Krekorian Health insurance: liability: alcohol and drug abuse.

Existing law authorizes a disability policy to provide that the insurer is not liable for any loss sustained or contracted in consequence of the insured's being intoxicated or under the influence of any controlled substance unless administered on the advice of a physician.

This bill would exclude a health insurance policy from the application of the above-described provision, thereby allowing for insurer liability under those circumstances.

Ch. 631 (AB 1894) Krekorian Health care coverage: HIV testing.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the regulation of health care service plans by the Department of Managed Health Care. Existing law requires a health care service plan to provide specified coverage to its enrollees and subscribers. Existing law provides that a willful violation of the act is a crime. Existing law provides for the regulation of health insurers by the Department of Insurance. Existing law requires a health insurance policy to provide specified coverage to insureds.

This bill would require health care service plans and health insurers, on or after January 1, 2009, to provide coverage for human immunodeficiency virus (HIV) testing, regardless of whether the testing is related to a primary diagnosis.

Because this bill would place an additional requirement on health care service plans, 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. 632 (AB 1898) Evans Flood control subvention funds: Napa River.

Existing law provides for state cooperation with the federal government in the construction of specified flood control projects, and prescribes requirements to be met prior to state authorization of flood management projects that receive state financial aid.

This bill would authorize the state to provide funds, as prescribed, to the City of St. Helena, or to local agencies in the County of Napa, for a flood control project on the Napa River, as described, at an estimated cost to the state of the sum that may be appropriated for state cooperation by the Legislature upon the recommendation and advice of the department and upon a determination by the department that the project meets those financial aid requirements. The bill would provide that the state assumes no liability for damages that may result from the project by authorizing the provision of funds, or by the appropriation of those funds, as specified.

Ch. 633 (AB 1903) Hernandez Liability: flood control and water conservation facilities.

Existing law provides that, except as specified, neither a public entity nor a public employee is liable under this chapter for an injury caused by the condition of a reservoir if at the time of the injury the person injured was using the property for any purpose other than that for which the public entity intended or permitted the property to be used. Existing law also provides that, except as specified, neither an irrigation district nor an employee thereof nor the state nor a state employee is liable under this chapter for an injury caused by the condition of canals, conduits, or drains used for the distribution of water if at the time of the injury the person injured was using the property for any purpose other than that for which the district or state intended it to be used.

This bill would provide that, until January 1, 2013, neither a public agency that operates flood control and water conservation facilities nor its employees shall be liable for injuries caused by the condition or use of unlined flood control channels or adjacent groundwater recharge spreading grounds under prescribed conditions, except as specified. The bill would also specify that nothing in that provision exonerates a public agency or public employee subject to that provision from liability for injury proximately caused by a dangerous condition of public property under specified circumstances.

This bill would require, until January 1, 2013, the County of Los Angeles Department of Public Works to maintain a record of injuries, and the results of any civil actions ensuing therefrom, that are incurred by the public in the unlined flood control channels or adjacent groundwater recharge spreading grounds during groundwater recharge activities and a record of all claims, paid and not paid, arising from those incidents. The bill would require the County of Los Angeles Department of Public Works to annually file a copy of that record with the Judicial Council. This bill would require the Judicial Council to submit a report on these matters to the Legislature on or before January 31, 2012.

Because this bill would create additional duties for local officials, this bill would impose a state-mandated local program.

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

This bill would provide that no reimbursement is required by this act for a specified reason. This bill would declare that it is to take effect immediately as an urgency statute.

#### Ch. 634 (AB 1908) Wolk Dixon Unified School District: school farm property.

Existing law establishes the public school system in this state, and, among other things, provides for the establishment of school districts throughout the state and for their provision of instruction at the public elementary and secondary schools they operate and maintain. Existing law establishes a public school funding system that includes, among other elements, the provision of funding to local educational agencies through state apportionments, the proceeds of property taxes collected at the local level, and other sources. Existing law authorizes school districts to sell surplus real and personal property, as specified. Existing law requires the proceeds obtained by a school district pursuant to the sale of its real property to be expended solely for capital outlay purposes.

This bill would express findings and declarations relating to the financial condition of the Dixon Unified School District. The bill would authorize the Dixon Unified School District to sell its excess farmland previously used as the school farm, as specified, and would require the district to deposit the proceeds of the sale into the general fund of the school district to establish a specified reserve and to deposit the remaining amount into the capital outlay fund of the district. The bill would specify the conditions under which the proceeds from the sale authorized by the bill may be expended. The bill would provide that from July 1, 2008, to June 30, 2010, inclusive, the Dixon Unified School District would not be eligible to receive financial hardship assistance pursuant to a specified statute, and that the district would not be eligible to receive hardship funding from the State School Deferred Maintenance Fund under a specified statute until all remaining funds from the sale of the property authorized

by the bill are exhausted for deferred maintenance or capital outlay purposes. These provisions would be repealed on January 1, 2021.

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

Ch. 635 (AB 1915) Jeffries State Highway Routes 49 and 74: 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 portions of State Highway Route 49 that are in the City of Auburn, in Placer County, and portions of State Highway Route 74 that are in the City of Lake Elsinore and the City of Perris, in Riverside County, to those cities under certain conditions.

Ch. 636 (AB 1948) Evans Education finance.

(1) Existing law requires the Superintendent of Public Instruction and the Director of Finance to jointly establish a plan for repayment of school funds that a local educational agency received on the basis of average daily attendance that did not comply with statutory or regulatory requirements that were conditions of apportionments, as determined by an audit or a review. Existing law also requires the Superintendent and the Director of Finance to jointly establish a plan for repayment of a penalty arising from an audit exception.

Existing law establishes the Education Audit Appeals Panel, and requires the panel to hear an appeal, filed by the local educational agency within prescribed timelines, of a finding of a final audit report resulting from audit or review.

This bill would, notwithstanding the appeal timelines in this provision, authorize the panel to accept, at its discretion, an appeal filed one business day late by the Vallejo City Unified School District related to specified findings from that district's 2003–04 local educational agency annual audit.

(2) Existing law appropriates \$60,000,000 from the General Fund to the Superintendent of Public Instruction for apportionment to the Vallejo City Unified School District as an emergency loan. Existing law authorizes the Vallejo City Unified School District, from June 1, 2004, to June 30, 2007, inclusive, to sell property owned by the district and to use the proceeds from the sale to reduce or retire that emergency loan.

This act would extend the termination date of the operation of this provision from June 30, 2007, to July 1, 2010. The bill would make a legislative finding and declaration that the unique circumstances of the Vallejo City Unified School District warrant the enactment of this provision as a special statute.

Ch. 637 (AB 2162) Mullin Bay-Delta Sport Fishing.

(1) Existing law, until January 1, 2009, prohibits a person from sport fishing in the tidal waters of the San Francisco Bay Delta and the main stem of the Sacramento and San Joaquin Rivers, including major tributaries, below the most downstream dam, unless he or she first obtains a Bay-Delta Sport Fishing Enhancement Stamp or validation and affixes that stamp or validation to a valid sport fishing license. Existing law requires the funds generated by the imposition of these fees to be deposited in a separate account in the Fish and Game Preservation Fund, to be used solely for the long term, sustainable benefit of the primary Bay-Delta sport fisheries, as specified.

This bill would extend these provisions to January 1, 2010. Because a violation of these provisions is a misdemeanor under existing law, the bill would impose a state-mandated local program by extending a crime that otherwise would be repealed.

(2) Existing law establishes a Bay-Delta Sport Fishing Enhancement Stamp Fund Advisory Committee and requires the Department of Fish and Game to submit to the

advisory committee, at least annually, an accounting of funds derived from the Bay-Delta Sport Fishing Enhancement Stamps and validations.

This bill, instead, would require the department to submit, at least annually, and on or before January 10 of each year, that accounting of funds to the advisory committee, and to the Chief Clerk of the Assembly and the Secretary of the Senate for distribution to the fiscal and policy committees of the Legislature.

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

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

#### Ch. 638 (AB 2293) De Leon Alcoholic beverage licensees.

Existing provisions of the Alcoholic Beverage Control Act generally prohibit manufacturers, winegrowers, bottlers, importers, wholesalers, and others from performing certain activities, with specified exceptions.

This bill would, until January 1, 2014, permit a manufacturer, winegrower, rectifier, or distiller, or any authorized agent of that person to provide, free of charge, entertainment, food, and distilled spirits, wine, or nonalcoholic beverages to consumers over 21 years of age at an invitation-only event in connection with the sale or distribution of wine or distilled spirits, as specified. This bill would authorize the Department of Alcoholic Beverage Control to impose a fee to cover the costs of administering the events authorized by this bill.

The Alcoholic Beverage Control Act provides that a violation of specified provisions of the act is punishable as 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. 639 (AB 2326) Lieu State Highway Routes 1 and 107: City of Torrance.

Existing law provides the Department of Transportation full possession and control of all state highways. Existing law establishes State Highway Routes 1 and 107 and relinquishes specified portions of those routes to certain cities.

This bill would provide for the relinquishment of certain portions of State Highway Routes 1 and 107 to the City of Torrance under specified conditions.

#### Ch. 640 (AB 2439) De La Torre Steven M. Thompson Physician Corps Loan Repayment Program: fees.

Existing law establishes the Steven M. Thompson Physician Corps Loan Repayment Program in the California Physician Corps Program within the Health Professions Education Foundation, which provides financial incentives, as specified, to a physician and surgeon for practicing in a medically underserved community. Existing law requires the Medical Board of California to assess an applicant for issuance or renewal of a physician and surgeon's license a voluntary \$50 fee to be deposited into the Medically Underserved Account for Physicians, which is continuously appropriated to provide funding for operations of the loan repayment program. Existing law requires the foundation to use guidelines developed by the board for the selection and placement of program applicants, as specified.

This bill would change the fee to \$25 and make payment of the fee mandatory for applicants for issuance or renewal of a physician and surgeon's license. The bill would also provide that up to 15% of the funds collected shall be dedicated to loan assistance for physicians and surgeons who agree to practice in geriatric care settings or settings that primarily serve adults over the age of 65 years or adults with disabilities.

The bill would require the guidelines for the selection and placement of program applicants to include criteria that would give priority consideration to program applicants who agree to practice in geriatric care settings.

Because this bill would provide for the deposit of additional fees in a continuously appropriated fund, it would make an appropriation.

This bill would incorporate an additional change to Section 128553 of the Health and Safety Code proposed by AB 2543 contingent on the prior enactment of that bill.

This bill would make the operation of its provisions contingent upon the enactment of SB 1379 of the 2007–08 Regular Session.

Ch. 641 (AB 2494) Caballero Housing-Related Parks Program.

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 \$200,000,000 to be deposited in the Housing Urban-Suburban-and-Rural Parks Account, which the act establishes in the fund, and makes the money in the account available, upon appropriation, for housing-related parks grants in urban, suburban, and rural areas, subject to the conditions and criteria that the Legislature may provide in statute.

This bill would establish the Housing-Related Parks Program under the administration of the Department of Housing and Community Development. The bill would require the department to use funds allocated from the account, upon appropriation by the Legislature, to provide grants for the creation, development, or rehabilitation of park and recreation facilities, to cities, counties, and cities and counties that meet certain criteria and issue housing starts, as defined, for newly constructed units that are affordable to very low or low-income households.

The bill would appropriate the sum of \$459,000 from the account to the department to fund the startup administrative costs of the program.

Ch. 642 (AB 2641) Cook Military service: protection: mediator.

Existing law provides certain benefits and protections for members of the state militia, as specified.

This bill would authorize the Governor and each state agency and department to appoint a mediator to take complaints, as specified, and to resolve and coordinate the resolution of those complaints or other issues from state employees that are members of the California National Guard or members of a reserve component of the Armed Forces of the United States, as specified.

Ch. 643 (AB 2680) Adams Counties: water bond loans.

Existing law provides that the California Victim Compensation and Government Claims Board may delegate to the Controller, under terms and conditions that are acceptable to the board, the authority to discharge from accountability a state agency for accounts that do not exceed specified amounts. The California Safe Drinking Water Bond Law of 1976 provides for the proceeds from the sale of bonds issued by the Department of Water Resources to be made available for specified purposes, including making loans to water suppliers to construct projects that will enable suppliers to meet safe drinking water standards.

This bill would provide that, notwithstanding any other provision of law, the board may authorize the Controller to discharge the Department of Water Resources from accountability for collection of the loan issued to the Arrowhead Manor Water Company in 1980 under the California Safe Drinking Water Bond Law of 1976, but only if San Bernardino County or



its county service area acquires the water system financed by that loan and pays \$910,520 in complete satisfaction of that loan, on or before January 30, 2009.

Ch. 644 (AB 2729) Ruskin Hazardous substances: underground storage tanks.

(1) 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 (fund). The act authorizes the State Water Resources Control Board, upon appropriation by the Legislature, to expend the moneys in 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. The act imposes various requirements on those claimants and requires the board to adopt a priority ranking list, consisting of 4 ranks, for awarding the claims. Included in the 3rd rank of that list are owners and operators of tanks that are independently owned and operated businesses that employ fewer than 500 employees and cities, counties, districts, or nonprofit organizations that employ fewer than 500 employees.

This bill would create the School District Account (account) in the fund and would transfer a sum of \$10,000,000 per year in the 2009–10, 2010–11, and 2011–12 fiscal years from the fund to the account. The moneys in the account, upon appropriation by the Legislature, would be available for expenditure by the board to pay claims filed by school districts that have a 4th rank on the ranking list. The account would be repealed on July 1, 2014. Upon the repeal of the account, moneys in the account and moneys due to the account would revert to, and accrue to, the benefit of the fund. The board, in consultation with the Department of Toxic Substances Control, would be required to include, in its annual report, information on the expenditure of moneys transferred to the account.

(2) The Carpenter-Presley-Tanner Hazardous Substance Account Act establishes the Hazardous Substance Account and, among other things, requires the department to adopt, by regulation, criteria for the selection of hazardous substance release sites for response actions and to publish and revise a listing of hazardous substance release sites selected for response actions, listed according to a specified order of priority.

The act requires the department or a California regional water quality control board to prepare and approve remedial action plans for all sites on the list and authorizes a potentially responsible party to request the department or the regional board to prepare or approve a remedial action plan for any site not listed if the department or the regional board determines that a removal or remedial action is required to respond to a release of a hazardous substance. Existing law imposes various requirements regarding the content of a remedial action plan. The act provides that a remedial action plan is not required if the department, a regional board, or a responsible party takes a removal action at a site and the estimated cost of the removal action is less than \$1,000,000.

This bill would provide, instead, that a remedial action plan is not required under this provision if the estimated cost of the removal action is less than \$2,000,000.

Ch. 645 (AB 3016) Cook Personal income taxes: contributions: California Military Family Relief Fund.

The Personal Income Tax Law allows taxpayers, until January 1, 2010, to designate on their tax returns that a specified amount in excess of their tax liability be contributed to the California Military Family Relief Fund to provide financial aid grants to members of the California National Guard who are California residents.

This bill would revise these provisions to specify that the contributions to the California Military Family Relief Fund be used to provide financial aid grants to eligible reserve members of the United States who are California residents, and that the awarding of grants be governed by a Memorandum of Agreement.

This bill would specify that moneys transferred to the California Military Family Relief Fund before January 1, 2009, be reserved for the California National Guard. This bill would allow the California National Guard to make moneys transferred to the California Military Family Relief Fund before January 1, 2009, available for distribution to qualified members of the reserve component until adequate moneys are available to ensure that all approved grants are funded.

This bill also would require members to meet certain criteria, as specified, in addition to those criteria already required by these provisions.

This bill would extend the operation of these provisions until January 1, 2015.

Ch. 646 (AB 86) Lieu Pupil safety.

Existing law, the Interagency School Safety Demonstration Act of 1985, states that the intent of the Legislature in enacting its provisions is to encourage school districts, county offices of education, law enforcement agencies, and agencies serving youth to develop and implement interagency strategies, in-service training programs, and activities that will, among other things, reduce school crime and violence, including bullying. Existing law establishes the School/Law Enforcement Partnership and charges it with undertaking several efforts intended to reduce school crime, as specified, including bullying.

This bill would specify that bullying, as used in these provisions, means one or more acts by a pupil or a group of pupils directed against another pupil that constitutes sexual harassment, hate violence, or severe or pervasive intentional harassment, threats, or intimidation that is disruptive, causes disorder, and invades the rights of others by creating an intimidating or hostile educational environment, and includes acts that are committed personally or by means of an electronic act, as defined.

Existing law prohibits the suspension, or recommendation for expulsion, of a pupil from school unless the principal determines that the pupil has committed any of various specified acts, including, but not limited to, hazing, as defined.

This bill, in addition, would give school officials grounds to suspend a pupil or recommend a pupil for expulsion for bullying, including, but not limited to, bullying by electronic act.

Ch. 647 (AB 163) Mendoza Gambling: local ordinances.

The Gambling Control Act authorizes a city or county to permit controlled gambling, consistent with state law, if a majority of voters affirmatively approve an ordinance so permitting, as specified. That law authorizes an amendment of an ordinance permitting an expansion of gambling, within a specified limit, without voter approval, and also authorizes, without voter approval, an amendment to an ordinance permitting an increase of 24.99% in the number of gambling tables that may be operated in a gambling establishment or 2 gambling tables, whichever is greater, compared to the ordinance in effect on January 1, 1996.

This bill would further authorize a city or county, without voter approval, to amend an ordinance to increase the number of gambling tables that may be operated in a gambling establishment by 3 tables if the ordinance in effect on July 1, 2007, provided for 5 to 8 tables, and by 4 tables if the ordinance in effect on July 1, 2007, provided for 9 to 12 tables.

Ch. 648 (AB 572) Berg Adult day health care services.

The California Adult Day Health Care Act provides for the licensure and regulation of adult day health centers, with administrative responsibility for this program shared between the State Department of Public Health, the State Department of Health Care Services, and the California Department of Aging pursuant to an interagency agreement. The Adult Day Health Medi-Cal Law establishes adult day health care services as a Medi-Cal benefit for Medi-Cal beneficiaries who meet certain criteria.

Existing law requires the interagency agreement to, among other things, specify that the California Department of Aging is responsible for making recommendations to the department regarding licensure, as specified. Existing law also requires the interagency agreement to specify that the department shall delegate to the California Department of Aging the responsibility of performing the financial reviews and the resolution of audit appeals that are necessary to ensure the program integrity.

This bill would eliminate the requirement that the interagency agreement contain the above statements.

The bill would impose new qualification requirements on specified adult day health care center employees, and would require all adult day health care centers to provide for various vacancy policies and procedures, as provided.

Existing law requires the State Department of Public Health, the State Department of Health Care Services, and the California Department of Aging to jointly develop and adopt regulations for the provision of different levels of care under the single adult day health care license.

This bill would delete this requirement.

Existing law provides that if an adult day health care center licensee provides adult day care or adult day support center services, the adult day health care license shall be the only license required to provide these additional services.

This bill would revise this provision to, instead, apply to an adult day health care center licensee that provides adult day program services.

The bill would also provide that an adult day health care center licensee shall not be required to meet the licensing and certification staffing requirements of the adult day health care center program during extended hours, as defined.

Existing law requires that adult day health care centers offer specified care services to each participant during each day of the participant's attendance at the center, including at least one meal per day, as prescribed.

This bill would specify that the meal must be provided unless the participant declines the meal or medical contraindications exist, as documented in the participant's health record, that prohibit the ingestion of the meal.

Existing law also requires that an adult day health care center provide transportation services to and from the homes of participants.

This bill would provide that these services may only exceed one hour when necessary to ensure regular and planned attendance at the adult day health care center and when there is documentation in the participant's health record that there is no medical contraindication.

This bill would require that adult day health care centers have both written policies and procedures for dealing with natural disaster and emergency situations.

Ch. 649 (AB 830) Ma Vehicles: transportation of school pupils.

(1) Existing law authorizes the governing board of a school district to contract for the transportation of pupils attending schools within the district to and from specified activities and authorizes the governing board to pay for that transportation out of any funds of the district available for that purpose.

This bill would provide that a school, a school district, or the state would not be liable for transportation services provided by an operator of a charter-party carrier, as defined, for which the school or the school district has not contracted, arranged, or otherwise provided.

(2) Under existing law, the State Department of Education is required to develop or approve driver training courses for drivers of specified types of vehicles.

This bill would require the department, by January 1, 2010, in consultation with the Department of Motor Vehicles and the Department of the California Highway Patrol, to review and, if necessary, revise its training courses and requirements for drivers who operate specified charter-party carrier vehicles used for the transportation of pupils.

(3) Existing law provides for the issuance by the Department of Motor Vehicles of a certificate to drive specified types of vehicles, including a schoolbus or a school pupil activity bus and imposes specified requirements on a person who operates a schoolbus or a youth bus in the transportation of school pupils. Existing law specifically excludes specified motor vehicles from the definition of a schoolbus.

This bill would, in addition, exclude from the definition of schoolbus a motor vehicle designed to carry not more than 25 persons including the driver, while being used for the transportation of pupils to or from school-related activities if the vehicle is operated by a charter-party carrier not under a contractual agreement with a school or school district, and the transportation does not duplicate transportation services for pupils provided by the school or school district. The bill would prohibit a person from operating that type of motor vehicle unless that person has specified documents in his or her immediate possession and would require that person to perform specified duties. The bill would also require that vehicle to pass a specified annual inspection, and would allow the Department of the California Highway Patrol to charge a reasonable fee for that inspection.

(4) Under existing law, a violation of the Vehicle Code is an infraction, unless otherwise provided.

Because this bill would add provisions to the Vehicle Code, the violation of which would be a misdemeanor, 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.

#### Ch. 650 (AB 876) Davis Career technical education.

Existing law requires the Superintendent of Public Instruction to coordinate the development, on a cyclical basis, of model curriculum standards for a high school career technical course of study pursuant to policies developed by the State Board of Education. Existing law also requires the Superintendent to develop a career technical curriculum framework based on prescribed criteria.

Existing law requires that, if by July 1, 2008, the University of California has not adopted model uniform academic standards for career technical education that will satisfy the completion of a general elective course requirement for the purposes of admission to that university, the Regents of the University of California are requested to recognize the completion of model curriculum standards established by the Superintendent pursuant to the career technical curriculum framework referenced above. Existing law imposes a similar requirement on the California State University, but makes that university's recognition of the model curriculum standards mandatory if it has not adopted model uniform academic standards for career technical education by July 1, 2008.

This bill would request the California State University and the University of California to take specified actions with respect to the recognition of career technical education coursework in connection with the admissions criteria of the respective universities.

#### Ch. 651 (AB 887) De La Torre State surplus property: Lynwood 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 provided by law.

This bill would, until January 1, 2010, authorize the director, with the approval of the Adjutant General, to complete a lease to the City of Lynwood at fair market value, of specified state-owned property known as the Lynwood Armory. The bill would specify a 5-year term for the lease and would authorize renewal of the lease or other lease agreements

of the Lynwood Armory for a total term not to exceed 25 additional years. 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.

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

Ch. 652 (AB 916) Niello School facilities construction: Twin Rivers Unified School District.

Existing law, 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 requires an applicant school district for new construction to submit to the board a one-time report of existing school building capacity that is to be calculated pursuant to a specified formula, and requires ongoing eligibility for new construction funding to be determined by completing a series of calculations based on projected enrollment compared to existing school building capacity. A school district newly formed, reorganized, or affected by reorganization, pursuant to an election that occurred on or after November 4, 1998, is required to calculate or recalculate its existing school building capacity pursuant to regulations adopted by the State Allocation Board.

This bill would authorize the Twin Rivers Unified School District to occupy a portion of the East Natomas Education Complex project without jeopardizing its future eligibility for funding for purposes of constructing and housing up to 1,000 unhoused pupils within the middle school of the East Natomas Education Complex project, pursuant to the Leroy F. Greene School Facilities Act of 1998. The bill would establish a procedure for the nullification of the authority granted under the bill through the submission of a resolution of the governing board of the district to the State Allocation Board.

This bill would state findings and declarations of the Legislature regarding the need for special legislation.

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

Ch. 653 (AB 1062) Ma School facilities: uniform standards: solar design plans.

Existing law requires, except for certain specified circumstances, the Department of General Services to supervise the design and construction of any school building or the reconstruction or alteration of, or addition to, any school building to ensure that the plans and specifications comply with the rules and regulations adopted by the department and the applicable requirements of the California Building Standards Code.

This bill would require the Division of the State Architect in the Department of General Services, on or before January 1, 2010, to develop uniform criteria for precheck approval processes for solar design plans for a school facility that comply with the rules and regulations adopted by the department and the applicable requirements of the California Building Standards Code. The Department of General Services would be required to complete review of solar design plan applications submitted by a school district that conform with the standards within 45 calendar days of the receipt of a complete application and to act on corrected complete applications within 10 calendar days of their submission for approval.

Ch. 654 (AB 1088) Carter Surplus line brokers: taxation.

Existing law provides that every surplus line broker shall annually pay to the commissioner a tax of 3% of the gross premiums less return premiums upon business done by him or her during the preceding calendar year, excluding premiums for specified business.

This bill would also exempt the risk finance portion of any blended finite risk product used in the financing element of state or federal Superfund environmental settlements, as specified, from the 3% gross premium tax on surplus line brokers.

This bill would take effect immediately as a tax levy.

Ch. 655 (AB 1163) Krekorian Adult education.

Existing law authorizes the Superintendent of Public Instruction to approve plans for adult education innovation and alternative instructional delivery for school districts making an application that demonstrate how the needs of adults will be addressed by various programs. Existing law authorizes school districts that are approved to implement adult education demonstration programs to expend up to 5% of their adult block entitlement for implementation of those programs.

This bill would instead authorize school districts to claim and expend up to 5% of their adult block entitlement for those programs and more than 5%, but no more than 15%, of its adult block entitlement if the program is approved by the Superintendent under the bill. The bill would require a school district to maintain specified accountability mechanisms for those programs, including maintaining documentation of the hours of student attendance required for apportionment purposes. The bill would require an application for adult education innovation and alternative instructional delivery to include specified information, including the methods of maintaining course and student data, and the specific instructional resources that are available to students to complete course requirements.

Ch. 656 (AB 1225) DeSaulnier 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 within the council's grant and loan authority, projects to provide funding for adaptive management, planning, coordination, monitoring, research, and other necessary activities to minimize the adverse impacts of climate change on California's ocean ecosystem. The bill would require, as appropriate, that the information or activities developed under these projects be used to provide guidance to the State Air Resources Board on the adoption of early action measures relating to greenhouse gas emissions.

Ch. 657 (AB 1358) Leno Planning: circulation element: transportation.

(1) Existing law requires the legislative body of each county and city to adopt a comprehensive, long-term general plan for the physical development of the county or city with specified elements, including a circulation element consisting of the general location and extent of existing and proposed major thoroughfares, transportation routes, terminals, any military airports and ports, and other local public utilities and facilities, all correlated with the land use element of the plan.

This bill would require, commencing January 1, 2011, that the legislative body of a city or county, upon any substantive revision of the circulation element of the general plan, modify the circulation element to plan for a balanced, multimodal transportation network that meets the needs of all users of streets, roads, and highways, defined to include motorists, pedestrians, bicyclists, children, persons with disabilities, seniors, movers of commercial goods, and users of public transportation, in a manner that is suitable to the rural, suburban, or urban context of the general plan. By requiring new duties of local officials, this bill would impose a state-mandated local program.

(2) Existing law establishes in the Office of the Governor the Office of Planning and Research with duties that include developing and adopting guidelines for the preparation of and content of mandatory elements required in city and county general plans.

This bill would require the office, commencing January 1, 2009, and no later than January 1, 2014, upon the next revision of these guidelines, to prepare or amend guidelines for a

legislative body to accommodate the safe and convenient travel of users of streets, roads, and highways in a manner that is suitable to the rural, suburban, or urban context of the general plan, and in doing so to consider how appropriate accommodation varies depending on its transportation and land use context. It would authorize the office, in developing these guidelines, to consult with leading transportation experts, including, but not limited to, bicycle transportation planners, pedestrian planners, public transportation planners, local air quality management districts, and disability and senior mobility planners.

(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. 658 (AB 1510) Plescia Subdivision Map Act: exemptions.

Existing law exempts from the requirements of the Subdivision Map Act specified types of property, including, among others, mineral, oil, or gas leases, land dedicated for cemetery purposes, and boundary line or exchange agreements to which the State Lands Commission or a local agency holding a trust grant of tide and submerged lands is a party.

This bill would also exempt from the requirements of the Subdivision Map Act the leasing of, or the granting of an easement to, a parcel of land or any portion of the land, in conjunction with the financing, erection, and sale or lease of a solar electrical generation device on the land, if the project is subject to review under other local agency ordinances regulating design and improvement or if the project is subject to discretionary action by the advisory agency or legislative body.

This bill would also exempt from the requirements of the Subdivision Map Act the leasing of, or the granting of an easement to, a parcel of land or any portion of the land, in conjunction with a biogas project that utilizes, as part of its operation, agricultural waste or byproducts from the land where the project is located and reduces overall emissions of greenhouse gases from agricultural operations on the land, if the project is subject to review under other local agency ordinances regulating design and improvement or if the project is subject to discretionary action by the advisory agency or legislative body.

Ch. 659 (AB 1859) Adams Theft: fire hydrant parts.

(1) Existing law provides that every person who buys or receives any property that has been stolen or that has been obtained in any manner constituting theft or extortion, knowing the property to be so stolen or obtained, or who conceals, sells, withholds, or aids in concealing, selling, or withholding any property from the owner, knowing the property to be so stolen or obtained, shall be punished by imprisonment in the state prison, or in a county jail for not more than one year.

This bill would specifically provide that any person who buys or receives, for purposes of salvage, any part of a fire hydrant or fire department connection that has been stolen or obtained in any manner constituting theft or extortion, knowing the property to be so stolen or obtained, shall, in addition to any other penalty provided by law, be subject to a criminal fine of not more than \$3,000. By creating a new crime, this bill would impose a state-mandated local program.

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

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

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

Ch. 660 (AB 1871) Coto Teacher credentialing: English language development and bilingual-cross-cultural competence.

Existing law authorizes the Commission on Teacher Credentialing to issue certificates of English language development and bilingual-cross-cultural competence to specified holders of credentials who will be serving limited-English-proficient pupils.

This bill would instead authorize the commission to issue authorizations to those credentialholders.

Existing law requires candidates for the certificate to demonstrate the knowledge and skills required for the certificate by oral and written examination.

This bill would instead require candidates for the bilingual-cross-cultural competence to demonstrate the knowledge, skills, and language proficiency required for the authorization, and would also authorize candidates to demonstrate those abilities by completing an approved program that consists of coursework or a combination of coursework and examinations.

Ch. 661 (AB 1889) Berg School districts: four-day school week.

Existing law authorizes the Pacific Unified School District, the Leggett Valley Unified School District, the Reeds Creek Elementary School District, the Death Valley Unified School District, the Borrego Springs Unified School District, the Julian Union Elementary School District, the Julian Union High School District, and the Warner Unified School District to operate one or more schools in each district on a 4-day school week, if the school district complies with specified requirements, including instructional time requirements. Schools in the Death Valley Unified School District and certain school districts in San Diego County that operate on a 4-day school week are required to achieve their Academic Performance Index (API) growth targets in order to maintain the authority to operate on a 4-day school week, as specified. Existing law requires the Superintendent of Public Instruction to reduce the base revenue limit per unit of average daily attendance of a school district that operates one or more schools in its district on a 4-day school week and provides fewer than 180 days of instruction, as specified.

This bill would extend that authorization and those requirements, including that participating schools achieve their API growth targets in order to maintain the authorization, to the Potter Valley Community Unified School District, beginning in the 2009–10 fiscal year. The bill would also authorize the State Board of Education to waive 5-consecutive-day operating requirements for preschools, before and after school programs, independent study programs, child nutrition and food service programs, community day schools, regional occupational centers or programs, and continuation high schools operating on a 4-day week pursuant to the bill, provided that the district meets the minimum time requirement for each program. The bill would require the district to submit a report containing specified information to the State Department of Education, the Senate Committee on Education, and the Assembly Committee on Education on January 15, 2014, if the district operates one or more schools on a 4-day school week. The bill would repeal these provisions on January 1, 2015.

This bill would declare that, due to the unique circumstances applicable to the Potter Valley Community Unified School District, a general statute cannot be made applicable within the meaning of Section 16 of Article IV of the California Constitution, and the enactment of a special statute is therefore necessary.

Ch. 662 (AB 1974) Nava State property: sale or exchange.

Existing law authorizes the Director of General Services, with the approval of the State Public Works Board and the Director of Parks and Recreation, to sell or exchange certain real property, as specified, including a parcel consisting of a portion of San Buenaventura State Beach. Under existing law, that parcel shall be transferred on the condition that it be used only for public recreational purposes. Existing law authorizes the state to reenter the property if that condition is breached.



This bill would authorize the City of Ventura, upon approval by the Director of Parks and Recreation, to exchange with a private party a portion of the parcel conveyed to the city pursuant to those provisions for an adjacent parcel of equal or greater fair market value. The bill would terminate the public recreational use condition and the state's right of reentry with respect to the property conveyed to the private party and would apply that condition and right of reentry to the property conveyed to the city.

Ch. 663 (AB 1981) Huff Surplus property: Chino Valley Unified School District.

Existing law authorizes a school district to enter into a joint-use agreement with another governmental entity that includes some or all of the territory of the district, for specified purposes.

Existing law vests the Department of General Services with certain duties with respect to the disposition of certain state property that has been transferred to local agencies under specified conditions.

This bill would authorize the Chino Valley Unified School District to transfer specified surplus property owned by the school district to the City of Chino Hills, in the County of San Bernardino, upon payment to the district by the city and the execution of an agreement between the school district and the city for development of the property into a park. This bill would require the district to remit a specified sum to the State Allocation Board. This bill further would require the property to revert to the state if the use of the property changes to a use that is not consistent with parks and recreation purposes, unless specified conditions are met.

This bill would state findings and declarations of the Legislature regarding the need for special legislation.

Ch. 664 (AB 2016) Committee on Housing and Community Development Housing omnibus bill.

(1) The Planning and Zoning Law requires each city, county, or city and county to prepare and adopt a general plan for its jurisdiction that contains certain mandatory elements, including a housing element. Existing law requires that the housing element identify the existing and projected housing needs of all economic segments of the community. In the proposed final allocation plan of regional housing needs, the council of governments or delegate subregion, as applicable, is required to adjust allocations to local governments based upon the results of a specified appeals process.

This bill, additionally, would require the council of governments or delegate subregion, as applicable, to adjust allocations of regional housing needs in the proposed final allocation plan based upon the results of a specified revision request process.

(2) Existing law, the Budget Act of 2007, provides for the appropriation of moneys, as specified, from the Emergency Housing and Assistance Fund to the Department of Housing and Community Development for, among other things, operating facilities and capital development programs.

This bill would include those provisions in the Emergency Housing and Assistance Program, as specified.

(3) The Mobilehomes-Manufactured Housing Act of 1980 requires the Department of Housing and Community Development to enforce various laws pertaining to the structural, fire safety, plumbing, heat-producing, or electrical systems and installations or equipment of a manufactured home, mobilehome, special purpose commercial coach, or commercial coach. Any person who knowingly violates any provision of this act is guilty of a misdemeanor.

This bill would include multifamily manufactured homes within these provisions. The bill also would provide that any person who is required to file an application for an alteration or conversion of the structural, fire safety, plumbing, heat-producing, or electrical systems and installations or equipment of a manufactured home, mobilehome, multifamily manufactured

home, special purpose commercial modular, or commercial modular, and who fails to do so, would be required to pay double the application fees, as specified, or, for subsequent failures to file within a 5-year period, pay 10 times the application fee, as specified. By creating a new crime or expanding an existing crime, this bill would impose a state-mandated local program.

This bill would allow the replacement of appliances for comfort heating in manufactured homes, mobilehomes, or multifamily manufactured homes with fuel-gas appliances for comfort heating not specifically listed for use in a manufactured home or mobilehome.

(4) This bill would delete obsolete provisions, correct erroneous cross-references, and make various other, technical changes in existing law relating to housing and local land use planning.

(5) This bill would provide that certain of its provisions would become operative only if SB 375 of the 2007–08 Regular Session is not enacted.

(6) This bill would incorporate additional changes in Section 18031.7 of the Health and Safety Code, proposed by AB 2050, to be operative only if AB 2050 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered 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 no reimbursement is required by this act for a specified reason.

#### Ch. 665 (AB 2020) Fuentes Residential property contracts: liquidated damages.

Existing law provides that a provision in a contract to purchase and sell residential property that provides that all or any part of a payment made by the buyer shall constitute liquidated damages to the seller upon the buyer's failure to complete the purchase of the property is valid to the extent that payment in the form of cash or check, including a postdated check, is actually made if the provision meets specified requirements. In certain circumstances involving the sale of an attached residential condominium unit located within a structure of 10 or more residential condominium units, as specified, the seller is required to perform an accounting of its costs and revenues, as specified. Existing law also provides for what must be taken into account when determining the reasonableness of an amount actually paid as liquidated damages in the event of a buyer's default in one of those sales.

Until July 1, 2014, this bill would require the seller to perform an accounting in certain circumstances involving the sale of an attached residential condominium located within a structure of 20 or more residential condominium units, standing over 8 stories high, that is high-density infill development, as specified, when the purchase price is greater than \$1,000,000. The bill would provide for the annual adjustment of that minimum purchase price. The bill would also require the seller to give notice to the buyer of those provisions, as specified. This bill would also provide for what must be taken into account when determining the reasonableness of an amount actually paid as liquidated damages in the event of a buyer's default in one of those sales. The bill would also make technical, nonsubstantive changes to those provisions.

#### Ch. 666 (AB 2040) Nunez High school exit examination.

Existing law requires the Superintendent of Public Instruction, with the approval of the State Board of Education, to develop a high school exit examination in English language arts and mathematics in accordance with state academic content standards. Each pupil completing grade 12 is required to successfully pass the high school exit examination as a condition of receiving a diploma of graduation or graduation from high school.

Existing law, until December 31, 2007, requires a school district or state special school to grant a high school diploma to a pupil with a disability who is scheduled to graduate from high school in 2007, has not passed the high school exit examination, has not received a high school exit examination waiver, and meets other specified criteria. A school district or state special school that fails to grant a high school diploma to that pupil is required to submit

certain documentation to the state board within 15 days after its determination that the pupil does not meet the specified criteria, and requires the state board to review that failure to grant a high school diploma, as provided. The state board is authorized to direct the school district or state special school to grant a high school diploma to the pupil if the state board finds that the pupil meets the specified criteria. The school district or state special school also is required to report to the Superintendent certain information, including the number of pupils granted diplomas in this manner.

The bill would require the Superintendent to recommend, and the state board to select, members of a panel composed as specified, to make recommendations regarding alternative means for eligible pupils with disabilities to demonstrate that they have achieved the same level of academic achievement in the content standards in English language arts or mathematics, or both, required for passage of the high school exit examination, and would require the state board by October 1, 2010, to adopt regulations, taking into consideration the recommendations of the panel, for alternative means for pupils with disabilities to demonstrate that they have achieved the same level of academic achievement required for passage of the high school exit examination, as specified. Commencing January 1, 2011, an eligible pupil with a disability, as defined, would be authorized to participate in the alternative means of demonstrating the level of academic achievement in the content standards required for passage of the high school exit examination and would be deemed to have satisfied the requirement to successfully pass the parts of the high school exit examination that he or she has not otherwise passed if the school district is notified that the pupil has successfully made this demonstration.

This bill also would provide that funds appropriated in the Budget Act, as specified, shall be allocated by the Superintendent to support the work of the panel and to implement these provisions.

Ch. 667 (AB 2065) Hancock Invasive aquatic species: dreissenid mussels.

Existing law, until January 1, 2012, generally prohibits 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, and authorizes the Director of Fish and Game or his or her designee to engage in various enforcement activities. Existing law exempts 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.

This bill would require any person, or federal, state, or local agency, district, or authority, that owns or manages a reservoir, as defined, where certain recreational activities are permitted, except a privately owned reservoir that is not open to the public, to assess the vulnerability of the reservoir for the introduction of nonnative dreissenid mussel species and to develop and implement a program designed to prevent the introduction of that species. The bill would require visual monitoring at certain reservoirs where those activities are not permitted. The bill would make violations of its provisions subject to a civil penalty of \$1,000 per violation, imposed administratively by the department. These provisions would not apply to a reservoir in which nonnative dreissenid mussels have been detected.

Ch. 668 (AB 2158) Soto State employees' health benefits: bloodborne diseases.

Existing law provides various health benefits for state employees and annuitants. Existing law holds the state liable for payment of workers' compensation, including medical treatment, for injuries incurred by state employees that arise out of or in the course of employment.

This bill would provide, on and after July 1, 2009, that if a correctional officer who was injured as a result of an incident at a state prison and who retired from state employment and sustained an injury as the result of a work-related event that arose out of and in the course of his or her official duties as a correctional officer at a state prison, before January 1, 1984,

and that meets a specified definition of a bloodborne infectious disease, and a dependent, as defined, or former dependent, as defined, of that person contracts the bloodborne disease, which was diagnosed on or after January 1, 1990, from that person, the dependent or former dependent may receive health care benefits sufficient to cover all medically necessary health care costs associated with the disease, for the duration of the disease. The bill would require the state to contribute the cost of providing that benefit coverage from the General Fund, upon appropriation by the Legislature. The bill would also provide that a person who elects to receive these benefits would be prohibited from bringing a civil action against the state for damages related to contracting the disease. The bill would also specify that a dependent or former dependent who does not elect to receive these benefits may pursue all civil remedies allowed by law and is not subject to a defense that the claim is barred by these provisions. The bill would require the Board of Directors of the State Compensation Insurance Fund to administer this benefit.

Ch. 669 (AB 2211) Karnette State Highway Route 110.

Existing law provides the Department of Transportation full possession and control of all state highways. Existing law establishes State Highway Route 110 from 47th Street in San Pedro to Glenarm Street in Pasadena.

This bill would provide that State Highway Route 110 is from 9th Street in San Pedro to Glenarm Street in Pasadena and would provide for the relinquishment of a portion of State Highway Route 110 to the City of Los Angeles under specified conditions.

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

Ch. 670 (AB 2222) Caballero Groundwater quality: monitoring.

The Groundwater Quality Monitoring Act of 2001 requires the State Water Resources Control Board to integrate existing monitoring programs and design new program elements, as necessary, to establish a comprehensive monitoring program capable of assessing each groundwater basin in the state through direct and other statistically reliable sampling approaches.

This bill would require the state board, on or before June 1, 2009, to identify and recommend to the Legislature funding options to extend the comprehensive monitoring program until January 1, 2024, and make recommendations to enhance public accessibility of information on groundwater conditions. The bill would require the state board, on or before January 1, 2012, in consultation with specified agencies, to submit to the Legislature a prescribed report. The bill would require the state board to provide an opportunity for public comment prior to finalizing the report and submitting it to the Legislature.

Ch. 671 (AB 2261) Ruskin Community colleges: open education resources centers.

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 express findings and declarations of the Legislature relating to open education resources, as defined. The bill would authorize the board of governors to establish a pilot program to provide faculty and staff from community college districts around the state with the information, methods, and instructional materials to establish open education resources centers. The bill would define open education resources for its purposes. The bill would specify that a lead community college district be selected from community college district applicants based upon a demonstration of its ability to accomplish specified objectives. The bill would require participating districts to report program information to the Chancellor's office of the California Community Colleges, who would be required to report

the findings to the Governor and the Legislature on or before January 1, 2012. The bill would specify that no additional state appropriation may be requested or provided for purposes of this act.

The bill would repeal these provisions on January 1, 2012.

Ch. 672 (AB 2272) Fuentes Vehicles: motorcycles.

(1) Existing law defines the word “motorcycle” for purposes of the Vehicle Code as a motor vehicle that, among other things, weighs less than 1,500 pounds or, if electrically powered, weighs less than 2,500 pounds and has a maximum speed of 45 miles per hour.

This bill would delete the weight limitation from the definition of “motorcycle” and would delete the separate definition for electrically powered motorcycles. Because this definitional change would expand the number of motor vehicles that would be classified as motorcycles, this bill would expand the scope of crimes governing the operation of motorcycles, thereby imposing a state-mandated local program.

(2) Existing law prohibits a driver of a fully enclosed 3-wheeled motor vehicle from operating the vehicle in a lane established as an exclusive or preferential use lane for high-occupancy vehicles.

This bill would delete that restriction.

(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. 673 (AB 2300) Laird School lunch and breakfast programs: direct certification.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which eligible low-income individuals receive basic health care services.

Existing law, operative upon receipt of federal funds to assist the state in implementing new direct certification for enrollment in the National School Lunch and School Breakfast Programs, separately requires the State Department of Education to create a computerized data-matching system to directly certify recipients of the Food Stamp Program, the CalWORKs program, and other programs authorized for direct certification under federal law, for enrollment in the National School Lunch and School Breakfast Programs. Medi-Cal benefits, however, are not included within the criteria for direct certification specified in federal law.

This bill would delete provisions regarding the inclusion of Medi-Cal benefits within the criteria for direct certification specified in federal law. The bill would permit the State Department of Education, in consultation with the State Department of Health Care Services, to the extent permitted under federal law, and upon the receipt of federal funds for this purpose, to directly certify children into the school meal program.

Existing law, subject to certain exceptions, requires all types of information concerning a person, made or kept by any public officer or agency in connection with the administration of the Medi-Cal program, to be confidential.

This bill would create an exception to this provision by authorizing the State Department of Health Care Services, in coordination with the State Department of Education, and upon the availability of federal funds and to the extent permitted under federal law, to exercise an option under federal law to exchange the information necessary to perform direct verification of eligibility of children for free or reduced price meals. The bill would also authorize the State Department of Health Care Services, upon the availability of federal funds and to the extent permitted by federal law, to exchange the necessary information to perform direct verification of eligibility of children for, and to perform direct certification for enrolling children to receive, free or reduced price meals, as provided. This bill would authorize, to the

extent permitted by state and federal law, the State Department of Health Care Services and the State Department of Education to review the data only for the purposes of improving the effectiveness of the data matches made pursuant to certifying children to receive free or reduced price meals.

Ch. 674 (AB 2319) Horton Identification cards: renewal by mail.

Existing law requires the Department of Motor Vehicles, upon proper applications, to issue driver's licenses and identification cards. Existing law authorizes the Director of Motor Vehicles to establish a program to renew driver's licenses by mail, as specified.

Existing federal law requires that state drivers' licenses and state identification cards meet specified requirements in order to comply with federal standards for homeland security. Existing state law requires the director to establish programs to ensure that California complies with any federal requirements applicable to driver's licenses and identification cards.

This bill would require the director to establish by January 1, 2011, a specified program that permits the renewal of identification cards by mail or through the department's Internet Web site.

Ch. 675 (AB 2423) Bass Professions and vocations: licensure.

Existing law provides for the licensure, registration, and regulation of various professions and vocations by boards and bureaus, including, but not limited to, the Board of Vocational Nursing and Psychiatric Technicians of the State of California, the Veterinary Medical Board, the State Board of Barbering and Cosmetology, the Structural Pest Control Board, the Bureau of Security and Investigative Services, and the Bureau of Automotive Repair, within the Department of Consumer Affairs.

Existing law authorizes a board to deny licensure on certain bases, including an applicant's conviction of a crime substantially related to the qualifications, functions, or duties of the licensed business or profession, regardless of whether the conviction has been dismissed on specified grounds; an applicant's performance of any act involving dishonesty, fraud, or deceit with the intent to substantially benefit himself or herself or another or to substantially injure another; or an applicant's performance of any act that would be grounds for suspension or revocation of the license. Existing law provides that no person shall be denied a license solely on the basis that he or she has been convicted of a felony, if he or she has obtained a specified certificate of rehabilitation, or that he or she has been convicted of a misdemeanor, if he or she has met certain rehabilitation requirements. Existing law requires a board that denies an application for licensure to either file and serve a statement of issues or provide the applicant with certain information upon doing so. Existing law authorizes a board to suspend or revoke a license on the basis that a licensee has been convicted of a crime that is substantially related to the qualifications, functions, or duties of the licensed business or profession, regardless of whether the conviction has been dismissed on specified grounds, and requires the board to provide the ex-licensee with certain information upon doing so. Existing law also authorizes the Board of Vocational Nursing and Psychiatric Technicians of the State of California and the State Board of Barbering and Cosmetology to issue a probationary license to an applicant who meets specified requirements and conditions. Existing law also authorizes the State Board of Barbering and Cosmetology to revoke, suspend, or deny a license at any time on any of the grounds for disciplinary action and, upon the denial of a license, requires the board to provide a specified statement of reasons for the denial.

This bill would authorize the Veterinary Medical Board, with respect to registered veterinary technicians, the Structural Pest Control Board, and the Director of Consumer Affairs, with respect to licensed private investigators and registered automotive repair dealers, to issue or grant a probationary license or registration to an applicant subject to specified terms and conditions. The bill would require these boards, the Board of Vocational

Nursing and Psychiatric Technicians of the State of California, the State Board of Barbering and Cosmetology, and the director, when considering the issuance or granting of a probationary license or registration, to request that an applicant with a dismissed conviction provide proof of that dismissal and would require that special consideration be given to applicants whose convictions have been dismissed, as specified. The bill would require the boards and the director to develop standard terms of probation, as specified. The bill would also authorize these boards and the director to revoke, suspend, or deny a license or registration at any time on any of the grounds for disciplinary action and, upon the denial of a license or registration, would require these boards and the director to provide a specified statement of reasons for a denial and, if applicable on or after July 1, 2009, a copy of the applicant's criminal history record if the applicant makes a specified written request for it.

The bill would provide that its provisions relating to the Veterinary Medical Board shall become operative only if SB 1584 of the 2007–08 Regular Session is also enacted and becomes operative.

Ch. 676 (AB 2470) Karnette Crimes: weapons.

Existing law, subject to exception, provides that any person who brings or possesses, among other things, any instrument that expels a metallic projectile such as a BB or pellet through the force of air pressure, CO<sub>2</sub> pressure, or spring action, upon the grounds of, or within, any public or private school providing instruction in kindergarten or any of grades 1 to 12, inclusive, is guilty of a public offense, punishable by imprisonment in a county jail not exceeding one year, or by imprisonment in the state prison.

This bill would expand the above prohibition on weapons to make it a misdemeanor to bring or possess a less lethal weapon or stun gun, as defined, upon the grounds of or within a public or private college or university.

Existing law makes it a crime for a person to openly display or expose any imitation firearm in a public place, except in specified circumstances. Existing law defines, for purposes of this provision, "public place" to mean an area open to the public and includes streets, sidewalks, bridges, alleys, plazas, parks, driveways, front yards, parking lots, automobiles, whether moving or not, and buildings open to the general public, including those that serve food or drink, or provide entertainment, and the doorways and entrances to buildings or dwellings.

This bill would expand this definition to include a public or private college or university. By changing the scope of existing crimes, the bill would impose a state-mandated local program.

This bill would incorporate additional changes to Section 12556 of the Penal Code proposed by AB 352, to become operative only under circumstances specified in the bill.

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

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

Ch. 677 (AB 2522) Arambula San Joaquin Valley Unified Air Pollution Control District.

Existing law authorizes air pollution control districts and air quality management districts, except as provided, to levy a fee of up to \$2 on motor vehicles, and authorizes the districts to increase this fee to up to \$6 if certain conditions are met.

This bill would authorize the San Joaquin Valley Unified Air Pollution Control District to increase this fee to up to, but not exceeding, \$30 for incentive-based programs to achieve surplus emissions reductions, as specified. The bill would require the state board to assess the use of these fees in achieving and maintaining state and federal ambient air quality standards.

The bill would authorize the San Joaquin Valley district to adopt rules and regulations to reduce vehicle trips in order to reduce air pollution from vehicular sources.

**Ch. 678 (AB 2537) Furutani Public works: volunteers.**

Existing law defines “public works,” for purposes of regulating public works contracts, as, among other things, construction, alteration, demolition, installation, or repair work that is performed under contract and paid for in whole or in part out of public funds. Pursuant to existing law, all workers employed on public works shall be paid not less than the general prevailing rate of per diem wages for work, except for public works projects of \$1,000 or less, or except for any work performed, on or after January 1, 2002, and until January 1, 2009, by a volunteer, a volunteer coordinator, or by members of the California Conservation Corps or of certified Community Conservation Corps, as defined.

This bill would extend, until January 1, 2012, the exclusion from the application of the law governing “public works,” any work performed by a volunteer, a volunteer coordinator, or by members of the California Conservation Corps or of certified Community Conservation Corps, as defined.

This bill would require the Director of Industrial Relations to submit a written report containing information regarding volunteers on public works projects, as specified, to the Legislature by January 1, 2011. The costs incurred in the preparation of this report would be funded by moneys in the Environmental License Plate Fund. By authorizing the expenditure of moneys from this fund, the bill would make an appropriation.

This bill also would state legislative findings and declarations regarding the intent of the bill.

**Ch. 679 (AB 2592) Ma Locksmiths.**

Existing law provides for the licensure and regulation of locksmiths and the registration of employees of locksmiths by the Bureau of Security and Investigative Services in the Department of Consumer Affairs. Under existing law, the bureau is under the supervision and control of the Director of Consumer Affairs. Existing law also requires the Governor to appoint a chief to serve under the direction and supervision of the director. Existing law makes it a misdemeanor for any person to violate the locksmith provisions.

Existing law exempts from licensure or registration as a locksmith or employee of a locksmith certain individuals and practices.

This bill would modify and expand those exemptions, as specified.

Existing law requires a licensee or registrant to carry and display a pocket identification or registration card, issued by the chief, while engaged in the work of a locksmith, as specified. Existing law authorizes the bureau to charge a fee sufficient to reimburse the department for furnishing an enhanced pocket registration card, which is composed of durable material, or a pocket identification card.

This bill would require a partner or officer of a licensee to carry a pocket identification card. In addition, the bill would require a licensee, registrant, or partner or officer of a licensee to also carry and display a valid driver’s license or valid identification card issued by the Department of Motor Vehicles, as specified.

Existing law requires branch offices of licensed locksmiths to be registered with the bureau.

This bill would revise the definition of branch office and would require each locksmith license to be conspicuously displayed at each branch office and in each mobile service vehicle, as defined, for which the license is issued. The bill would authorize the director to assess a \$250 fine for violation of that requirement.

Existing law requires a licensee to notify the bureau of any change in its officers or the addition of new partners, and requires applications to be submitted for those officers and partners. A 2nd or subsequent violation of this requirement is subject to a fine of \$25.

This bill would increase that fine to \$500.

Existing law requires advertisements by a locksmith to contain the locksmith’s address, as specified.



This bill would define “advertisement” for that purpose and require each advertisement to contain certain additional information, and would authorize the director to assess fines for violations of those requirements.

Existing law makes it a misdemeanor, punishable by a fine of \$1,000 or imprisonment in a county jail, as specified, or both that fine and imprisonment, for any unlicensed or unregistered person to engage in certain acts relating to the locksmith business. Existing law also makes it a misdemeanor to violate or conspire to violate any of the provisions governing locksmiths.

This bill would revise and recast those provisions and would increase the fine for violations of those provisions to \$10,000. The bill would authorize the issuance of an injunction by a court and imposition of civil fines, as specified. The bill would prohibit the issuance of licenses to persons convicted of specified violations for certain periods of time and would also prohibit a locksmith from duplicating a key in certain circumstances.

The bill would enact other related provisions.

Because a violation of the requirements and prohibitions created by this bill 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. 680 (AB 2599) De Leon Birth Defects Monitoring Program.

Existing law establishes the Birth Defects Monitoring Program within the State Department of Public Health, and requires the department to provide any umbilical cord blood samples it receives from hospitals to the program for storage and research.

This bill would also require that the program collect any umbilical cord blood samples it receives from hospitals for storage and research.

Existing law requires the department to charge a fee for prenatal screening to support the pregnancy blood sample storage, testing, and research activities of the program, with the revenues from those fees required to be deposited into the Birth Defects Monitoring Program Fund, and made available, upon appropriation by the Legislature, to support the pregnancy blood sample storage, testing, and research activities of the program.

Under existing law, the initial prenatal screening fee increase for activities of the Birth Defects Monitoring Program is \$10.

This bill would, instead, require the prenatal screening fee for these activities to be \$10.

The bill would also require the department to establish guidelines for invoicing, charging, and collecting from approved researchers an amount necessary to cover certain expenses associated with research application requests made pursuant to the above provisions, data linkage, retrieval, data processing, data entry, reinventory, and shipping of blood samples or their components, and related data management.

Existing law provides that when pregnancy blood samples are stored, analyzed, or otherwise shared for research purposes with nondepartmental staff, no information may be released identifying the person from whom the samples were obtained.

This bill would require the department to adopt regulations specifying the protocols and conditions under which blood samples will be released for research purposes, as provided.

Existing law requires the department to establish fees in an amount that does not exceed the costs of administering the Birth Defects Monitoring Program to be collected from researchers and health care providers, and requires that any fees collected pursuant to those provisions be deposited into the Birth Defects Monitoring Program Fund, for use by the department, upon appropriation by the Legislature, for specified purposes related to data management, and the collection, storage, retrieval, and processing of blood samples.

This bill would, instead, require that any fees collected from researchers who have been approved by the department pursuant to those provisions be deposited into the Birth Defects

Monitoring Program Fund, the Genetic Disease Testing Fund, or the Cord Blood Banking Fund, which the bill would create as a special fund in the State Treasury. The bill would require that the amounts of fees deposited in these funds be based on the program providing those samples, and the purpose for which the sample was obtained. The bill, in addition, would provide that the moneys in those funds obtained in those fees may be used by the department, upon appropriation by the Legislature, for costs related to data management, and the collection, storage, retrieval, and processing of those blood samples.

Ch. 681 (AB 2648) Bass Career technical education.

Existing law encourages school districts to provide all pupils with a rigorous academic curriculum that integrates academic and career skills, incorporates applied learning in all disciplines, and prepares all pupils for high school graduation and career entry. Existing law provides for the establishment of various programs for career technical education in the public schools, including, but not limited to, regional occupational centers and programs for the purpose of, among other things, providing pupils with an opportunity to acquire entry-level career technical skills.

This bill would require the Superintendent of Public Instruction to develop, in conjunction with the Office of the Secretary for Education, the community colleges, the University of California, the California State University, the Legislature, the Employment Development Department, teachers, chamber organizations, industry representatives, research centers, parents, school administrators, representatives of regional occupational centers and programs, community-based organizations, labor organizations, and others as deemed appropriate by the Superintendent, a report that explores the feasibility of expanding and establishing career multiple pathway programs, as defined, in California. The bill would require that the report include specified components, including, but not limited to, methods for developing and sharing models of integrated curriculum and instruction, strategies for increasing the course options and instructional time for pupils in high school, and recommendations for supporting regional coalitions in planning and developing the programs. The bill would authorize the Superintendent to use existing state resources and federal funds to complete the report. If state or federal funds are not available or sufficient, the bill would authorize the Superintendent to apply for and accept grants and receive donations, and other financial support from public or private sources. The bill would require the Superintendent to report to the Legislature as to the status of completing the report, and any preliminary recommendations, by July 1, 2009. The Superintendent would be required to submit a final report with recommendations to the Legislature by December 1, 2009.

Ch. 682 (AB 2654) Laird Discrimination.

(1) Existing law provides that the purpose of certain provisions regarding human relations is to promote the establishment in counties and cities and counties throughout the state of commissions designed to foster peaceful relations in the interest of preserving the public peace among citizens of different races, religions, and national origins.

This bill would provide that the purpose of those provisions is to promote the establishment of commissions designed to foster peaceful relations in the interest of preserving the public peace among residents. This bill would add ethnic group identification, age, sex, sexual orientation, color, and disability to the characteristics described above.

(2) Existing law allows local agencies to construct or cause to be constructed rental housing for employees. Existing law requires a local agency to require that contractors and subcontractors engaged in construction financed under these provisions provide equal opportunity for employment, without discrimination as to race, sex, marital status, color, religion, national origin, or ancestry, and requires that all contracts and subcontracts for construction financed under this chapter be let without discrimination as to race, sex, marital status, color, religion, national origin, or ancestry.

This bill would, instead, require a local agency to require that the above contractors and subcontractors provide equal opportunity for employment, without discrimination as to marital status, race, national origin, age, sex, sexual orientation, color, medical condition, religious creed, ancestry, mental disability, or physical disability. By increasing duties of local agencies, this bill would impose a state-mandated local program.

(3) Existing law prohibits certain property insurers from taking specified actions regarding the issuance or cancellation of insurance under conditions less favorable to the insured than in other comparable cases, except for reasons applicable alike to persons of every marital status, sex, race, color, religion, national origin, or ancestry, and prohibits sex, race, color, religion, national origin, or ancestry from constituting a condition or risk for which a higher rate, premium, or charge may be required of the insured.

This bill would add medical condition, disability, and sexual orientation, as defined, to the characteristics prohibited for use as described above.

(4) Existing law prohibits an application for certain property insurance, or an insurance investigation report furnished by an insurer to its agents or employees for use in determining the insurability of the applicant, from carrying or requiring any identification of the applicant's race, color, religion, national origin, or ancestry.

This bill would, in addition, prohibit an application described above from carrying or requiring any identification of the applicant's medical condition, disability, marital status, or sexual orientation, as defined.

(5) Existing law provides that the ownership or financial control of any domestic, foreign, or alien insurer, by any state of the United States or by a foreign government, shall not restrict the Insurance Commissioner from issuing, renewing, or continuing in effect the license of that insurer to transact insurance, unless the commissioner makes any of specified determinations, including that the insurer is subject to governmental practices that discriminate on the basis of race, color, creed, or national origin.

This bill would delete creed from the above list of characteristics relating to governmental discrimination that the Insurance Commissioner may consider, and would add sex, ancestry, religion, disability, medical condition, marital status, and sexual orientation, as defined, to that list.

(6) Existing law prohibits certain insurers licensed to issue and issuing motor vehicle liability policies, as defined, from taking certain actions regarding the issuance or cancellation of that insurance under conditions less favorable to the insured than in other comparable cases, except for reasons applicable alike to persons of every race, language, color, religion, national origin, ancestry, or the same geographic area, and prohibits race, language, color, religion, national origin, ancestry, or location within a geographic area from constituting a condition or risk for which a higher rate, premium, or charge may be required of the insured.

This bill would, instead, prohibit the above insurers from taking those actions under conditions less favorable to the insured than in other comparable cases, except for reasons applicable alike to persons of every language, sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, sexual orientation, or the same geographic area, and would prohibit language, sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, sexual orientation, or location within a geographic area from constituting a condition or risk for which a higher rate, premium, or charge may be required of the insured.

(7) Existing law prohibits certain surety insurers from failing or refusing to take specified actions regarding performance bonds under conditions less favorable to the obligor than in other comparable cases, except for reasons applicable alike to persons of every race, color, gender, religion, national origin, ancestry, or geographical area, and prohibits race, color, gender, religion, national origin, ancestry, or location within a county, of itself, from constituting a condition or risk for which a greater rate, premium, charge, guaranty, or collateral may be required of the applicant.

This bill would, instead, prohibit those surety insurers from failing or refusing to take the actions described above under conditions less favorable to the obligor than in other comparable cases, except for reasons applicable alike to persons of every sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, sexual orientation, or geographical area, and would prohibit any of those characteristics, of itself, from constituting a condition or risk for which a greater rate, premium, charge, guaranty, or collateral may be required of the applicant.

(8) Existing law prohibits any workers' compensation insurer, 3rd-party administrator, or other entity seeking certification as a health care organization from taking specified actions regarding contracts because of the race, color, national origin, ancestry, religion, sex, marital status, sexual orientation, or age of any contracting party, prospective contracting party, or person reasonably expected to benefit from that contract as an employee or otherwise.

This bill would add disability and medical condition to those characteristics.

(9) Existing law provides for the appointment of persons by a juvenile court as court-appointed special advocates. Existing law provides that an adult otherwise qualified to act as a court-appointed special advocate shall not be discriminated against based upon sex, socioeconomic, religious, racial, ethnic, or age factors.

This bill would provide, instead, that an adult otherwise qualified to act as a court-appointed special advocate shall not be discriminated against based upon race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, disability, marital status, or socioeconomic factors.

(10) Existing law provides that the purpose of certain provisions of law relating to prepaid health plans is to afford persons eligible to receive certain government-supported medical benefits the opportunity to enroll as regular subscribers in prepaid health plans, without reference to the race, sex, age, religion, creed, color, national origin, or ancestry of any eligible person.

This bill would provide, instead, that the purpose of those provisions is to afford persons eligible to receive certain government-supported medical benefits the opportunity to enroll as regular subscribers in prepaid health plans, without reference to race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, marital status, or disability.

(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, 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. 683 (AB 2747) Berg End-of-life care.

Existing law provides for the licensure and regulation of health facilities and hospices by the State Department of Public Health. Existing law provides for the regulation and licensing of physicians and surgeons by the Medical Board of California.

This bill would provide that when a health care provider, as defined, makes a diagnosis that a patient has a terminal illness, the health care provider shall, upon the patient's request, provide the patient with comprehensive information and counseling regarding legal end-of-life options, as specified, and provide for the referral or transfer of a patient, as provided, if the patient's health care provider does not wish to comply with the patient's request for information on end-of-life options.

#### Ch. 684 (AB 2754) Bass Public safety personnel: MRSA skin infections.

Existing law establishes a presumption that if certain safety members, firefighters, county probation officers, or members in active law enforcement who have completed 5 years of service under specified pension or retirement systems develop a blood-borne infectious

disease, the disease arises out of, and in the course of, employment. Existing law extends this presumption to blood-borne infectious diseases that occur within 3 calendar months after termination for each year of service, up to 60 months. Existing law requires those who are permanently incapacitated for the performance of duty as a result of a blood-borne infectious disease to receive a service-connected disability retirement.

This bill would expand the scope of this provision to include any methicillin-resistant *Staphylococcus aureus* (MRSA) skin infection. The bill would make the MRSA presumption applicable for up to 90 days after termination of service, and would also make the presumption applicable to any of the above safety members, regardless of service under the pension or retirement systems.

Existing law provides that an injury of an employee arising out of, and in the course of, employment is generally compensable through the workers' compensation system. Existing law provides that, in the case of certain state and local firefighting and law enforcement personnel, the term "injury" includes, among other conditions, any blood-borne infectious disease that develops or manifests itself during a period while the member is in the service of the governmental entity, and establishes a disputable presumption in this regard. Under existing law, the disputable presumption extends after termination of service for 3 months for each calendar year worked, up to 60 months.

This bill would expand the scope of this provision to include any methicillin-resistant *Staphylococcus aureus* skin infection and would make that presumption applicable for up to 90 days after termination of service.

Ch. 685 (AB 2855) Hancock Career technical education: partnership academies: green technology and goods movement.

Existing law provides for the establishment of partnership academies by participating school districts and establishes criteria qualifying pupils in grades 10, 11, and 12 for enrollment in the academies. Existing law establishes the parameters for the Superintendent of Public Instruction to issue a maximum of 155 grants per year to school districts maintaining high schools that meet the partnership academy eligibility requirements.

This bill would establish 2 new categories of partnership academies, the Green Technology Partnership Academies and the Goods Movement Partnership Academies. Commencing with the 2009–10 school year, when funds become available for additional partnership academies, as specified, the Superintendent would be required to issue grants for the establishment of partnership academies in each of the 9 economic regions established by the state, and would be required to give priority to partnership academies dedicated to educating young people in the emerging environmentally sound technologies. The Superintendent would also be required to issue grants for the establishment of partnership academies and give priority to the establishment of partnership academies dedicated to educating young people in goods movement occupational areas until at least one academy is established in each of the 4 transportation corridors established by the state. The selection of school districts to establish the new partnership academies and the planning and development of the new partnership academies would be required to be conducted pursuant to the procedures and requirements established for all partnership academies under existing law. The bill would provide that the funding priorities it creates may be satisfied when the specified number of green technology and goods movement partnership academies are funded, as specified.

The bill, in the event a school district applies to convert an existing school program to one of the new types of partnership academies and meets all the specified criteria for that new partnership academy, would authorize the department, in coordination with the Superintendent, to provide that academy with first-year implementation funds. In order to be eligible for funding for a new type of partnership academy, this bill would require the coursework and internship or preapprenticeship programs of the proposed academy to focus

on the appropriate academy purposes. This bill would require staff development opportunities to be included in the academy plans.

Ch. 686 (AB 2881) Wolk Nuisance: agricultural activity: recovery of defendant's costs: right to farm.

(1) Existing law requires any person who intends to offer subdivided lands within California for sale or lease to file with the Department of Real Estate an application for a public report, consisting of a completed questionnaire and a notice of intention that includes, among other things, a statement that there is an airport in the vicinity, and that this may affect the use of the property. Existing law makes a violation of these provisions a crime.

This bill would require the notice of intention provided as part of an application for a public report, as described above, to contain a specified notice regarding any property that is presently located within one mile of farm or ranch land designated as specified. By changing the definition of a crime, this bill would impose a state-mandated local program.

(2) Existing law limits the liability of a transferor for failing to disclose natural hazards in specified property transactions if the transferor obtains a report or opinion prepared by a licensed engineer, land surveyor, geologist, or expert in natural hazard discovery dealing with matters within the scope of the professional's license or expertise. Existing law conditions this limitation in specified ways, including the requirement that when an expert responds to a request regarding natural hazards, that the expert also determine whether the property is within an airport influence zone and, if so, provide a specified notice with his or her report.

This bill would condition the limitation on liability described above by requiring an expert, when responding to a request regarding natural hazards, to also determine whether the property is presently located within one mile of farm or ranch land designated as specified, and to provide a specified notice in this regard. The bill would also make 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 no reimbursement is required by this act for a specified reason.

Ch. 687 (AB 2922) DeSaulnier Air pollution: penalties: fuel containers.

Existing law declares that emissions of air pollutants from motor vehicles are the primary cause of air pollution in many parts of California, and that the state has the responsibility to establish procedures for compliance with standards that control and eliminate those air pollutants. Existing law requires the State Air Resources Board to prescribe maximum air pollution emission standards to be applied in inspecting motor vehicles. Existing law also requires a person who violates any order, rule, or regulation of the state board adopted pursuant to this authority to pay a civil penalty for deposit into the Air Pollution Control Fund, not to exceed \$500 per vehicle.

This bill would set the maximum civil penalty for a violation of these provisions to be an amount not to exceed \$500 per vehicle, portable fuel container, spout, engine, or other unit subject to regulation under these provisions.

Existing law requires the State Air Resources Board to adopt standards and regulations for motor vehicles and off-road or nonvehicle engine categories to control the emissions of air contaminants.

This bill would require the state board to adopt standards for portable fuel containers and spouts. The bill would provide that this provision is declaratory of existing law.

Ch. 688 (SB 61) Runner Castaic Lake Water Agency.

The Castaic Lake Water Agency Law creates the Castaic Lake Water Agency and generally requires the board of that agency to be comprised of 7 elected directors and 4 appointed

directors that are nominated by specified retail water distributors. The agency law requires the term of office of a director appointed by a private water purveyor that is acquired by the agency to terminate, with a certain exception, at 12 o'clock noon on the first Monday after January 1 of the year following the acquisition, and, subject to that exception, provides for the election of the successor to that director by agency voters at the statewide general election held in November of the even-numbered year following the acquisition. The agency law requires the successor to hold that office for the term of 2 years and each director elected thereafter to that office to hold that office for the term of 4 years.

This bill, instead, would require the successor to hold that office for the term of 4 years. The bill would make other technical nonsubstantive changes to obsolete provisions of law.

Ch. 689 (AB 2945) Laird State parks and wilderness areas.

Existing law, the California Wilderness Act, establishes a California wilderness preservation system composed of state-owned areas designated by the Legislature as wilderness areas and units of the state park system classified as state wildernesses by the State Park and Recreation Commission. The act designates specified state wilderness areas and requires a state agency with jurisdiction over an area designated as a wilderness area to be responsible for preserving the wilderness character of that area. The act prohibits the presence of a commercial enterprise or permanent road within a wilderness area, except as necessary in specified emergencies. The act generally prohibits, among other things, the presence of temporary roads, the use of motorized vehicles, motorized equipment, and motorized transport within a wilderness area and authorizes the state agency with jurisdiction over the area to take measures necessary for the control of fire, insects, and diseases. The act also defines various terms for purposes of the act.

This bill would define "minimum management requirements" and "minimum tool" for purposes of the act. The bill would repeal the above exception to the presence of commercial enterprises or permanent roads within a wilderness area, and would, instead, authorize the presence of temporary roads, the use of motorized vehicles, motorized equipment, and motorized transport within a wilderness area when necessary in specified emergencies or when it is the minimum tool necessary to meet the minimum management requirements. The bill would authorize a state agency having jurisdiction over a wilderness area to authorize measures to address environmental damage or degradation affecting wilderness character and resources if those measures are consistent with the minimum management requirements and only the minimum tools are used. The bill would require guidelines for the determination of the minimum management requirements and the minimum tool to be adopted by regulation.

The bill would add Limekiln State Wilderness to the designated wilderness areas and would provide that the California Coastal Trail may be located, designed, constructed, or operated within the Limekiln State Wilderness.

The bill also would make technical, nonsubstantive changes in those provisions.

Assembly Bill 1781, as proposed by Conference Report No. 1 on July 17, 2008, would make appropriations for the support of state government for the 2008–09 fiscal year and be known as the "Budget Act of 2008."

This bill would amend and supplement that Budget Act of 2008 by revising items of appropriation for the Department of Parks and Recreation related to the Railroad Technology Museum, thereby making an appropriation.

The bill would make legislative findings and declarations regarding the encumbrance and use of funds appropriated to the Department of Parks and Recreation, payable from the Safe Neighborhood Parks, Clean Water, Clean Air, and Coastal Protection Bond Fund. The bill would appropriate amounts from the fund to the department to make payments submitted by grant recipients prior to June 30, 2008, for projects funded pursuant to Item 3790-103-0005 of the Budget Act of 2000.

Ch. 690 (AB 2954) Lieber San Francisco Bay Restoration Authority.

(1) Existing law establishes the San Francisco Bay Area Conservancy Program, administered by the State Coastal Conservancy, to address the resource and recreational goals of the San Francisco Bay area in a coordinated, comprehensive, and effective manner and authorizes the conservancy to undertake projects and award grants in the San Francisco Bay area to achieve various goals, including the improvement of public access to the coast and the protection, restoration, and enhancement of natural habitats and connecting corridors, watersheds, scenic areas, and other open-space resources.

Existing law also establishes the San Francisco Bay Conservation and Development Commission and requires a person or governmental agency wishing to place fill, extract materials, or make a substantial change in the use of any water, land, or structure within the area of the commission's jurisdiction, as defined, to secure a permit from the commission. Existing law also authorizes the commission to amend, or repeal and adopt, the San Francisco Bay Plan, which is a comprehensive and enforceable plan for the conservation of the water in the San Francisco Bay and the development of its shoreline.

This bill would enact the San Francisco Bay Restoration Authority Act, which would establish the San Francisco Bay Restoration Authority to raise and allocate resources for the restoration, enhancement, protection, and enjoyment of wetlands and wildlife habitat in the San Francisco Bay and along its shoreline. The act would establish a governing board of the authority composed of a resident of the San Francisco Bay Area, as defined, who would be required to serve as chair, and specified local and regional governmental officials, impose membership requirements for the board, and require the board to, among other things, establish policies for the operation of the authority and convene a Bay Restoration Advisory Committee to assist and advise the board in carrying out its functions.

The act would authorize the authority to raise funds and award grants to public and private entities for eligible projects, including projects that restore, protect, or enhance tidal wetlands, managed ponds, or natural habitat on the San Francisco Bay shoreline. The act would authorize the authority to, among other things, levy a benefit assessment, apply for and receive grants from federal and state agencies, solicit and accept gifts, fees, grants, and allocations from public and private entities, issue revenue bonds, incur bond indebtedness, and enter into joint powers agreements.

Because this bill would impose additional duties on local governmental agencies relating to the membership of the governing board of the authority, the bill would impose a state-mandated local program.

This bill would repeal the act on January 1, 2029.

(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. 691 (AB 2991) Nunez Air pollution: research.

Existing law requires the State Air Resources Board to coordinate and collect research data on air pollution, and to administer and coordinate all air pollution research funded, in whole or in part, with state funds. Existing law also requires the state board to appoint a screening committee not to exceed 9 persons, to review, and give advice and recommendations, with respect to all air pollution research projects funded by the state. Existing law requires the committee members to be physicians, scientists, biologists, chemists, engineers, meteorologists, or other persons who are knowledgeable, technically qualified, and experienced in the air pollution problems for which projects are being reviewed.

This bill would require the screening committee to review, and provide advice and recommendations, with respect to any climate change related-research projects funded by the state and subject to approval by the state board. The bill would also expand the number of



members on the screening committee to 11, and would also require that at least 2 of the committee members have demonstrated expertise in the field of climate change.

Ch. 692 (AB 3005) Jones Community development: mitigation fees.

(1) The Mitigation Fee Act authorizes a local agency to charge a variety of fees, dedications, reservations, or other exactions in connection with the approval of a development project, as defined. Existing law provides that when a local agency imposes any fee or exaction as a condition of approval of a proposed development, as defined, or development project, those fees or exactions shall not exceed the estimated reasonable cost of providing the service or facility for which the fee or exaction is imposed.

This bill would require a local agency, when imposing as a condition of approval of a development project an impact fee for mitigating vehicular traffic impacts of a housing development that satisfies certain characteristics, to set the fee, or the portion thereof relating to vehicular traffic impacts, at a rate that reflects a lower rate of automobile trip generation. The bill would, until January 1, 2011, exempt from this requirement a housing development in an area having a capital improvement plan for which traffic mitigation fees are collected. The bill would authorize a local agency to charge an impact fee in proportion to the estimated rate of automobile trip generation associated with a housing development if the housing development does not satisfy the specified characteristics.

(2) Existing law, the Transit Village Development Planning Act of 1994, defines certain terms for its purpose.

This bill would add a definition to this act for the term “bus transfer station.”

(3) This bill would incorporate changes made by AB 1221 that would become operative if both bills are enacted and this bill is enacted after AB 1221.

Ch. 693 (AB 3058) Committee on Utilities and Commerce Electric power contracts: just and reasonable charges.

(1) 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.

Existing law authorized the Department of Water Resources, until January 1, 2003, to enter into contracts for the purchase of electricity, and to sell electricity to retail end-use customers and, with specified exceptions, local publicly owned electric utilities, at not more than the department’s acquisition costs and to recover those costs through the issuance of bonds to be repaid by ratepayers. Existing law requires the department to retain title to all electricity sold by it to retail end-use customers and provides that the department is entitled to recover its costs as a revenue requirement. Existing law requires any determination with regard to whether the rates and charges that apply to those contracts are just and reasonable to be made by the department and not the commission.

This bill, with certain exceptions, would require the department, prior to the execution of any modification of a contract for the purchase of power by the department, on or after the effective date of the bill, to provide a written report to the commission setting forth the justification for the determination that the proposed modification is just and reasonable. The bill would require the commission to review the written report and make public its comments. The bill would prohibit the department from executing the proposed contract modification if the commission recommends against it.

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

Ch. 694 (SB 634) Wiggins Food labeling: olive oil.

(1) Existing law requires the State Department of Public Health to enforce various provisions of existing law regarding the manufacture, blending, production, and sale of olive oil. Existing law makes the violation of these provisions a crime. Existing law requires the

department to issue a license to package, manufacture, or distribute olive oil on receipt of an application.

This bill would repeal the licensure provisions. It would require any olive oil labeled for sale to be consistent with the provisions of existing law regarding olive oil and this bill. By revising the definition of a crime, this bill would impose a state-mandated local program.

(2) Existing law defines olive oil to mean the edible oil obtained from the fruit of an olive tree. Existing law makes it a crime to manufacture, sell, offer for sale, give away, or possess imitation olive oil, as defined. Existing law excludes from this prohibition the blending of olive oil with other edible oils if the blend is not labeled as olive oil or imitation olive oil, and if the contents and proportions of the blend are prominently displayed on the container's label.

This bill would define olive oil to mean the edible oil obtained solely from the fruit of the olive tree to the exclusion of oils obtained using solvents or reesterification processes and of any mixture with oils derived of other kinds except in the making of flavored olive oil.

This bill would also define olive oil grades and provide that olive oil grades are to be in a specified order. It would authorize the addition of alpha-tocopherol to specified olive and olive pomace-oils.

Existing law prohibits reuse of any olive oil container, can, or drum for repacking any fixed oil intended to be used for food purposes, except on a processor's premises.

This bill would also exempt the filling of a clean container by a consumer, as specified, from the reuse prohibition.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 695 (AB 2824) Berryhill Food labeling: olive oil.

Existing law defines olive oil to mean the edible oil obtained from the fruit of an olive tree. SB 634 proposes to redefine olive oil to mean the edible oil obtained solely from the fruit of the olive tree to the exclusion of oils obtained using solvents or reesterification processes and of any mixture with oils derived of other kinds, except as specified. SB 634 would also define olive oil grades.

This bill would revise the definition of extra virgin olive oil as it is proposed to be added by SB 634 to be effective only if both bills are chaptered and this bill is chaptered last.

#### Ch. 696 (SB 1781) Committee on Environmental Quality Environmental quality: solid waste management: used and waste tires: ballast water management.

(1) The California Beverage Container Recycling and Litter Reduction Act requires a beverage distributor to pay a redemption payment for every beverage container sold or offered for sale in the state to the Department of Conservation. The act requires the department to deposit those amounts in the California Beverage Container Recycling Fund and requires every beverage container sold or offered for sale in the state to have a minimum refund value. The money in the fund is continuously appropriated to the department for the payment of the refund values and processing fees.

The act requires a refund to be paid by a certified recycling center to a consumer or dropoff or collection center, by a processor to a certified recycling center, dropoff or collection program, curbside program, or nonprofit dropoff program, and by the department to a processor, for each beverage container received. The act defines "nonprofit dropoff program" for purposes of those provisions.

This bill would remove a nonprofit dropoff program from the list of entities to which a refund is required to be paid and would delete the definition of, and all references to, nonprofit dropoff programs.

(2) The act requires the Department of Conservation to establish and implement an auditing system to ensure that information collected, and refund values and redemption payments, comply with the purposes of the act. The act authorizes the department to audit and investigate specified actions on and before December 31, 2001, and on and after January 1, 2002, and to take specified enforcement and disciplinary actions.

This bill would authorize the department to conduct the audits and investigations on or after January 1 of each year.

(3) The act requires specified recycling centers or locations to be open for business at least 30 hours per week and authorizes the department to certify a recycling center that will operate fewer than 30 hours per week if specified conditions are met, including being in a rural region according to the criteria of the federal Farmers Home Loan Administration.

This bill would change that condition to authorize the department to certify a recycling center in a rural region according to the loan eligibility criteria of the Rural Housing Service of the United States Department of Agriculture Rural Development Administration, or its successor agency. The bill would delete obsolete references and provisions and make other technical corrections in the act.

(4) Existing law relating to tire hauling requires a person who engages in the transportation of waste or used tires, as defined, to register with the California Integrated Waste Management Board. Existing law exempts from the registration requirement a person meeting one of various conditions, including that the person transports fewer than 10 waste or used tires at a time.

Existing law provides that it is unlawful and constitutes an infraction for a person engaged in the transportation of waste tires to violate specified provisions relating to registration.

This bill would expand the scope of that infraction to include a person operating a vehicle, or combination of vehicles, in the transportation of 10 or more used tires or waste tires, or a combination of used tires and waste tires totaling 10 or more. By expanding the application of an existing crime, this bill would impose a state-mandated local program.

(5) Existing law relating to tire recycling imposes a fee on the purchase of new tires and requires the fee to be deposited in the California Tire Recycling Management Fund in the State Treasury. Existing law requires moneys in the fund to be used to pay, among other things, the costs associated with the development and enforcement of regulations relating to the storage of waste and used tires. Existing law requires the board to consider designating a city, county, or city and county as the enforcement authority for regulations relating to the storage of waste and used tires, and if the board makes those designations, to provide funding to the local entity based on available resources. Existing law also imposes specified civil penalties on a person who violates provisions relating to tire hauler registration and authorizes liability to be imposed in a civil action or administratively.

This bill would authorize the board, upon request of a city, county, or city and county, to designate the city, county, or city and county to exercise the board's enforcement authority under the laws relating to tire hauler registration. This bill would authorize, in addition to existing means of imposing liability on a person who violates provisions relating to tire hauler registration, an attorney authorized to act on behalf of a local enforcement agency or the board to apply to the clerk of the court in the county in which a civil penalty was imposed for a judgment to collect the penalty.

(6) The Marine Invasive Species Act generally applies to a vessel 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 the vessel. The act requires the State Lands Commission to adopt specified regulations, including regulations requiring an owner or operator of a vessel carrying, or capable of carrying, ballast water that operates in the waters of the state to comply with an implementation schedule for interim performance standards for the discharge of ballast water in accordance with a specified report. The act requires the commission, in consultation with the State Water Resources Control Board, the United States Coast Guard, and a specified advisory panel, to

prepare or update and submit to the Legislature a specified review, relating to available technologies for ballast water treatment systems, on or before January 1, 2008.

This bill would require the commission to adopt regulations requiring compliance with an implementation schedule set forth in the bill and would require the commission to submit the review to the Legislature on or before January 1, 2009.

(7) This bill would also make various technical, nonsubstantive changes in existing law relating to solid waste management, tire hauling, tire recycling, and ballast water management.

(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.

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

Ch. 697 (SB 1357) Padilla Beverage containers: processing payments: grants.

(1) 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 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 \$1,500,000 annually for grants for beverage container recycling and litter reduction programs.

This bill would additionally authorize the department to expend up to \$20,000,000 from July 1, 2009, to January 1, 2012, inclusive, for either grants for beverage container recycling and litter reduction programs or focused, regional community beverage container recycling and litter reduction programs that meet specified requirements, thereby making an appropriation. The bill would require a grant recipient to submit a report to the department and would require the department to publish an evaluation of grants made pursuant to these provisions, including a summary of those reports.

(2) Existing law requires the department to calculate a processing fee and a processing payment for each beverage container with a specified scrap value. The processing fees are required to be paid by beverage manufacturers to the department and are deposited in the fund. The moneys in the fund are continuously appropriated to the department to pay, among other things, processing payments to processors. The department is required to calculate processing payments by conducting a survey every 2nd year to determine the actual recycling costs for certified recycling centers.

This bill would require the department, on and after January 1, 2010, to use the most recently published, measured actual costs of recycling for a beverage container, if the department determines the number of beverage containers of a material type returned for recycling is less than 5% of the total number of beverage containers returned for recycling, for all material types. The bill would also require the department to adjust the costs of recycling by a material type every 2nd year by the percentage change in the most recently measured cost of recycling high density polyethylene (HDPE) plastic beverage containers.

(3) The bill would make an appropriation by revising the requirements for, and increasing the amounts of, the processing payments paid by the department from the continuously appropriated fund.

(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. 698 (AB 837) Feuer Firearms: prohibited persons.

Existing law generally prohibits certain persons from possessing firearms. Existing law requires the Department of Justice to determine and report the status of persons who are prohibited under state law from possessing firearms in various circumstances, including to assist agencies to satisfy licensing responsibilities and to prevent transfers of firearms to those persons who are prohibited from receiving them. Existing federal law requires a designated state point of contact to initiate background checks in connection with the transfer of a firearm, as specified.

The bill would specifically prohibit the issuance of certain firearms permits and the transfer of firearms if the applicant or transferee is prohibited from possessing, receiving, purchasing, or owning a firearm under federal law as well as state law. The bill would make conforming changes related to the department's determination and reporting of the status of applicants.

Ch. 699 (SB 1241) Margett Public safety.

(1) Existing law provides procedures for the enforcement of child custody orders and support obligations.

This bill would make technical, nonsubstantive changes to those provisions.

(2) Existing law requires the Department of Justice to annually report on its activities and accomplishments to the Legislature and to federal, state, and local law enforcement agencies, as well as to other interested groups. Existing law requires that report to include a separate report on the activities of the Crack Down Task Force Program, which has the responsibility for establishing, conducting, supporting, and coordinating crack down task forces composed of state and local law enforcement agencies targeting the investigation and apprehension of the Colombian cartel-street gang cocaine networks.

This bill would delete the requirement that the Department of Justice's annual report include a separate report on the activities of the Crack Down Task Force Program.

(3) Existing law requires peace officers to meet certain minimum standards, including being a high school graduate, as specified, passing the General Education Development Test, or having attained a 2-year or 4-year degree from an accredited college or university.

This bill would revise and recast the above requirements. Among other changes, the bill would expand the category of organizations and agencies that are authorized to accredit schools for purposes of those provisions.

(4) Existing law requires the Department of Justice to establish a Clandestine Laboratory Enforcement Program to assist state and local law enforcement and prosecutorial agencies in apprehending and prosecuting persons involved in the unlawful manufacture of controlled substances. Existing law also requires the Department of Justice to report annually on its activities and on the accomplishments of the Clandestine Laboratory Enforcement Program to the Legislature and to federal, state, and local law enforcement agencies, as well as to other interested groups.

This bill would delete provisions that require the Department of Justice to make those annual reports.

(5) Existing law, enacted by initiative statute, requires sex offenders, as defined, to pay a fine, as specified. Existing law transfers \$100 for each of those fines imposed in excess of \$100 to the Department of Corrections and Rehabilitation to defray the cost of the global positioning system used to monitor sex offender parolees.

Existing law permits the Legislature to amend those provisions by a statute passed in each house by rollcall vote entered in the journal,  $\frac{2}{3}$  of the members of each house concurring, or by a statute that becomes effective only when approved by the voters.

This bill would instead transfer  $\frac{1}{3}$  of every first conviction fine collected and  $\frac{1}{5}$  of the second and each subsequent conviction fine for that purpose. By amending that initiative statute, this bill would require a  $\frac{2}{3}$  vote.

(6) Existing law declares that whenever an employer has agreed with any employee to make payments to a health or welfare fund, pension fund, or vacation plan, or other similar

plan for the benefit of the employees, or a negotiated industrial promotion fund, or has entered into a collective bargaining agreement providing for those payments, it is unlawful for that employer willfully or with intent to defraud to fail to make the payments required by the terms of that agreement. A violation of that provision where the amount the employer failed to pay into the fund or funds exceeds \$500 is punishable by imprisonment in the state prison for a period of not more than 5 years or in the county jail for a period of not more than one year, by a fine of not more than \$1,000, or by both that imprisonment and fine.

This bill would change that punishment to imprisonment in the state prison, or in a county jail for a period of not more than one year, by a fine of not more than \$1,000, or by both that imprisonment and fine, and would state the intent of the Legislature regarding that change.

(7) Existing law grants specified peace officers authority that extends to any place in the state, including any member of the Law Enforcement and Investigations Unit of the Department of Corrections, as specified.

This bill would extend that authority to any member of the Office of Correctional Safety of the Department of Corrections and Rehabilitation whose primary duties are as specified.

(8) Existing law authorizes the imprisonment of a person who manufactures, imports, sells, or possesses specified weapons. Existing law exempts from that provision the sale to, purchase by, or possession of, short-barreled shotguns or short-barreled rifles by police departments, sheriffs' offices, marshals' offices, the California Highway Patrol, the Department of Justice, or the military or naval forces, as specified.

This bill would specify, in addition, that the sale to, purchase by, or possession of, short-barreled shotguns or short-barreled rifles by the Department of Corrections and Rehabilitation, as specified, is not punishable by imprisonment.

(9) Existing law declares the possession of any pistol or revolver upon which the name of the maker, model, manufacturer's number or other mark of identification has been changed, altered, removed, or obliterated, to be presumptive evidence that the possessor has changed, altered, removed, or obliterated the same.

This bill would repeal that provision.

(10) Existing law requires the Department of Justice to prepare and submit an annual report to the Legislature regarding the California Gang, Crime, and Violence Prevention Partnership Program, as specified.

This bill would require the department to file that report only in years in which the program receives funds.

(11) Existing law requires the Corrections Standards Authority to provide for the presentation of training to peace officers which will enable them to more efficiently handle, on the local level, the tracing of missing persons and victims of violent crimes.

This bill would delete that provision.

(12) This bill would also provide that any section of any act, other than SB 1498, enacted by the Legislature during the 2008 calendar year that takes effect on or before January 1, 2009, and that affects, as specified, 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.

This bill would also make other related, conforming changes.

Ch. 700 (AB 2352) Fuentes Health services: confidential information.

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 permits disclosure of 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.

This bill would make a technical change to this provision.

Under existing law, the Lanterman-Petris-Short Act, information and records obtained in the course of providing certain services is confidential and may only be released in specific circumstances. The act's confidentiality provisions pertain to persons who are receiving or have received mental health care services or services for persons with developmental disabilities.

This bill would permit release of that information, not including psychotherapy notes, as defined, to a county social worker, probation officer, or any other person who is legally authorized to have custody or care of a minor who is taken into temporary custody or for whom a petition has been filed with the court, or who has been adjudged a dependent child or ward of juvenile court, but only for the purpose of coordinating health care services and medical treatment, as defined, or mental health or developmental services for the minor.

This bill would further permit an individual to whom information was disclosed to further disclose that information to a person who would otherwise be able to obtain that information under the bill or another provision of law.

The bill would further provide that 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.

#### Ch. 701 (AB 2651) Aghazarian Foster care, adoption, and dependent children.

Existing law, the California Community Care Facilities Act, provides for the licensure and regulation of community care facilities, including foster family homes and foster family agencies, by the State Department of Social Services.

Existing law requires a criminal record check of applicants for a license, special permit, or certificate of approval for a foster family home or certified family home, and other persons, including nonclients who reside in those homes and staff and employees. Existing law requires that an application be denied, unless the Director of Social Services grants an exemption, if it is found that the applicant or any of the other designated persons has been convicted of prescribed crimes.

Existing law also imposes criminal record and fingerprint check requirements for prospective adoptive parents, as specified.

This bill would, to the same extent required for federal funding, effective October 1, 2008, prohibit the director from granting an exemption where a foster care provider applicant or any of the other designated persons have been convicted of certain felonies at any time and other felonies in the previous 5 years. This bill would prohibit exemptions under these circumstances for foster care providers, as specified, in those homes where the individual has been convicted of murder or voluntary manslaughter. This bill, effective October 1, 2008, would similarly prohibit the department, or a licensed adoption agency or delegated county adoption agency from giving final approval for an adoptive placement in any home where the prospective adoptive parent or an adult living in the prospective home has been convicted of the felonies specified in the bill. This bill would make these prohibitions operative only to the extent that federal law requires the prohibition as a condition of federal funding.

Existing law requires a community care license to be forfeited by operation of law when the licensee moves a facility from one location to another.

This bill would provide that a licensed foster family home, a home certified by a licensed foster family agency, or a home approved by a social worker or county welfare department, as specified, shall not forfeit their license, certification, or approval when the facility is moved from one location to another. This bill would permit the existing license, certification, or approval to be transferred to the new facility location. The bill would require all caregivers to whom this license forfeiture exception applies to meet all applicable licensing laws and regulations at the new location.

Existing law requires certain individuals and agencies to report known or suspected incidents of child abuse and neglect to the Department of Justice. The department may

disclose those reports only in specified circumstances, including to out-of-state agencies responsible for approving prospective foster or adoptive parents or relative caregivers.

Existing law requires the department to maintain an index of all reports of abuse and severe neglect submitted by agencies and found by the submitting agency to be not unfounded. Existing law requires this index to be made available to out-of-state agencies for the purpose of approving a prospective foster or adoptive parent or relative caregiver for placement of a child.

This bill would eliminate the authority of the department to disclose reports and make the index available to out-of-state agencies that are approving placement for prospective relative caregivers.

This bill would require out-of-state agencies to make their request for reports of abuse and severe neglect in compliance with federal law, as specified.

Existing law sets forth circumstances under which a minor may be adjudged a dependent child of the juvenile court, and establishes procedures to determine the temporary placement of a dependent child.

Existing law authorizes temporary placement of a dependent child in the home of an able and willing relative, or an able and willing nonrelative extended family member, upon completion of an assessment of the suitability of the relative or nonrelative extended family member by the county welfare department. Existing law also requires the county welfare department to initiate a criminal records check through the California Law Enforcement Telecommunications System before placing the child.

This bill would prohibit temporary placement of a child in the home of a person if the criminal records check shows that person has been convicted of a crime for which the Director of Social Services cannot grant an exemption with respect to foster family home and certified family home applicants.

This bill would also prohibit temporary placement of a minor child in the home of a person who has been convicted of a crime for which the director may grant an exemption unless a criminal records exemption has been granted by the county based on substantial and convincing evidence to support a reasonable belief that the person with the criminal conviction is of such good character as to justify the placement and not present a risk of harm to the child.

Existing law requires a county social worker to visit the home of a relative or prospective guardian who is not a licensed or certified foster parent, prior to placing the child in that home, to ascertain the appropriateness of the placement. Existing law also requires the court or county social worker to initiate a state and federal criminal records check through the California Law Enforcement Telecommunications System as part of their assessment.

This bill would prohibit placement of the child in the home of a person if the criminal records check indicates the person has been convicted of a crime that the Director of Social Services cannot grant an exemption for with respect to foster family home and certified family home applicants.

This bill would also prohibit placement of a child in the home of a person who has been convicted of a crime that the Director of Social Services may grant an exemption for unless a criminal records exemption has been granted by the county, based on substantial and convincing evidence, to support a reasonable belief that the person with the criminal conviction is of such good character as to justify the placement and not present a risk of harm to the child.

Under existing law, when a child has been placed in foster care out of state, the county social worker or a social worker on the staff of the social services agency in the state in which the child has been placed is required to visit the child in a foster family home or the home of a relative at least every 12 months and submit a report to the court regarding each visit.

This bill would, instead, require these duties to be performed in a manner consistent with federal law and in accordance with the department's approved state plan.



This bill would incorporate additional changes in Section 11170 of the Penal Code proposed by SB 1022 and AB 2618 that would become operative if this bill and one or both of the other bills are chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

To the extent this bill would impose additional duties on county welfare departments, 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, 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. 702 (SB 155) Cox Gasoline: vapor recovery systems.

Existing law requires the State Air Resources Board to adopt procedures for determining the compliance of any system designed for the control of gasoline vapor emissions during gasoline marketing operations, including storage and transfer operations, and additional performance standards to ensure that systems for the control of gasoline vapors from motor vehicle fueling operations do not cause excessive spillage and emissions.

This bill would prohibit the state board from requiring a gasoline dispensing facility that meets certain requirements to undergo an Enhanced Vapor Recovery Phase II upgrade until April 1, 2011.

Ch. 703 (SB 567) Aanestad Counties: consolidation of offices: watermaster districts.

(1) Existing law authorizes specified boards of supervisors, by ordinance, to consolidate the duties of the offices of Auditor-Controller and Treasurer-Tax Collector into the elected office of Auditor-Controller-Treasurer-Tax Collector.

This bill would authorize the Trinity County Board of Supervisors to consolidate the duties of the offices of auditor-controller and treasurer-tax collector into the elected office of auditor-controller-treasurer-tax collector.

(2) Existing law, the Scott Valley and Shasta Valley Watermaster District Act, requires the Board of Directors of the Scott Valley and Shasta Valley Watermaster District to consist of 5 district voters, as specified, and 2 members appointed by the Siskiyou County Board of Supervisors who are residents of that county and not district voters. Existing law, the Shasta-Tehama County Watermaster District Act, requires the Board of Directors of the Shasta-Tehama County Watermaster District to consist of 5 district voters, as specified, and 2 members appointed by the Shasta County Board of Supervisors who are residents of that county and not district voters.

This bill would specify that, for the purposes of the provisions that require the 5 members of those respective boards to be district voters, the term "voter" includes an officer, director, manager, and shareholder of a voter that is not a natural person. The bill would prohibit the 2 members who are appointed by a county board of supervisors from serving on those respective boards if they are an officer, director, manager, shareholder, or employee of a district voter.

(3) Under the Shasta-Tehama County Watermaster District Act, a quorum of the board of directors is 3 members.

This bill would change that number to 4 members.

Ch. 704 (SB 588) Runner Postsecondary education: community college school buildings.

Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law authorizes the establishment of community college districts under the administration of community college governing boards, and authorizes these districts to provide instruction at community college campuses throughout the state.

Existing law requires the Department of General Services (department) to supervise the design and construction of certain school buildings, including specified community college facilities, to ensure that plans and specifications comply with specified structural safety standards and to ensure that the work of construction has been performed in accordance with the approved plans and specifications, for the protection of life and property. Existing law also requires the department to pass upon and approve or reject all plans for the construction of, and in some cases, the alteration of, any school building subject to those provisions, and to inspect the school buildings and work of construction or alteration that in its judgment is necessary or proper for the enforcement of these requirements and the protection of the safety of the students, the instructors, and the public. These requirements are part of the body of law known as the Field Act.

Existing law requires school buildings that are constructed, reconstructed, modified, or expanded after July 1, 2006, on a community college campus to be built according to the Field Act or according to the California Building Standards Code, as adopted by the California Building Standards Commission.

This bill would require the department to develop and submit, in consultation with the board of governors, by June 1, 2009, to the California Building Standards Commission proposed building standards for adoption as part of the California Building Standards Code that will govern the construction, reconstruction, modification, or expansion of school buildings of a community college district, if the community college district elects not to utilize the Field Act. The department would be required to review and include, where appropriate, in these standards the standards that govern the California State University.

The bill would require the Legislative Analyst's Office (LAO) to undertake a fact-based analysis of the length of time the department and the community colleges take to perform their respective functions to complete community college construction and alteration projects, and compile this information in a report. The bill would require the Department of General Services to convene a working group to analyze the report and the current process to complete community college construction and alteration projects and develop recommendations for changes, if any, in the project development and review process to ensure the public safety of community college facilities through a collaborative, consistent, cost-effective, and timely project development and review process.

#### Ch. 705 (SB 791) Corbett State Highway Route 84.

Existing law authorizes a city or county in which a planned transportation facility was to be located on a specified portion of State Highway Route 84 to develop and file with the California Transportation Commission a local alternative transportation improvement program that addresses transportation problems and opportunities, and provides for the use of revenues from the sales of excess properties acquired for the planned state facility in order to fund the program, but limits the use of revenues from excess property sales to state highway purposes. Existing law provides that the commission may not approve a local alternative transportation improvement program under these provisions after July 1, 2010.

This bill would also authorize the use of revenues from sales of excess properties for projects in the local alternative transportation improvement program that are also in the local voter-approved transportation sales tax measure, subject to approval by the Department of Transportation. The bill would make related changes.

#### Ch. 706 (SB 911) Wiggins Commercial air carriers: hot air balloons.

(1) Existing law requires the Public Utilities Commission to require every commercial air operator, as defined, to procure, and continue in effect, adequate protection against liability for personal bodily injuries and property damage as a result of an accident, that may be imposed by law upon the operator and upon any person using, operating, or renting an aircraft, as defined, with the permission of the operator.

Existing law, until January 1, 2009, excludes from the definition of commercial air operator a person furnishing or providing transportation by hot air balloon for entertainment or recreational purposes and excludes from the definition of aircraft for this purpose a hot air balloon furnished or providing transportation for entertainment or recreational purposes.

This bill would revise the definition of commercial air operator to also exclude any person owning, controlling, operating, renting, managing, furnishing, or otherwise providing transportation by hot air balloon for sporting purposes. The bill would revise the definition of aircraft to also exclude for this purpose a hot air balloon furnished or providing transportation for sporting purposes. The bill would extend those dates of repeal to January 1, 2013.

(2) Existing law, until January 1, 2009, imposes specific liability insurance and passenger notice requirements on a person providing transportation by hot air balloon for hire, for entertainment, or for recreational purposes. Existing law, until January 1, 2009, requires that any person providing such transportation comply with any requirement of a city, county, or city and county (local government) that the person obtain a business license as a condition for operating in the jurisdiction of the local government and to prominently display the license as required. Whenever a local government requires a business license, any person providing such transportation would, until January 1, 2009, be required to provide to the local government certain evidence of insurance coverage.

Existing law imposes a state-mandated local program by requiring local governments, until January 1, 2009, to give reasonable notice of this requirement with any business license renewal notification and to maintain as a public record every business license issued by the local government to any person providing transportation by hot air balloon for hire, for entertainment or recreational purposes, and every currently effective certificate of insurance evidencing the insurance coverage required by the bill. A local government, until January 1, 2009, is authorized to charge a reasonable fee for purposes of carrying out these provisions. Existing law also imposes a state-mandated local program by making it a misdemeanor to fail to obtain and maintain a current valid local business license as required by the bill or to fail to maintain insurance in force as required by the bill.

This bill would delete the requirement that the transportation be provided for entertainment or recreational purposes, and would instead subject transportation by hot air balloon for hire to these provisions. The bill would specify that any person owning, controlling, operating, renting, managing, furnishing, or otherwise providing transportation by hot air balloon for hire, prominently display the license only within the city or county of the person's primary place of business frequented by customers and potential customers. The bill would extend those dates for repeal to January 1, 2013. The bill, in extending those dates, would thereby impose state-mandated local programs for the purposes described above.

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

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

Ch. 707 (SB 947) Hollingsworth California Environmental Quality Act: consultation: transportation facilities.

(1) The California Environmental Quality Act (CEQA) requires a lead agency to prepare an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment, unless the project is exempt from the act.

CEQA requires a lead agency to call at least one scoping meeting for a project of statewide, regional, or areawide significance, and to notify specified entities of at least one scoping meeting.

Existing law for such a project requires the lead agency to consult with transportation planning agencies and public agencies that have transportation facilities within their jurisdiction that could be affected by the project, for the purpose of the lead agency obtaining information concerning the project's effect on major local arterials, public transit, freeways, highways, and rail transit service.

This bill would additionally require notice of at least one scoping meeting to be provided to transportation planning agencies or public agencies required to be consulted concerning such a project, and would require the project's effect on overpasses, on-ramps, and off-ramps to be included in that consultation. By imposing new duties on local governments with respect to notifying additional entities of a scoping meeting and consulting on other effects of the project, 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. 708 (SB 1007) Machado Exchange facilitators.

Existing law provides for licensure and regulation of various financial institutions by the Commissioner of Financial Institutions or the Commissioner of Corporations, but does not specifically regulate persons engaged in the facilitation of like-kind exchanges of property pursuant to federal tax law.

This bill would require a person engaging in business as an exchange facilitator, as defined, to comply with certain bonding and insurance requirements, as specified, and to notify existing exchange clients whose relinquished or replacement property is located in this state of any change in control, as defined, of the exchange facilitator. The bill would also require a person engaging in business as an exchange facilitator to, among other things, act as a custodian for all exchange funds and to invest those funds in investments that meet a prudent investor standard, as specified. The bill would prohibit these persons from performing specified acts, including, but not limited to, making material misrepresentations and engaging in conduct constituting fraudulent or dishonest dealings. The bill would make any person who violates these provisions subject to civil suit in a court of competent jurisdiction and would provide that a person claiming to have sustained damage because of a failure to comply with these provisions may file a claim on specified bonds, deposits, or letters of credit to recover the damages. These provisions would remain in effect until January 1, 2014, at which point they would be repealed.

#### Ch. 709 (SB 1124) Committee on Local Government Local Government Omnibus Act of 2008.

(1) Existing law authorizes the Governing Board of the Los Angeles Unified School District, the City of Los Angeles, and the Board of Supervisors of Los Angeles County to form a joint powers agency for the financing, construction, and operation of an all-purpose recreational stadium and center in the San Pedro area of Los Angeles County, as specified.

This bill would repeal these provisions.

(2) Existing law requires local governments to provide annual statements of investment policies, and quarterly investment reports to the California Debt and Investment Advisory Commission, as specified.

This bill would repeal that requirement.

(3) Existing law requires the issuer of any new debt issue of state or local government to submit a report of final sale, within 45 days after the signing of the bond purchase contract

or acceptance of a bid in a competitive offering, to the California Debt and Advisory Commission, as specified.

This bill would also require the issuer of any proposed new debt issue of state or local government to give written notice of a proposed sale, no later than 30 days prior to the sale of any debt issue at private or public sale, to the commission, as specified.

(4) The Social Service Transportation Improvement Act requires transportation planning agencies and the county transportation commissions to prepare and adopt an action plan that describes in detail the steps required to accomplish the consolidation of social service transportation services.

Existing law provides immunity to public entities, against certain actions at law, as specified.

This bill would designate an entity formed by the regional transportation planning authority as a nonprofit public benefit corporation, designated as a consolidated transportation services agency, under the Social Service Transportation Improvement Act, as a public agency, within the meaning of "public entity," for the purposes of liability for certain actions, as specified.

(5) Existing law authorizes the board of supervisors of a county to levy in any year, a special tax, in addition to all other taxes provided for, of not to exceed \$0.003 on the \$100 of assessed valuation on all the taxable property in the county, for funding of music free to the public.

Existing law authorizes the board of supervisors of a county to levy in any year, a special tax, in addition to all other taxes provided for, of not to exceed \$0.004 on the \$100 of assessed valuation on all the taxable property in the county, to encourage immigration, increase trade in the products of the state and of the county, and promote the industrial, livestock, agricultural, horticultural, viticulture, and pastoral pursuits of the county.

Existing law authorizes the board of supervisors of a county to levy in any year, a special tax, in addition to all other taxes provided for, of not to exceed \$0.004 on the \$100 of assessed valuation on all the taxable property in the county, to induce immigration to, and increase trade and commerce of, the county, by using the proceeds of the tax for, among other things, advertising, exploiting, and making known the resources of the county.

Existing law authorizes the board of supervisors of a county to levy in any year, a special tax, in addition to all other taxes provided for, of not to exceed \$0.003 on the \$100 of assessed valuation on all the taxable property in the county, for maintaining public airports and landing places for aerial traffic for the use of the public.

Existing law authorizes the legislative body of a city to levy a tax to maintain and purchase necessary property for a municipal hospital, as specified.

This bill would delete these authorizations, and instead authorize local governments to levy voter-approved special taxes, as specified, for these purposes.

(6) Existing law requires the clerk of the legislative body of any city, county, or city and county, following the adoption of any code by the legislative body, to maintain at all times a reasonable supply of copies of the primary code and of any secondary codes incorporated in it by reference, available for purchase by the public, as specified.

This bill would repeal this requirement.

(7) Existing law authorizes a local agency to invest specified funds into, among other things, bonds issued by the local agency, United States Treasury notes, bonds, bills, or certificates of indebtedness, or registered state warrants or treasury notes or bonds of this state, as specified.

This bill would correct various incorrect statutory cross-references to these provisions.

(8) Existing law authorizes the board of supervisors, in specified counties, to appoint the registrar of voters in the same manner as other county officers are appointed.

This bill would also authorize the board of supervisors of the County of Napa to appoint the registrar of voters in the same manner as other county officers are appointed.

(9) Existing law, until December 31, 2009, authorizes special districts to issue securitized limited obligation notes, as specified.

This bill would extend that authorization to December 31, 2014.

(10) Existing law prohibits a determination of a city's sphere of influence, where the sphere of influence includes specified redevelopment projects, from precluding any other agency in addition to that city, from providing facilities or services related to development to, or in that portion of, the redevelopment project area unless specified conditions exist.

This bill would delete an obsolete cross-reference in these provisions.

(11) Existing law, until January 1, 2007, authorizes a court to award attorney's fees if a court finds for the plaintiff in an action against a city, county, or city and county, for failure to ensure that the city, county, or city and county's housing element inventory or housing element program to make sites available, can accommodate its share of the regional housing need throughout the planning period.

This bill would repeal this authorization.

(12) Existing law exempts from the requirements of the Subdivision Map Act, specified types of property, including, among others, mineral, oil, or gas leases, land dedicated for cemetery purposes, and boundary line or exchange agreements to which the State Lands Commission or a local agency holding a trust grant of tide and submerged lands is a party.

This bill would also exempt from the requirements of the Subdivision Map Act, the leasing of, or the granting of an easement to, a parcel of land, or any portion thereof, in conjunction with the financing, erection, and sale or lease of a solar electrical generation device on the land, if the project is subject to review under other local agency ordinances regulating design and improvement or if the project is subject to discretionary action by the advisory agency or legislative body.

(13) Existing law establishes the Sacramento County Sanitation District No. 1, as specified.

This bill would change the name of the district to the Sacramento Area Sewer District.

(14) Existing law authorizes an entity, as defined, to charge a connection fee for the privilege of connecting to its sanitation or sewage facilities, and to provide for the payment of fees or charges prior to connection or in installments over a period of up to 15 years.

This bill would extend the time period that installments may be authorized to not more than 30 years.

(15) Existing law authorizes the Inland Valley Development Agency to locate, construct, and maintain facilities and infrastructure for sewer and water pipelines or other facilities for sewer transmission and water supply or distribution systems along and across any street or public highway and on any lands that are owned by the state, to provide facilities or services related to development to the redevelopment project area, as specified.

This bill would delete an obsolete cross-reference in these provisions.

(16) Existing law, until January 1, 2009, requires any state or local agency responding to an outbreak of West Nile virus or other mosquito-borne disease with an abatement and surveillance program to contract with a local mosquito and vector control agency that is party to a cooperative agreement with the State Department of Public Health, or consult directly with the department, to ensure that outbreak response is supervised appropriately and conducted by licensed personnel using sound integrated mosquito management techniques.

This bill would extend this requirement until January 1, 2011.

By extending the time period that local agencies must comply with these requirements, this bill would impose a state-mandated local program.

(17) Under the Property and Business Improvement District Law of 1994, if a city council proposes to levy a new or increased business assessment, the notice and protest and hearing procedures must comply with the Ralph M. Brown Act, as specified.

This bill would provide additional guidelines for the submission of a written protest against a new or increased business assessment.

(18) This bill would incorporate additional changes to Section 65863 of the Government Code, proposed by AB 2069, to be operative only if AB 2069 and this bill are both enacted, both bills amend Section 65863 of the Government Code, and this bill is enacted after AB 2069.

(19) The California Constitution requires the state to reimburse local 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. 710 (SB 1251) Steinberg School accountability: Academic Performance Index: graduation rates.

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 graduating 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. Existing law requires the API to be used for specified purposes, including, but not limited to, ranking all public schools in the state for purposes of the High Achieving/Improving Schools Program.

This bill would include 5- and 6-year graduation rates in the indicators currently reported to the department for purposes of calculating a school's API. The bill would specify a formula to calculate these rates, and would provide that schools receive partial credit in their API scores for graduating pupils in 5 and 6 years, except that schools would be granted full credit for graduating in 5 or 6 years a pupil with disabilities who graduates in accordance with his or her individualized education program.

Ch. 711 (SB 1285) Corbett Resource conservation lands: acquisition.

Existing law authorizes various agencies to acquire land for purposes related to conservation. Existing law requires an acquisition agency, as defined, prior to approving the acquisition of conservation land, as defined, where an agency proposes to spend more than \$25,000,000 of state funds, to contract for at least one independent appraisal of the fair market value of the land. Existing law defines "acquisition agency" as the Wildlife Conservation Board or the State Coastal Conservancy and defines "conservation lands" as land or an interest therein to be acquired by an acquisition agency, or that is owned by the state and under the jurisdiction of the Wildlife Conservation Board, the State Coastal Conservancy, the Department of Fish and Game, or the Department of Parks and Recreation.

This bill would instead define "acquisition agency" as the Wildlife Conservation Board, the Department of Parks and Recreation, or a state conservancy. The bill would revise the definition of "conservation lands" to delete the requirement that the land owned by the state be under the jurisdiction of the Wildlife Conservation Board, the State Coastal Conservancy, the Department of Fish and Game, or the Department of Parks and Recreation.

This bill would require the Department of General Services to convene a workgroup to develop and adopt standards, subject to the approval of the Resources Agency, with respect to the acquisition of conservation lands concerning the appraisal process, availability of appraisal information, and valuation for purposes of a charitable contribution. The bill would require that the workgroup not exceed 6 members and that it include representatives from the Department of Parks and Recreation, the Wildlife Conservation Board, the State Coastal Conservancy, and one or more other state conservancies with land acquisition responsibilities. The bill would require the workgroup to hold a public hearing to solicit public comments before adopting the standards.

The bill would require the Department of General Services and the workgroup, by January 1, 2010, in developing standards for the appraisal of resource conservation acquisitions, including both direct and state-funded grant acquisitions, to consider specified subjects.

The bill would require a seller claiming a charitable contribution that is over \$5,000 on conservation lands acquired using state funds to follow certain procedures to substantiate the value of the charitable contribution claimed by the seller.

Ch. 712 (SB 1296) Corbett Public Employment Relations Board.

The Meyers-Milias-Brown Act delegates jurisdiction to the Public Employment Relations Board to resolve disputes and enforce the statutory duties and rights of local public agency employers and employees.

The bill would provide that superior courts shall have exclusive jurisdiction over actions involving interest arbitration when the action involves an employee organization that represents firefighters, as specified.

Ch. 713 (SB 1307) Ridley-Thomas Pharmacy: pedigree.

Existing law, the Pharmacy Law, provides for the licensure and regulation of the practice of pharmacy and the sale of dangerous drugs or dangerous devices by the California State Board of Pharmacy, in the Department of Consumer Affairs. Under existing law, on and after January 1, 2009, pedigree means an electronic record containing information regarding each transaction resulting in a change of ownership of a given dangerous drug, from sale by a manufacturer, through acquisition and sale by one or more wholesalers, manufacturers, or pharmacies, until final sale to a pharmacy or other person furnishing, administering, or dispensing the dangerous drug. On and after January 1, 2009, existing law prohibits a wholesaler or pharmacy from selling, trading, or transferring a dangerous drug at wholesale without providing a pedigree or from acquiring a dangerous drug without receiving a pedigree. Existing law, on and after January 1, 2009, requires that a pedigree include certain information, including, but not limited to, the source of the dangerous drug and the trade or generic name of the drug. Existing law exempts specified transactions from the pedigree requirement, and authorizes the board to extend the January 1, 2009, compliance date to January 1, 2011, in specified circumstances. Existing law makes it a crime to knowingly violate the Pharmacy Law.

This bill would instead, on and after January 1, 2015, define a pedigree, as specified, and would revise the information required to be contained in a pedigree to, among other things, include a specified unique identification number.

The bill would prohibit a wholesaler or repackager, as defined, on and after July 1, 2016, or a pharmacy, on and after July 1, 2017, from selling, trading, or transferring a dangerous drug at wholesale without providing a pedigree or from acquiring a dangerous drug without receiving a pedigree, except as specified. The bill would prohibit a pharmacy warehouse, as defined, on and after July 1, 2017, from acquiring a dangerous drug without receiving a pedigree. The bill would delete the board's authority to extend these compliance dates. The bill would also prohibit a repackager or pharmacy from furnishing a dangerous drug or dangerous device to an unauthorized person. The bill would require a manufacturer of a dangerous drug distributed in California to designate certain percentages of the drugs that it manufactures, which would be required to comply with the pedigree requirement by specified dates, and to notify the board of the drugs so designated and of the technology to be used to meet that requirement. The bill would also revise certain exemptions from the pedigree requirement and would exempt specified additional transactions from the pedigree requirement.

The bill would authorize a manufacturer, wholesaler, or pharmacy in possession of dangerous drugs manufactured or distributed prior to the operative date of the pedigree requirements to designate those drugs as not subject to the requirements by preparing a specified written declaration under penalty of perjury, which would be considered trade



secrets and kept confidential by the board. The bill would authorize dangerous drugs designated on such a declaration to be purchased, sold, acquired, returned, or otherwise transferred, without meeting the pedigree requirements if the transfer complies with specified requirements. Because a knowing violation of the bill's provisions would be a crime under the Pharmacy Law and because the bill would expand the crime of perjury, the bill would impose a state-mandated local program.

The bill would require the board to promulgate regulations defining the circumstances under which participants in the distribution chain may infer the contents of a case, pallet, or other aggregate of individual units, packages, or containers of dangerous drugs, from a unique identifier associated with the case, pallet, or other aggregate, if certain standard operating procedures are complied with and made available for the board to review. The bill would require board regulations to specify liability associated with accuracy of product information and pedigree using inference. The bill would declare the intent of the Legislature in this regard.

The bill would make the pedigree requirements inoperative upon the effective date of federal law addressing pedigree or serialization measures for dangerous drugs, or as otherwise specified in the event of a conflict with federal law, and would require the board to take specified action.

Existing law 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. Existing law makes this requirement inoperative and repeals it on January 1, 2015.

This bill would delete the date upon which these provisions become inoperative and are repealed.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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 (SB 1316) Correa Transportation facilities: tolls: Orange and Riverside Counties.

Existing law provides for the Orange County Transportation Authority to assume responsibility for a toll lane on State Highway Route 91 in Orange and Riverside Counties under an assignment of a franchise agreement between the Department of Transportation and a private toll road operator. Existing law authorizes the authority to issue bonds and impose tolls relative to this toll lane, but not to extend beyond 2030, at which point the toll lane would revert to the department. Existing law requires toll revenues from the toll lane to be used for capital and operating expenses of the toll lane, including debt service, and for transportation purposes related to State Highway Route 91. Existing law creates an advisory committee to make recommendations to the authority regarding the toll lane and related issues.

This bill would authorize the Orange County Transportation Authority to eliminate its rights, interests, and obligations in the Riverside County portion of the State Highway Route 91 toll lane by partial assignment to the Riverside County Transportation Commission or by amendment to the franchise agreement. The bill would delete the 2030 limitation on issuance of bonds and collection of tolls, and would provide for the reversion of the portion of the toll lane under the authority's control from the authority to the department at the expiration of the franchise agreement. The bill would authorize use of toll revenues for the toll lane and for other related transportation purposes in the Route 91 corridor.

This bill would authorize the Riverside County Transportation Commission to impose tolls for 50 years on transportation facilities on its portion of State Highway Route 91, subject to extension beyond that time if reauthorized by the Legislature, and would authorize toll revenues to be used for capital and operating expenses of the facilities, including debt service, and for related transportation purposes in the Route 91 corridor. The bill would authorize the

commission to issue bonds for transportation facilities within the Route 91 corridor. The bill would require reversion of the transportation facilities to the department after bonds are repaid unless tolls have been reauthorized by the Legislature. The bill would state that the commission is not entitled to compensation for the adverse effects on toll revenues from construction of competing facilities within the Route 91 corridor by the department or a local agency. These and other related provisions would only apply if the responsibility for the Riverside County portion of the Route 91 franchise agreement is transferred from the authority to the commission.

The bill would delete the requirement for the existing State Highway Route 91 advisory committee and instead create a new advisory committee, with specified responsibilities. Members would be appointed by both the Orange County Transportation Authority and the Riverside County Transportation Commission, with costs of the committee to be shared by both entities. The bill would also require both entities to conduct an annual audit of toll revenues and expenditures. The bill 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. 715 (SB 1329) Harman Charitable institutions: fund management: dissolution.

Existing law, the Uniform Management of Institutional Funds Act (UMIFA), governs the management and use of endowed institutional funds held by charitable institutions. UMIFA governs, among other things, the standard of conduct of a person managing and investing an institutional fund, the delegation of investment management, the appropriation for expenditure of an institutional fund's net appreciation, the investment authority of the institution's governing board, and the release of donor restrictions on the use or investment of an institutional fund.

This bill would repeal these provisions. The bill would instead enact the Uniform Prudent Management of Institutional Funds Act (UPMIFA), which would revise and reenact the provisions contained in UMIFA. Among other things, the bill would require an institution, when managing and investing an institutional fund, to consider the charitable purposes, as defined, of the institution and the purposes of the fund, to act in good faith and with the care of an ordinarily prudent person, to incur only reasonable and appropriate costs, and to take specified factors into consideration. The bill would establish procedures for the modification of restrictions on the use of institutional funds and would authorize a charitable institution to modify a restriction on the use of institutional funds not exceeding \$100,000 and older than 20 years by making a filing with the Attorney General rather than seeking court relief. The bill would also modify the requirements with respect to expenditures and accumulation of endowment funds. The bill would make various other changes to current UMIFA provisions.

Existing law sets forth the requirements for the winding up and involuntary dissolution of a nonprofit public benefit corporation, which include the final settlement of accounts and the filing of a final franchise tax return, among other things.

This bill would authorize a court, in an action brought by and at the request of the Attorney General, to make an order declaring that a nonprofit public benefit corporation is wound up and dissolved without meeting these requirements, upon a finding by the court that it is impossible or impracticable to meet some or all of those requirements.

Ch. 716 (SB 1362) Margett Electrician certification.

Under the existing Contractors' State License Law, the Contractors' State License Board is authorized to establish fees for, among other things, an application for an original license, rescheduling an examination, and the renewal of an active or an inactive license.

This bill would authorize the board, in addition to any other fees charged to C-10 and C-7 contractors, to charge a fee not to exceed \$20, to be used by the board to enforce provisions of the Labor Code related to electrician certification. Because these fees would be deposited into the Contractors' License Fund, which is continuously appropriated, the bill would make an appropriation.

Existing law requires that persons performing work as electricians for specified contractors be certified pursuant to certification standards established by the Division of Apprenticeship Standards within the Department of Industrial Relations.

This bill would require the Chief of the Division of Apprenticeship Standards to develop a process for referring cases to the Contractors' State License Board upon determining that a violation of certification requirements has likely occurred and to execute a memorandum of understanding with the Registrar of Contractors to further this end by July 1, 2009. The bill would authorize the Registrar of Contractors to open an investigation and initiate disciplinary action against a licensed contractor pursuant to these provisions upon his or her own investigation or upon a finding of the Chief of the Division of Apprenticeship Standards alleging a violation of these provisions.

This bill would incorporate additional changes in Section 3099.2 of the Labor Code, proposed by AB 3048, to be operative only if AB 3048 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

Ch. 717 (SB 1366) Negrete McLeod State highway routes: relinquishments.

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 to the City of Oxnard certain portions of State Highway Routes 1, 34, and 232 that are located within the city limits of that city under specified conditions. The bill would also authorize the commission to relinquish to the City of Rialto that portion of State Highway Route 66 within its city limits under specified conditions.

This bill would incorporate additional changes to Sections 301 and 366 of the Streets and Highways Code, proposed by both this bill and SB 432, to be operative only if SB 432 and this bill are both enacted, each bill amends the respective sections, and this bill is enacted after SB 432.

Ch. 718 (SB 1437) Padilla Education technology: California Virtual Campus: pupils of public high schools: community college enrollment.

(1) 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 various programs for the purpose of enhancing and implementing education technology at community college districts.

This bill would, pursuant to funding provided to the Board of Governors of the California Community Colleges, authorize the California Virtual Campus to pursue specified purposes relating to education technology to the extent funding is available. The bill would authorize the California Virtual Campus to partner with other educational entities and community-based organizations to facilitate ongoing collaboration and joint efforts relating to the use of technology resources and Internet connectivity. The bill would authorize the California Virtual Campus grant recipients to accomplish specified objectives relating to online education. The bill would require the board of governors, by February 28, 2009, to require the California Virtual Campus to establish a memorandum of understanding with at least 10 community-based organizations, as specified, that provide residents in low-income

neighborhoods with access to high-speed networking and computers. The bill would require that the 10 community-based organizations be selected by a 6-member committee convened by the California Virtual Campus. The bill would require the California Virtual Campus to ensure that pilot program participants have access to adequate technical and operational support. The bill would require, on or before July 1, 2013, the lead agency for the California Virtual Campus to contract for an independent evaluation of, and submit a report to the Public Utilities Commission on, the achievements of the California Virtual Campus' joint efforts with community-based organizations. The bill would limit community college local assistance expenditures to extend high-speed network connectivity to the community-based organizations to \$100,000. The bill would apply to the University of California to the extent that the Regents of the University of California, acting by appropriate resolution, make it applicable. The bill would repeal these provisions of law on January 1, 2014.

(2) Existing law requires the Public Utilities 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, consistent with a specific law.

This bill would specify that a qualifying school under that program must maintain kindergarten or any of grades 1 to 12, inclusive, and would make community colleges eligible for receipt of funding under the program. The bill would require the office of the Chancellor of the California Community Colleges to report specified discount amount information to the Department of Finance no later than September 1 of each year for the immediately preceding fiscal year.

(3) Existing law authorizes the governing board of a school district, upon recommendation of the principal of a pupil's school of attendance, and with parental consent, to authorize a pupil who would benefit from advanced scholastic or vocational work to attend community college as a special part-time student to undertake one or more courses of instruction at the community college level in order to provide educational enrichment opportunities for a limited number of eligible pupils.

Existing law prohibits a principal from recommending, for any particular grade level, for community college summer session attendance, more than 5% of the total number of pupils who completed that grade immediately prior to the time of recommendation. The 5% limitation exempts high school pupils who meet specified criteria.

Existing law makes inoperative the exemption and related provisions on January 1, 2009.

This bill would extend the operation of those provisions by making them inoperative on January 1, 2014.

(4) This bill would incorporate additional changes in Section 48800 of the Education Code proposed by AB 1821, that would become operative only if AB 1821 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

Ch. 719 (SB 1473) Calderon Building standards.

(1) The California Building Standards Law provides for the adoption of building standards by state agencies by requiring all state agencies that adopt or propose adoption of any building standard to submit the building standard to the California Building Standards Commission for approval or adoption.

This bill would require the commission to adopt, approve, codify, update, and publish green building standards for any occupancy for which no state agency has the authority or expertise to propose those standards.

The bill would require each city, county, or city and county to collect a fee from any applicant for a building permit, assessed at the rate of \$4 per \$100,000 in valuation, as determined by the local building official, with appropriate fractions thereof, but not less than \$1. The bill would authorize the city, county, or city and county to retain not more than 10% of the fees collected for related administrative costs and for code enforcement education,

including certifications in the voluntary construction inspector certification program. The bill would require the city, county, or city and county to transmit the remainder to the commission for deposit in the Building Standards Administration Special Revolving Fund which the bill would establish in the State Treasury. The bill would establish a state-mandated local program by imposing additional duties on local government.

The bill would require that all funds received by the commission under the California Building Standards Law be deposited in the fund and be available, upon appropriation, to the commission for expenditure in carrying out these provisions of existing law and certain other provisions of existing law that relate to building standards, with emphasis placed on the development, adoption, publication, updating, and educational efforts associated with green building standards.

The bill would authorize the commission and the Department of Housing and Community Development to use, as the basis for the California Building Standards Code, certain model codes adopted by the commission as the basis for the 2007 triennial edition of the California Building Standards Code.

(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. 720 (SB 1486) Ducheny Otay Mesa East Toll Facility Act.

Existing law authorizes regional transportation agencies, in cooperation with the Department of Transportation, to apply to the California Transportation Commission to develop and operate a value pricing program with high-occupancy toll (HOT) lanes, under which single-occupant vehicles may use designated high-occupancy vehicle lanes at certain times of day upon obtaining a permit and paying a fee. 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.

This bill would enact the Otay Mesa East Toll Facility Act, which would authorize SANDAG to, among other things, solicit and accept grants of funds and to enter into contracts and agreements for the purpose of establishing highway toll projects to facilitate the movement of goods and people along the State Route 11 corridor in the County of San Diego or at the Otay Mesa East Port of Entry. The bill would provide SANDAG with various additional powers and duties, including, among others, authorizing SANDAG to issue bonds for the acquisition, construction, and completion of transportation facilities and to impose tolls and user fees for the use of the corridor, as defined. The bill would require toll revenues from the Otay Mesa toll facility project to be used to pay for specified costs, including, but not limited to, repaying bonds, the cost to SANDAG for operating the project, and the cost for capital improvements, pursuant to an expenditure plan, as specified. The bill would authorize SANDAG to enter into agreements with the County of San Diego or a city within that county to accept development impact fees for the construction of, and reimbursement for construction of, improvements in the county or city.

Because the bill would impose additional duties on local governmental 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. 721 (SB 1519) Yee Local governments: taxicabs.

(1) Existing law requires every city or county to adopt an ordinance or resolution regarding taxicab transportation service, including, but not limited to, provisions for a policy

for the entry into the business of providing taxicab transportation service and for the establishment or registration of rates for the provision of that service.

This bill would require the local agency, defined as the local entity responsible for the regulation of, and enforcement of, rules, regulations, or ordinances governing, taxicabs within the local jurisdiction, upon receipt of a complaint containing sufficient information to warrant conducting an investigation, to investigate any business that advertises a taxicab transportation service for hire identified in the complaint. The bill would require the local agency, by ordinance, resolution, 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.

This bill would also require every taxicab transportation service to include the number of its certificate, license, or permit in every written or oral advertisement, as defined, of the services it offers, and would authorize the local agency to impose a fine of not more than \$5,000 if it finds, after a hearing, that a person or corporation is operating as a taxicab transportation service without a valid certificate, license, or permit, or fails to include the number of the certificate or permit in any written or oral advertisement.

(2) Existing law provides 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, pursuant to specified procedures by the Public Utilities Commission.

This bill would provide for the termination of telephone service by a telephone corporation or telegraph corporation to a taxicab transportation service without a valid certificate, license, or permit and places enforcement of this prohibition with the local agency. By imposing a new or higher level of service upon local governments, this bill would impose a state-mandated local program.

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

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

Ch. 722 (SB 1553) Lowenthal Health care service plans: mental health services.

Existing law provides for licensure and regulation of health care service plans by the Department of Managed Health Care. Existing law imposes various requirements on health care service plans, including, among other things, requirements related to utilization review procedures regarding approval, modification, delay, or denial of health care services to enrollees. Existing law also requires a health care service plan, other than a plan that primarily serves Medi-Cal or Healthy Families Program enrollees, to establish a Web site. A willful violation of the provisions governing health care service plans is a crime.

This bill, relative to mental health services, would prohibit a health care service plan from basing decisions to deny requests by providers for authorization or to deny claim reimbursement on whether admission was voluntary or involuntary or the method of transportation to the health care facility. The bill would also require a health plan that provides coverage for professional mental health services to include information on its Web site that will assist subscribers and enrollees in accessing mental health services.

Because this bill would impose additional requirements on health care service plans, 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. 723 (SB 1556) Ducheny School construction.

Existing law establishes the public school system in this state, and, among other things, provides for the establishment of school districts throughout the state and for their provision of instruction at the public elementary and secondary schools they operate and maintain. Existing law establishes a public school funding system that includes, among other elements, the provision of funding to local education agencies through state apportionments, the proceeds of property taxes collected at the local level, and other sources. Existing law establishes procedures for the approval, funding, and completion of school construction projects financed through state funds, including procedures for the calculation by the State Allocation Board of the eligibility of a school district for new construction funding financed by the issuance of state bonds.

This bill would authorize the State Allocation Board to permit an elementary school district with at least 37 elementary schools that is located within a high school district with at least 12 high schools, that has an average daily attendance exceeding 20,000 pupils, and that has geographical boundaries encompassing more than 100 square miles to calculate its eligibility for new construction funding based on a provision that is otherwise applicable only to high school attendance areas.

Ch. 724 (SB 1646) Padilla South Coast Air Quality Management District: air pollution fee.

Existing law, until January 1, 2010, authorizes the South Coast Air Quality Management District to impose a \$1 fee on the renewal of registration of any motor vehicle in the district, and requires the district to utilize the revenues generated by the imposition of that fee to reduce air pollution from motor vehicles through the implementation of a clean-burning fuel program in that district. Existing law requires these fees to be deposited in a clean fuels and transportation control measures account, and requires that no more than 2½% of the funds in the account be used for administrative costs.

This bill would extend the authority of the district to impose the fee indefinitely, and would require that no more than 5% of the funds in the account be used for administrative purposes.

Ch. 725 (SB 1662) Cox Air districts: emission reduction offsets: Sacramento metro federal nonattainment area.

Under existing law, increases in emissions of air pollutants at a stationary source located in an air pollution control district or air quality management district may be offset by emission reductions credited to a stationary source located in another district if both stationary sources are located in the same air basin.

This bill would allow one stationary source located in the El Dorado County Air Quality Management District, to be determined by the El Dorado County Air Quality Management District, to offset increases in emissions by emission reductions credited to any stationary source located in the Sacramento Metropolitan Air Quality Management District if both stationary sources are in the Sacramento metro federal nonattainment area.

This bill would state the findings and declarations of the Legislature concerning the need for special legislation.

The bill would impose a state-mandated local program by imposing new duties on the districts relative to determining the applicability of the offsets.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 726 (SB 1666) Calderon Crime: school zones.

Existing law defines the term "safe school zone" as an area that encompasses any of specified places during regular school hours or within 60 minutes before or after the schoolday or 60 minutes before or after a school-sponsored activity at the schoolsite.

This bill would specify, for that purpose, that “school” includes any public or private school.

Existing law defines “safe school zone” as the area within 1,000 feet of a school.

This bill would expand the definition of “safe school zone” as the area within 1,500 feet of a school.

Existing law prohibits certain suspended or dismissed students or employees and certain persons who have been directed to leave a school campus or facility from entering the campus or facility.

This bill would specify that these provisions apply to public and private schools.

Existing law provides that a person who comes into any school building or upon any school ground, or adjacent street, sidewalk, or public way, whose presence or acts interfere with or disrupt a school activity, without lawful business, who remains after having been asked to leave as specified, is guilty of a public offense. Existing law also provides that certain drug offenders who come into those areas within 30 minutes of a school activity, as defined, are guilty of a public offense, except as specified.

This bill would specify that these provisions apply to both public and private schools.

The bill would make related changes.

Because this bill would expand the definition of several crimes, it would create a state-mandated local program.

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

#### Ch. 727 (SB 1690) Wiggins Dungeness crab.

Existing law regulates the Dungeness crab fishery and permits the Director of Fish and Game to delay the opening of the Dungeness crab fishery in specified situations and regulates the taking of crab during those delays. Existing law sets forth the qualifications for a Dungeness crab vessel permit, and provides that no person shall use a vessel to take, possess, or land Dungeness crab for commercial purposes without a Dungeness crab vessel permit.

Existing law establishes the Ocean Protection Council and requires the council to, among other things, coordinate activities of state agencies that are related to the protection and conservation of coastal waters and ocean ecosystems, to improve the effectiveness of state efforts to protect ocean resources within existing fiscal limitations.

This bill would require the council to make a grant, upon appropriation of funding by the Legislature, for the development and administration of a Dungeness crab task force, and would specify the membership of the task force. The bill would require the task force, among other things, to review and evaluate Dungeness crab management measures, with the objective of making recommendations related to Dungeness crab to the Joint Committee on Fisheries and Aquaculture, the Department of Fish and Game, and the Fish and Game Commission by January 15, 2010. The task force would cease to exist on January 1, 2011.

The provisions of the bill would be repealed on January 1, 2011, as specified.

#### Ch. 728 (SB 375) Steinberg Transportation planning: travel demand models: sustainable communities strategy: environmental review.

(1) Existing law requires certain transportation planning activities by the Department of Transportation and by designated regional transportation planning agencies, including development of a regional transportation plan. Certain of these agencies are designated under federal law as metropolitan planning organizations. Existing law authorizes the California Transportation Commission, in cooperation with the regional agencies, to prescribe study areas for analysis and evaluation.

This bill would require the commission to maintain guidelines, as specified, for travel demand models used in the development of regional transportation plans by metropolitan planning organizations. The bill would require the commission to consult with various



agencies in this regard, and to form an advisory committee and to hold workshops before amending the guidelines.

This bill would also require the regional transportation plan for regions of the state with a metropolitan planning organization to adopt a sustainable communities strategy, as part of its regional transportation plan, as specified, designed to achieve certain goals for the reduction of greenhouse gas emissions from automobiles and light trucks in a region. The bill would require the State Air Resources Board, working in consultation with the metropolitan planning organizations, to provide each affected region with greenhouse gas emission reduction targets for the automobile and light truck sector for 2020 and 2035 by September 30, 2010, to appoint a Regional Targets Advisory Committee to recommend factors and methodologies for setting those targets, and to update those targets every 8 years. The bill would require certain transportation planning and programming activities by the metropolitan planning organizations to be consistent with the sustainable communities strategy contained in the regional transportation plan, but would state that certain transportation projects programmed for funding on or before December 31, 2011, are not required to be consistent with the sustainable communities strategy process. To the extent the sustainable communities strategy is unable to achieve the greenhouse gas emission reduction targets, the bill would require affected metropolitan planning organizations to prepare an alternative planning strategy to the sustainable communities strategy showing how the targets would be achieved through alternative development patterns, infrastructure, or additional transportation measures or policies. The bill would require the State Air Resources Board to review each metropolitan planning organization's sustainable communities strategy and alternative planning strategy to determine whether the strategy, if implemented, would achieve the greenhouse gas emission reduction targets. The bill would require a strategy that is found to be insufficient by the state board to be revised by the metropolitan planning organization, with a minimum requirement that the metropolitan planning organization must obtain state board acceptance that an alternative planning strategy, if implemented, would achieve the targets. The bill would state that the adopted strategies do not regulate the use of land and are not subject to state approval, and that city or county land use policies, including the general plan, are not required to be consistent with the regional transportation plan, which would include the sustainable growth strategy, or the alternative planning strategy. The bill would also require the metropolitan planning organization to hold specified informational meetings in this regard with local elected officials and would require a public participation program with workshops and public hearings for the public, among other things. The bill would enact other related provisions.

Because the bill would impose additional duties on local agencies, it would impose a state-mandated local program.

(2) The Planning and Zoning Law requires each city, county, or city and county to prepare and adopt a general plan for its jurisdiction that contains certain mandatory elements, including a housing element. Existing law requires the housing element to identify the existing and projected housing needs of all economic segments of the community.

Existing law requires the housing element, among other things, to contain a program which sets forth a 5-year schedule of actions of the local government to implement the goals and objectives of the housing element. Existing law requires the program to identify actions that will be undertaken to make sites available to accommodate various housing needs, including, in certain cases, the rezoning of sites to accommodate 100% of the need for housing for very low and low-income households.

This bill would instead require the program to set forth a schedule of actions during the planning period, as defined, and require each action to have a timetable for implementation. The bill would generally require rezoning of certain sites to accommodate certain housing needs within specified times, with an opportunity for an extension time in certain cases, and would require the local government to hold a noticed public hearing within 30 days after the deadline for compliance expires. The bill would, under certain conditions, prohibit a local

government that fails to complete a required rezoning within the timeframe required from disapproving a housing development project, as defined, or from taking various other actions that would render the project infeasible, and would allow the project applicant or any interested person to bring an action to enforce these provisions. The bill would also allow a court to compel a local government to complete the rezoning within specified times and to impose sanctions on the local government if the court order or judgment is not carried out, and would provide that in certain cases the local government shall bear the burden of proof relative to actions brought to compel compliance with specified deadlines and requirements.

Existing law requires each local government to review and revise its housing element as frequently as appropriate, but not less than every 5 years.

This bill would extend that time period to 8 years for those local governments that are located within a region covered by a metropolitan planning organization in a nonattainment region or by a metropolitan planning organization or regional transportation planning agency that meets certain requirements. The bill would also provide that, in certain cases, the time period would be reduced to 4 years or other periods, as specified.

The bill would enact other related provisions. Because the bill would impose additional duties on local governments relative to the housing element of the general plan, it would thereby impose a state-mandated local program.

(3) The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report (EIR) on a project 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 also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment.

This bill would exempt from CEQA a transit priority project, as defined, that meets certain requirements and that is declared by the legislative body of a local jurisdiction to be a sustainable communities project. The transit priority project would need to be consistent with a metropolitan planning organization's sustainable communities strategy or an alternative planning strategy that has been determined by the State Air Resources Board to achieve the greenhouse gas emission reductions targets. The bill would provide for limited CEQA review of various other transit priority projects.

The bill, with respect to other residential or mixed-use residential projects meeting certain requirements, would exempt the environmental documents for those projects from being required to include certain information regarding growth inducing impacts or impacts from certain vehicle trips.

The bill would also authorize the legislative body of a local jurisdiction to adopt traffic mitigation measures for transit priority projects. The bill would exempt a transit priority project seeking a land use approval from compliance with additional measures for traffic impacts, if the local jurisdiction has adopted those traffic mitigation measures.

(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. 729 (SB 732) Steinberg Environment.

The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006, an initiative statute approved by the voters at the November 7, 2006, statewide general election makes about \$5.4 billion in bond funds available for safe

drinking water, water quality and supply, flood control, natural resource protection, and park improvements.

This bill would require the State Department of Public Health, the Department of Fish and Game, and the San Francisco Bay Area Conservancy, when implementing the provisions of the initiative, among other things, to develop and adopt guidelines and regulations, consult with other entities, conduct studies, and follow certain procedures for establishing a project, grant, loan, or other financial assistance program implementing the initiative.

The bill would establish the Strategic Growth Council and would appropriate \$500,000 from the funding provided by the initiative to the Resources Agency to support the council and its activities. The bill would require the council to take certain actions with regard to coordinating programs of member state agencies to improve air and water quality, improve natural resource protection, increase the availability of affordable housing, improve transportation, meet the goals of the California Global Warming Solutions Act of 2006, encourage sustainable land use planning, and revitalize urban and community centers in a sustainable manner. The council would be required to manage and award grants and loans to support the planning and development of sustainable communities, for preparing, adopting, and implementing general plans, general plan elements, regional plans, or other planning instruments, and for preparing, planning, and implementing urban greening plans. The council would also be required to, not later than July 1, 2010, and every year thereafter, provide a report to the Legislature with specified information regarding the management of the grants and loans.

The bill would provide that in any case in which the provisions of the bill and the initiative conflict, the initiative shall prevail.

#### Ch. 730 (SB 691) Calderon Junk dealers and recyclers: nonferrous material.

Existing law requires junk dealers and recyclers, as defined, to keep written records of all sales and purchases made in the course of their business. Existing law requires these records to include, among other things, the place and date of each sale or purchase of junk, a description of the item of junk, and the personal and vehicle information of the person purchasing or transporting the junk. Existing law exempts certain purchases of scrap metals by a junk dealer or recycler from these provisions. A violation of the provisions regulating junk dealers and recyclers is a crime.

This bill would require a junk dealer or recycler to report the information included in those written records to the chief of police or sheriff, as specified, upon request and on a monthly basis. The bill would authorize the chief of police or sheriff to request weekly reports for no more than a 2-month period, except as specified, if there is an ongoing investigation of the junk dealer or recycler concerning possible criminal activity.

The bill would prohibit a junk dealer or recycler from providing payment for nonferrous material, as defined, unless the payment is made by cash or check, the check is mailed or the cash or check is provided no earlier than 3 days after the date of sale, and the dealer or recycler obtains a photograph or video of the seller and certain other identifying information, as specified, including the thumbprint of a seller, to be retained by the dealer or recycler for a certain period of time. The bill would specify an exception to the payment by cash or check requirement and provide that these requirements do not apply to the redemption of nonferrous materials of a certain value at a recycling center, as specified, or to coin dealers or automobile dismantlers. The bill would also prohibit a city, county, or city and county, from adopting an ordinance related to junk dealer or recycler transactions involving nonferrous material, except under specified circumstances.

Under existing law, a knowing and willful violation of the recordkeeping requirements applicable to junk dealers and recyclers is punishable by specified fines, by imprisonment in the county jail for a specified period of time, or by both that fine and imprisonment. Existing law requires that, for a 3rd or subsequent violation, the court order the defendant to stop engaging in business as a junk dealer or recycler for a period of 30 days.

This bill would increase the minimum fines for those violations, as specified, and would also require the court, for a 3rd or subsequent violation, to order the defendant to stop engaging in business as a junk dealer or recycler for a period not less than one year. The bill would further impose a specified civil fine for the unauthorized disclosure of a seller's personal identification information.

Under existing law, when a peace officer has probable cause to believe that property in the possession of a junk dealer or recycler is stolen, the peace officer may place a hold on that property. Existing law requires a court, upon conviction of a person for the theft of that property, to order the defendant to pay the reasonable costs for the storage of the property.

This bill would also require the court to order the defendant to pay the victim for the value of the property stolen and any reasonable collateral damage caused in the commission of the theft.

Because a violation of the bill's provisions 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.

This bill would declare that it is to take effect immediately as an urgency statute and would provide that its provisions shall become operative on December 1, 2008.

#### Ch. 731 (AB 844) Berryhill Junk dealers and recyclers: nonferrous material.

Existing law requires junk dealers and recyclers, as defined, to keep written records of all sales and purchases made in the course of their business. Existing law requires these records to include, among other things, the place and date of each sale or purchase of junk, a description of the item of junk, and the personal and vehicle information of the person selling, purchasing, or transporting the junk. Existing law exempts certain purchases of scrap metals by a junk dealer or recycler from these provisions. A violation of the provisions regulating junk dealers and recyclers is a crime.

This bill would require a junk dealer or recycler to report the information included in those written records to the chief of police or sheriff, as specified, upon request and on a monthly basis. The bill would authorize the chief of police or sheriff to request weekly reports for no more than a 2-month period, except as specified, if there is an ongoing investigation of the junk dealer or recycler concerning possible criminal activity.

This bill would prohibit a junk dealer or recycler from providing payment for nonferrous material, as defined, unless the payment is made by cash or check, the check is mailed or the cash or check is provided no earlier than 3 days after the date of sale, and the dealer or recycler obtains a photograph or video of the seller and certain other identifying information, as specified, including the thumbprint of a seller, to be retained by the dealer or recycler for a certain period of time. The bill would specify an exception to the payment by cash or check requirement and provide that these requirements do not apply to the redemption of nonferrous materials of a certain value at a recycling center, as specified, or to coin dealers or automobile dismantlers. The bill would also prohibit a city, county, or city and county from adopting an ordinance related to junk dealer or recycler transactions involving nonferrous material, except under specified circumstances.

Under existing law, a knowing and willful violation of the recordkeeping requirements applicable to junk dealers and recyclers is punishable by specified fines, by imprisonment in the county jail for a specified period of time, or by both that fine and imprisonment. Existing law requires that, for a 3rd or subsequent violation, the court order the defendant to stop engaging in business as a junk dealer or recycler for a period of 30 days.

This bill would increase the minimum fines for those violations, as specified, and would also require the court, for a 3rd or subsequent violation, to order the defendant to stop engaging in business as a junk dealer or recycler for a period of not less than one year. The

bill would further impose a specified civil fine for the unauthorized disclosure of a seller's personal identification information.

Under existing law, when a peace officer has probable cause to believe that property in the possession of a junk dealer or recycler is stolen, the peace officer may place a hold on that property. Existing law requires a court, upon conviction of a person for the theft of that property, to order the defendant to pay the reasonable costs for the storage of the property.

This bill would also require the court to order the defendant to pay the victim for the value of the property stolen and any reasonable collateral damage caused in the commission of the theft.

Because a violation of this bill's provisions 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.

This bill would declare that it is to take effect immediately as an urgency statute and would provide that its provisions shall become operative on December 1, 2008.

#### Ch. 732 (SB 447) Maldonado Junk dealers.

Existing law requires junk dealers and recyclers, as defined, to keep specified written records of all sales and purchases made in the course of business.

This bill would require a junk dealer or recycler to report that information to the chief of police of the city or the sheriff of the county in which the junk dealer or recycler sold or purchased the junk.

#### Ch. 733 (AB 1778) Ma Junk dealers and recyclers: newspaper and California Redemption Value (CRV) containers.

Existing law requires junk dealers and recyclers, as defined, to keep written records of all sales and purchases made in the course of their business. Existing law requires these records to include specified information, including, among other things, the place and date of each sale or purchase of junk, a description of the item of junk, and the personal and vehicle information of the person purchasing or transporting the junk. Existing law exempts certain purchases of scrap metals by a junk dealer or recycler from these provisions. A violation of these provisions regulating junk dealers and recyclers is a crime.

This bill would prohibit a junk dealer or recycler, as defined, in specified jurisdictions, from providing payment for newspaper and for California Redemption Value (CRV) containers unless, except as specified, the payment is made by check and the dealer or recycler obtains certain identifying information, as specified, to be retained by the dealer or recycler for a certain period of time. The bill would specify that this provision does not apply to the payment for newspaper having a value of \$50 or less in a single transaction or CRV containers having a value of \$100 or less in a single transaction.

Because a violation of these provisions would be a crime, this bill would impose a state-mandated local program.

The bill would also prohibit any unauthorized disclosure of personal identification information collected from a seller by a junk dealer or recycler. Violation of the prohibition would subject the violator to a civil fine not to exceed \$5,000.

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 no reimbursement is required by this act for a specified reason.

#### Ch. 734 (AB 334) Levine Remote caller bingo.

Existing law permits cities, counties, and cities and counties to allow bingo games to be conducted by specified organizations for charitable purposes. Existing law provides for the licensure and regulation of gambling establishments, as defined, by the California Gambling Control Commission.

This bill would appropriate up to \$500,000, as determined by order of the Director of Finance, to the commission for use in the 2008–09 fiscal year for purposes relating to the regulation of remote caller bingo, as specified.

The bill would become operative only if SB 1369 of the 2007–08 Regular Session is enacted and becomes operative.

Ch. 735 (AB 583) Hancock Political Reform Act of 1974: California Fair Elections Act of 2008.

(1) Under the Political Reform Act of 1974 a public officer is prohibited from expending or accepting any public moneys for the purpose of seeking elective office.

This bill would repeal that prohibition and would enact the California Fair Elections Act of 2008, which would authorize eligible candidates for Secretary of State to obtain public funds according to specified procedures and requirements, provided that certain thresholds are attained. The bill would impose primary responsibility for the administration of the provisions of the bill on the Fair Political Practices Commission. This bill would create the Fair Elections Fund and, commencing January 1, 2011, would transfer funds from the Fair Elections Fund to the Fair Political Practices Commission for the purpose of the public financing provisions of the act. The bill would also establish nonrefundable fees to be imposed on lobbyists, lobbying firms, and lobbyist employers. The fees collected are to be deposited, in part, in the Fair Elections Fund. The bill would make funding for the administrative and enforcement costs of the act available from the Fair Elections Fund. The bill would require that the available funds, for each 4-year election cycle, would be no more than 10% of the total amount deposited in the Fair Elections Fund during the 4-year election cycle. The bill would repeal specified provisions on January 1, 2019.

(2) Existing law, relating to the administration of personal income taxes, authorizes individual taxpayers to contribute amounts in excess of their tax liability for the support of specified funds or accounts.

This bill would additionally allow taxpayers to designate on their tax returns that a specified amount in excess of their tax liability be transferred to the Voters Fair Elections Fund, which would be created by this bill. The bill would provide that all moneys contributed to the fund pursuant to these provisions, upon appropriation by the Legislature, be allocated to the Franchise Tax Board and the Controller for reimbursement of costs and to the Fair Political Practices Commission, as specified.

The bill would provide that these voluntary contribution provisions are repealed on either January 1 of the 5th taxable year following the taxable year the fund first appears on the personal income tax return, or on January 1 of an earlier calendar year, if the Franchise Tax Board estimates that the annual contribution amount will be less than \$250,000, or an adjusted amount for subsequent taxable years.

(3) The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act by a statute that becomes effective only when approved by the voters.

This bill would require the Secretary of State to submit those provisions of the act that amend the Political Reform Act of 1974 to the voters for approval at the June 8, 2010, statewide primary election.

Ch. 736 (AB 2042) Fuentes Vehicles: 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 of a city, county, or jurisdiction of a state agency in which a vehicle is located, to remove and impound a vehicle located within the territorial limits in which the officer or

employee may act, under specified circumstances, including, among other things, when a vehicle is parked or left standing upon a highway in a position so as to obstruct the normal movement of traffic or in a condition so as to create a hazard to other traffic upon the highway.

This bill would additionally authorize a peace officer to remove and impound a vehicle when he or she issues a citation to a person acting as a dealer, remanufacturer, manufacturer, or transporter, or as a manufacturer branch, remanufacturer branch, distributor, or distributor branch without a valid license or temporary permit from the Department of Motor Vehicles and the vehicle is being offered for sale.

This bill would also make technical changes to these provisions to correct an obsolete cross-reference.

This bill would incorporate changes to Section 22651 of the Vehicle Code proposed by both this bill and AB 2402, which would become operative only if both bills are enacted and this bill is enacted after AB 2402.

#### Ch. 737 (AB 2050) Garcia Mobilehomes and manufactured homes.

(1) The Mobilehomes-Manufactured Housing Act of 1980 requires the Department of Housing and Community Development to enforce various laws pertaining to the structural, fire safety, plumbing, heat-producing, or electrical systems and installations or equipment of a manufactured home, mobilehome, special purpose commercial coach, or commercial coach. Under existing law, a knowing violation of the act, as specified, is punishable as a misdemeanor offense.

This bill would require all fuel-gas-burning water heater appliances installed in new manufactured homes or new multifamily manufactured homes, or installed as replacement fuel-gas-burning water heater appliances in existing mobilehomes, existing manufactured homes, or existing multifamily manufactured homes that are offered for sale, rent, or lease, would be required to be seismically braced, anchored, or strapped. All new or used mobilehomes, manufactured homes, or multifamily manufactured homes that are sold would be required to have the fuel-gas-burning water heater appliances seismically braced, anchored, or strapped. The Department of Housing and Community Development would be required to promulgate rules and regulations that include standards for water heater seismic bracing, anchoring, or strapping. By creating a new crime or expanding an existing crime, this bill would impose a state-mandated local program.

(2) Under the act, all used mobilehomes and manufactured homes sold in this state on and after January 1, 1986, are required to be equipped with an operable smoke detector.

This bill instead would require, commencing on or after January 1, 2009, all used manufactured homes, used mobilehomes, and used multifamily manufactured homes that are sold to have a smoke alarm installed in each room designed for sleeping that is operable on the date of transfer of title, as specified.

(3) This bill would incorporate additional changes in Section 18031.7 of the Health and Safety Code, proposed by AB 2016, to be operative only if AB 2016 and this bill are both chaptered and become effective on or before January 1, 2009, and this bill is chaptered last.

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

This bill would provide that the Legislature finds there is no mandate contained in the bill that will result in costs incurred by a local agency or school district for a new program or higher level of service which require reimbursement pursuant to these constitutional and statutory provisions.

#### Ch. 738 (AB 2059) Nunez Mailed solicitations: disclosures.

Existing law regulates the solicitation of sales by telephonic sellers, as defined, and specifies those representations by a telephonic seller to a prospective purchaser that constitute a telephonic solicitation for purposes of this law. Existing law prohibits, subject

to certain exceptions, a telephone solicitor from calling any California telephone number, beginning on or after the 31st day after the national “do not call” list becomes available, to, among other things, seek to offer a prize; to rent, sell, exchange, promote, gift, or lease any goods or services; to offer or solicit credit; to seek certain marketing information; or to seek to sell or promote any investment, insurance, or financial services. Existing law does not prohibit a telephone solicitor from contacting by mail a subscriber whose telephone number appears on the “do not call” list to obtain the subscriber’s express written permission allowing the telephone solicitor to make the otherwise prohibited calls. A violation of these provisions is a crime, punishable by specified penalties, and a violation of the provisions applicable to the “do not call” registry are subject to specified civil liability.

This bill would require a person that sends a solicitation by mail that solicits a recipient whose telephone number is not on the national “do not call” registry to consent to receive information via telephone to include a clear and conspicuous identification of the sender and of the entity that is requesting permission to call, the telephone number to which the calls are to be placed, and notice that the recipient may be contacted by a telephone solicitor. A violation of this provision would not be a crime, but would be subject to enforcement by any available civil remedies. The bill would require an express written permission to call a recipient who is on the “do not call” list to contain certain information, including identification of the sender of the mailing and of the entity that is requesting permission to call, the telephone number to which the calls may be placed, the signature of the recipient authorizing the calls, and specified notice, unless there is an established business relationship between the subscriber and the solicitor, in which case express written permission would not be required. A violation of this provision would be a crime, punishable by specified penalties and would be subject to specified civil liability.

Because this bill would impose 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. 739 (AB 2136) Mendoza Prepaid calling cards.

Existing law regulates the advertising and sale of prepaid calling cards and services. Existing law requires an advertisement of the price, rate, or unit value in connection with the sale of prepaid calling cards or services to include specified information, and requires certain information to be legibly printed on a prepaid calling card. Existing law also requires a company that sells prepaid calling cards and services and a vendor to make certain disclosures regarding fees and surcharges on the card and packaging and at the point of sale, and requires the company to maintain a toll-free customer service telephone number, meeting specified requirements. Existing law requires a company that issues prepaid calling cards or services to provide a refund within 60 days to any purchaser of a card or services if the network services associated with the card or services fail to operate in a commercially reasonable manner. Existing law makes it a crime to violate any of these provisions.

This bill would instead require an advertisement of the price, rate, or unit value in connection with the sale of prepaid calling cards or services to clearly and conspicuously disclose any geographic limitation and all ancillary charges and conditions, as specified. The bill would impose additional requirements upon a company that issues prepaid calling cards or services, including, upon a rate increase at the time of recharge, a requirement that the customer be informed of that increase prior to the customer agreeing to pay for the recharge. The bill would also require the information that is to be printed legibly on a card or packaging to be readable without having to open the packaging, and would require that information to be current, as specified. The bill would prohibit a person from offering or selling any prepaid calling card or prepaid calling services that do not contain the information required to be



disclosed on the card or packaging, and would require a distributor that sells directly to a retail vendor to provide the vendor with the current information required to be displayed by the vendor. The bill would further require a company that sells prepaid calling cards and services to provide a voice prompt at the beginning of each call that states the number of minutes that are available for that call. The bill would require a refund based on the failure of network services associated with prepaid calling cards or services to be made within 30 days.

By creating new requirements with respect to the advertising and sale of prepaid calling cards, the violation of which would be 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. 740 (AB 2181) Ruskin Workers' compensation: reports of occupational injury or illness.**

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 an employer to file a complete report of every occupational injury or occupational illness, as defined, to each employee that results in lost time beyond the date of the injury or illness, or that requires medical treatment beyond first aid, with the department, through its Division of Labor Statistics and Research or, if an insured employer, with the insurer, on a form prescribed for that purpose by the Division of Labor Statistics and Research.

This bill would, instead, require an insured employer to file the report with the insurer on a form prescribed by the Administrative Director of the Division of Workers' Compensation. This bill would require a self-insured employer, the state, or the insurer of an insured employer to file the report in an electronic form prescribed for that purpose by the administrative director. The bill would provide that these changes shall become effective upon the effective date of regulations adopted by the administrative director to implement these changes, subject to specified conditions.

**Ch. 741 (AB 2401) Karnette Vehicles: parking violations.**

Existing law requires the Department of Motor Vehicles to refuse to renew the registration of a vehicle if the registered owner or lessee has been mailed a notice of delinquent parking violation relating to standing or parking from the processing agency, the processing agency has transmitted to the department an itemization of unpaid parking penalties, and the owner or lessee has not paid the parking penalties.

This bill would prohibit the department or a processing agency from collecting outstanding parking or toll evasion penalties and administrative fees from the registered owner or lessee of a vehicle, as specified, if the citation or citations were issued prior to the registered owner or lessee taking possession of the vehicle and the department has made a specified notification to the processing agency. The bill would also prohibit the department from refusing to renew the registration of the vehicle, except as specified.

The bill would also require the processing agency to terminate proceedings on or cancel a notice of a delinquent parking or toll evasion violation or violations if the registered owner or lessee of the vehicle, as specified, provides proof to the processing agency that he or she was not the registered owner or the lessee on the date of the violation, but would not limit or impair the ability or right of the processing agency to seek collection from the registered owner or lessee on the date of the violation.

Ch. 742 (AB 2433) Krekorian Civil discovery: subpoenas.

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. Existing law also accords certain rights and protections to an employee whose employment records are subject to a subpoena that is directed to his or her employer or a labor organization that has represented the employee. Under existing law, those rights and protections include the power of the court to make an order quashing, modifying, or directing compliance with the subpoena, and to make any other order appropriate to protect the consumer or the employee from unreasonable or oppressive demands. The court may award reasonable expenses incurred in making or opposing the motion for the order, including reasonable attorney's fees, if the court finds the motion was made or opposed in bad faith, without substantial justification, or that any requirement of the subpoena was oppressive.

This bill would authorize the court to make these orders to protect a person whose personally identifying information, as defined, is sought. The court would be authorized under the above provisions to award reasonable expenses incurred in making or opposing the motion for the order, including reasonable attorney's fees, if the court finds the motion was made or opposed in bad faith, without substantial justification, or that any requirement of the subpoena was oppressive. However, the court would be required to award reasonable expenses, including reasonable attorney's fees, incurred in making the motion for an order to quash or modify a subpoena for personally identifying information from a court of this state for use in an action pending in another state, territory, or district of the United States, or in a foreign nation, if the moving party prevails and that subpoena has been served on any Internet service provider, or on the provider of any other interactive computer service, and if the underlying action arises from the moving party's exercise of free speech rights on the Internet and the respondent has failed to make a prima facie showing of a cause of action.

Ch. 743 (AB 2436) Emmerson Recreational vehicles: dealer agreements.

(1) Existing law, with regard to dealer and manufacturer agreements involving recreational vehicles, prohibits a licensed manufacturer, manufacturer branch, distributor, or distributor branch, upon mutual agreement of the parties to enter into a dealer agreement, from failing or refusing to provide a written dealer agreement to the recreational vehicle dealer that complies with statutory franchise requirements. A violation of these provisions is a crime.

This bill would instead provide that under these circumstances, failing or refusing to provide a recreational vehicle franchise, as defined by the bill, that complies with requirements established for that agreement, to the recreational vehicle dealer would be prohibited. The bill additionally would prohibit a licensed recreational vehicle manufacturer, manufacturer branch, distributor, or distributor branch from selling new recreational vehicles in this state to or through a dealer without having first entered into a written recreational vehicle franchise with that recreational vehicle dealer, signed by both parties. A recreational vehicle dealer would be prohibited from selling new recreational vehicles in this state without a written recreational vehicle franchise with a licensed recreational vehicle manufacturer, manufacturer branch, distributor, or distributor branch signed by both parties.

The bill would also prohibit, on or after January 1, 2009, a recreational vehicle manufacturer, manufacturer branch, distributor, or distributor branch from shipping to a recreational vehicle dealer, and a recreational vehicle dealer would be prohibited from receiving from one of those entities, a new recreational vehicle on or after January 1, 2009, without a recreational vehicle franchise signed by both parties. The bill would authorize a new recreational vehicle inventory purchased by a recreational vehicle dealer, or shipped by a recreational vehicle manufacturer, manufacturer branch, distributor, or distributor branch, before January 1, 2009, to be sold without a recreational vehicle franchise. This bill would also define recreational vehicle franchise.

Because a violation of this prohibition 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. 744 (AB 2842) Berg Solicitation: unfair business practices.

Existing law provides for licensing and regulation of health care service plans by the Department of Managed Health Care. Existing law provides for regulation of health insurers by the Insurance Commissioner. Existing law regulates the solicitation of health care service plan products and health insurance. Existing law prohibits certain unfair insurance practices specifically and unfair business practices in general. Existing law provides that a willful violation of provisions governing health care service plans is a crime.

This bill would provide that it is an unfair business practice for health insurance agents or brokers and various parties engaged in the solicitation of health care service plans to engage in cold lead advertising, as defined, when marketing a Medicare product or to use an appointment made to discuss a particular Medicare product to solicit the sale of another Medicare product or other health care coverage or health insurance products, except as specified. Because a willful violation of provisions governing health care service plans would be a crime, this bill would impose a state-mandated local program by creating a new crime.

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

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

#### Ch. 745 (AB 2885) De La Torre Telecommunications: mobile telephony service: prepaid service.

(1) Existing law authorizes the Public Utilities Commission to regulate telecommunications services and rates of telephone corporations, except to the extent regulation is preempted by federal law. Existing law generally requires an entity offering the services of telephone prepaid debit cards to register with the commission. An unregistered entity is prohibited from offering the services of telephone prepaid debit cards.

Other existing law regulating the advertising and sale of prepaid calling cards and services requires a company that sells prepaid calling cards and services to follow certain standards and requirements for consumer disclosure and services.

This bill would authorize the commission to enforce the standards and requirements for consumer disclosure and services applicable to sellers of prepaid calling cards and services.

(2) Under existing law, a violation of the Public Utilities Act or an order or direction of the commission is a crime. Because this bill would be part of the act and authorize an order or other action of the commission to implement its provisions and a violation of that order or action would be a crime, the bill would impose a state-mandated local program by expanding the definition of a crime.

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

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

#### Ch. 746 (SB 31) Simitian Identification documents.

The Information Practices Act of 1977 regulates the collection and disclosure of personal information regarding individuals by state agencies, except as specified. Existing law also

prohibits certain business entities, as defined, from making specified disclosures in relation to individual consumer records.

This bill would provide that a person or entity that intentionally remotely reads or attempts to remotely read a person's identification document using radio frequency identification (RFID) without his or her knowledge and prior consent, as described, shall be punished by imprisonment in a county jail for up to one year, a fine of not more than \$1,500, or both that fine and imprisonment, except as specified. The bill would also provide that a person or entity that knowingly discloses, or causes to be disclosed, specified operational system keys shall be punished by imprisonment in a county jail for up to one year, a fine of not more than \$1,500, or both that fine and imprisonment. By creating new crimes, this bill would impose a state-mandated local program.

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

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

Ch. 747 (SB 1271) Cedillo Workers' compensation: cancer presumption: firefighters and fire and rescue services coordinators.

Existing law establishes a workers' compensation system to compensate an employee for injuries sustained in the course of his or her employment, and requires an employer to provide, or pay for all reasonable costs of, medical services necessary to care for or relieve work-related injuries. Existing law further provides that in the case of active firefighting members of certain state and local fire departments and in the case of certain peace officers, a compensable injury includes cancer that develops or manifests itself during the period when the firefighter or peace officer demonstrates that he or she was exposed, while in the service of the public agency, to a known carcinogen, as defined, and the carcinogen is reasonably linked to the disabling cancer. Existing law establishes a presumption that the cancer in these cases is presumed to arise out of, and in the course of, employment, unless the presumption is controverted by evidence that the primary site of the cancer has been established and that the carcinogen to which the member has demonstrated exposure is not reasonably linked to the disabling cancer.

This bill would extend the application of these provisions to active firefighting members of a fire department that serves a United States Department of Defense installation and who are certified by the Department of Defense as meeting its standards for firefighters and to fire and rescue services coordinators, as defined, who work for the Office of Emergency Services.

Ch. 748 (SB 1369) Cedillo Remote caller bingo.

Existing law permits cities, counties, and cities and counties to allow bingo games to be conducted by specified organizations for charitable purposes, subject to provisions of law which, if violated, constitute a crime. Existing law defines bingo for the purposes of these provisions as a game of chance in which prizes are awarded on the basis of designated numbers or symbols on a card that conform to numbers or symbols that are selected at random. Existing law prohibits the total value of prizes awarded for any bingo game from exceeding \$250 in cash or kind, or both, for each separate game that is held. Existing law prohibits any person from receiving or paying a profit, wage, or salary from any bingo game, except that security personnel employed by the organization conducting the bingo game may be paid from bingo game revenues. A violation of this provision is a misdemeanor.

This bill would also permit cities, counties, and cities and counties to allow bingo games to be conducted by school districts and certain religious and veterans' organizations for charitable purposes. The bill would modify the definition of bingo to mean a game of chance in which prizes are awarded on the basis of designated numbers or symbols that are marked or covered by the player on a tangible card in the player's possession and that conform to numbers or symbols, selected at random and announced by a live caller. The bill would

prohibit the use of electronics or video displays in connection with a bingo game, except as specified, and would also increase the allowable value of prizes for a bingo game to \$500. By changing the definition of a crime, this bill would impose a state-mandated local program.

This bill would also permit cities, counties, and cities and counties to allow remote caller bingo games to be conducted by specified organizations, including charitable organizations affiliated with a school district. The bill would define remote caller bingo as bingo games in which the organization conducting the game uses audio or video technology to link electronically any of its in-state facilities for the purpose of the remote calling of a game from a single location to multiple locations owned, leased, or rented by that organization or pursuant to specified agreements. The bill would limit the operation of remote caller bingo games to organizations that have been incorporated or in existence for 3 years or more, and would allow the organization conducting the game to pay administrative, managerial, technical, financial, and security personnel reasonable fees for services rendered from bingo game revenues, with certain limitations. The bill would prohibit the value of prizes awarded during the conduct of any remote caller bingo game from exceeding 37% of the gross receipts for that game, and would require that all prize money exceeding state and federal exemption limits on prize money be subject to income tax reporting and withholding requirements under applicable state and federal laws and regulations. The bill would require remote caller bingo games to be played using traditional paper or other tangible bingo cards and daubers and would prohibit certain locations from participating in the games. The bill would provide for the regulation of remote caller bingo by the California Gambling Control Commission, as specified. The bill would make related changes.

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

This bill would also provide that players who are physically present at a bingo game may use hand-held, portable, card-minding devices, as described, to assist in monitoring the numbers or symbols announced in a live game. The bill would provide for the regulation of card-minding devices by the California Gambling Control Commission, as specified.

The bill would allow the commission to adopt emergency regulations implementing these provisions.

The bill would establish the California Bingo Fund and would authorize a loan from the Gambling Control Fund to the California Bingo Fund, on or after January 1, 2009, in an amount of up to \$500,000 to fund operating, personnel, and other startup costs incurred by the Gambling Control Commission relating to this act, as specified.

This bill would also establish the Charity Bingo Mitigation Fund. The bill would loan \$5,000,000 from the Indian Gaming Special Distribution Fund to the Charity Bingo Mitigation Fund to make mitigation payments to eligible nonprofit organizations, as specified. The bill would also appropriate \$5,000,000 from that loan to the Gambling Control Commission for the purposes of providing mitigation payments to certain charitable organizations, as described.

Existing law requires that the proceeds of bingo games be used only for charitable purposes, with certain exceptions, including an exception providing that no more than 20% of the proceeds before the deduction for prizes, or \$2,000 per month, whichever is less, may be used for the rental of property and for overhead.

This bill, with respect to bingo games conducted by the Lake Elsinore Elks Lodge only, would increase the amount of bingo proceeds that may be used for rental and overhead, as described above, to 20% of the proceeds before the deduction for prizes, or \$3,000 per month, whichever is less, and would require that the amount of proceeds otherwise permitted, as specified, be used only for the purpose of financing the rebuilding of the facility and replacing equipment that was destroyed by fire in 2007. The bill would provide that these provisions are to remain in effect only until the cost of rebuilding the facility is repaid, or January 1, 2019, whichever occurs first.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. 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. 749 (SB 1400) Simitian Sweepstakes.

Existing law provides that any person who contrives, prepares, sets up, proposes, or draws any lottery is guilty of a misdemeanor.

Existing law prohibits certain advertising practices, and makes it a crime to violate any of the provisions governing advertising.

Existing law defines “sweepstakes” to mean any procedure for the distribution of anything of value by lot or by chance that is not unlawful. Existing law sets forth specified advertising and solicitation requirements with regard to the operation of sweepstakes or solicitation materials containing sweepstakes entry materials, as specified.

This bill would revise and recast those provisions to, among others, apply those requirements to solicitation materials selling information regarding sweepstakes. The bill would also prohibit all sweepstakes solicitations from representing that a person has been specially selected, as defined, unless that representation is true. The bill would further prohibit sweepstakes solicitations from making various other misleading or false representations. The bill would also require the official rules for a sweepstakes to disclose information about the date the final winner will be determined. The bill would also prohibit a sweepstakes sponsor, as defined, from charging a fee as a condition of receiving a monetary distribution or obtaining information about a prize or sweepstakes.

Because this bill would expand the advertising prohibitions described above, the 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. 750 (SB 1452) Correa Manufactured housing: factory-built housing: violations: civil penalties.

The Manufactured Housing Act of 1980 governs, among other things, occupational licensing relating to manufactured homes, mobilehomes, and commercial coaches.

The California Factory-Built Housing Law regulates factory-built housing, as defined.

This bill would authorize the imposition of civil penalties in specified amounts for violations of certain provisions of the Manufactured Housing Act of 1980 and the California Factory-Built Housing Law.

Ch. 751 (AB 1389) Committee on Budget State government.

(1) The State Teachers’ Retirement Law prescribes the rights and benefits of members of the State Teachers’ Retirement System. Under the law, a continuous appropriation equal to 2.5% of creditable compensation, as specified, is made annually from the General Fund for transfer to the Supplemental Benefit Maintenance Account in the Teachers’ Retirement Fund to fund supplemental purchase power protection payments to retired members, disabled members, and beneficiaries of the Defined Benefit Program of the State Teachers’ Retirement System. The law provides that the transfer for the 2008–09 fiscal year be made on November 1.

This bill would reduce the continuous appropriation from the General Fund, described above, by specified amounts. The bill would require that the transfers to the Supplemental Benefit Maintenance Account be made on November 1 and April 1 of each fiscal year, with each transfer to equal  $\frac{1}{2}$  the amount appropriated. The bill, until 2013, would also make a series of appropriations from the General Fund for the purpose of paying interest on the

judgment in a specified case related to the account. The bill would state the intent of the Legislature that certain information be included in the annual Budget Act.

(2) Existing law requires the Teachers' Retirement Board, beginning in 2006 and every 4 years thereafter, to report to the Legislature and the Department of Finance regarding the ability of the retirement system to pay the supplemental purchase power protection payments, described above, in each fiscal year until 2036, and appropriates funds, as determined by the actuary and certified by the Director of Finance, as necessary to enable the Teachers' Retirement System to make those payments, as specified, until June 30, 2036. Existing law limits the aggregate amount of funds to be appropriated by these provisions pursuant to a specified method.

This bill would revise and recast these provisions. The bill would delete the provisions regarding the appropriation, described above, and would delete the termination date, described above. The bill would require the board to adopt an actuarial projection regarding the ability of the system to continue providing, over a term to be established by the board, the purchasing power protection provided from the funds of the Supplemental Benefit Maintenance Account. The bill would require the board, as a result of determinations made in connection with the actuarial projection, to identify the maximum level of benefits it expects to be sustainable, as specified.

(3) Existing law requires that, for the 1998–99 fiscal year, the contributions to be made to the Supplemental Benefit Maintenance Account be reduced by the total value of the state's interest in the school lands from the sale of the Elk Hills Naval Petroleum Reserve.

This bill would repeal those provisions.

(4) Existing law defines creditable compensation for the purposes of making contributions from the General Fund to the Supplemental Benefit Maintenance Account and the Teachers' Retirement Fund. Existing law specifies, with regard to making contributions from the General Fund to the Teachers' Retirement Fund, that the amount is to be calculated annually on October 1.

This bill would require that the Teachers' Retirement Board calculate, on or after October 1 and on or before October 25 each year, the total amount of creditable compensation upon which members' contributions are based for the fiscal year that ended on the immediately preceding June 30. The bill would require the board to immediately submit a report that includes this calculation to the Director of Finance, the Chairperson of the Joint Legislative Budget Committee, and the Legislative Analyst. The bill would provide a process for reporting a revision in the amount of that calculation and adjusting subsequent appropriations to reflect that amount. The bill would also make conforming changes.

(5) Existing law prohibits the purchase power protection payments from the Supplemental Benefit Maintenance Account from exceeding the amount necessary to restore purchasing power up to 80% of the purchasing power of the initial monthly allowance, as specified. Existing law provides that these benefits are vested only to the extent that funds are appropriated to the Supplemental Benefit Maintenance Account, as specified. Existing law permits annual cost-of-living adjustments for retired members, disabled members, and beneficiaries, in excess of a specified adjustment, to be included in a General Fund appropriation in the annual Budget Act, and provides a method for its calculation and distribution. Existing law provides that these provisions shall be operative only in a fiscal year during which distributions from the Supplemental Benefit Maintenance Account are not made. Existing law establishes a permissive process for funding purchasing power payments, or adjusting their amount, if the Supplemental Benefit Maintenance Account does not have sufficient funds to provide payments of up to 80% of the initial monthly allowance. Existing law creates an auxiliary Supplemental Benefit Maintenance Account to be distributed when the funds in the Supplemental Benefit Maintenance Account are insufficient to support 80% of the initial monthly allowance to retired members, disabled members, and beneficiaries.

This bill would increase the amount of the supplemental purchase power protection payments from the Supplemental Benefit Maintenance Account to up to 85% of the purchasing power of the initial monthly allowance, as specified, and would make corresponding changes in the related provisions described above. The bill would authorize the board to adjust the purchasing power protection payments between no more than 85% and no less than 80%, based on actuarial projections, as specified. The bill would require the board to propose uses for excess moneys, if any, in the account. The bill would authorize the board to adopt regulations in this regard, which would be filed with the Secretary of State but would not be subject to the Administrative Procedure Act. The bill would delete the optional process for General Fund cost-of-living adjustments for retired members, disabled members, and beneficiaries, operative only in a fiscal year during which distributions from the Supplemental Benefit Maintenance Account are not made. The bill would make conforming changes.

(6) Existing law sets forth the powers and duties of the Director of Finance generally in supervising matters concerning the financial and business policies of the state.

This bill would authorize the director to defer payment of General Fund moneys appropriated to the University of California in the annual Budget Act until May or June of the same fiscal year, subject to specified criteria. This bill also would, commencing with the 2008–09 fiscal year, authorize the director to reduce General Fund items of appropriation for state operations or suspend the effective date of cost-of-living adjustments or rate increases upon making certain determinations, according to specified criteria and subject to specified exceptions. The bill would specify that these provisions would only become operative if a specified amendment to the California Constitution is submitted to, and approved by, the voters at a statewide election.

(7) Existing law establishes the Department of Finance within state government. Under existing law, the department is required to devise an accounting system for each state agency that provides for the accrual of revenues at the end of the fiscal year if the underlying transaction has occurred as of the last day of the fiscal year, and the due date for the tax is within 2 months of the end of the period.

This bill would revise this accrual provision to replace the tax condition with one requiring instead that the revenue amount is measurable and will be collected during the current period or in time to pay current year-end liabilities.

(8) Existing law requires the Secretary of the Resources Agency to direct the Controller to pay annually to each eligible county, city, or city and county, \$5 per acre for prime agricultural land, and \$1 per acre for all other land, other than prime agricultural land, which is devoted to open space uses of statewide significance, or for a county that has adopted farmland security zones, \$8 for land that is within, or within 3 miles of the boundaries of the sphere of influence of, each incorporated city.

This bill would require the Controller, commencing with the 2008–09 fiscal year, and each fiscal year thereafter, to reduce these payments by 10%.

(9) Existing law sets forth the procedures pursuant to which local agencies receive specified types of open space subventions of state funds. The Controller is required to make the payment to the local agencies on or before June 30 of each year.

This bill would also specify that the payment would not be made earlier than April 20 of each year.

(10) Existing law requires the establishment in each county treasury of a Supplemental Law Enforcement Services Fund, and requires that moneys from this fund be allocated to counties and cities located within a county for various law enforcement services, according to specified criteria.

This bill would additionally require the Controller to allocate funds appropriated in the annual Budget Act for this purpose according to these criteria, in 4 equal installments, to be paid in September, December, March, and June of each fiscal year.



(11) Existing law creates in the State Treasury, the California High-Cost Fund-A Administrative Committee Fund, the California High-Cost Fund-B Administrative Committee Fund, the Universal Lifeline Telephone Service Trust Administrative Committee Fund, the Deaf and Disabled Telecommunications Program Administrative Committee Fund, the Payphone Service Providers Committee Fund, and the California Teleconnect Fund Administrative Committee Fund. Under existing law, revenue in these funds is held in trust for the benefit of ratepayers and to compensate telephone corporations for the costs of providing universal service and may be expended solely for specified purposes.

This bill would authorize the Controller to use these funds for loans to the General Fund, as specified.

(12) Existing law creates in the State Treasury the Fish and Game Preservation Fund, and makes the revenue in the fund available for expenditure, upon appropriation by the Legislature, for particular purposes. Existing law also creates in the General Fund the State Energy Conservation Assistance Account and continuously appropriates its revenue to the State Energy Resources Conservation and Development Commission for expenditure.

This bill would authorize the Controller to use this fund and account for loans to the General Fund, as specified.

(13) Existing law, the DNA Fingerprint, Unresolved Crime and Innocence Act, an initiative measure, creates in the State Treasury the state's DNA Identification Fund, and makes its revenue, upon appropriation by the Legislature, available to the Attorney General solely to support DNA testing and to offset the impacts of increased testing. Existing law, the California Children and Families First Act of 1998, an initiative measure, creates in the State Treasury the Children and Families Trust Fund for the exclusive purpose of funding the act's provisions. The Mental Health Services Act, an initiative measure, creates in the State Treasury the Mental Health Services Fund for the purpose of funding specified older adults, intervention, and children's services programs. These acts provide for their amendment by the Legislature if the amendments further the act and are consistent with its purposes.

This bill would authorize the Controller to use these funds for loans to the General Fund, as specified, and would require that the loans be repaid with interest at 110% of the Pooled Money Investment Account rate. The bill would declare that its provisions further these initiative acts and are consistent with their purposes.

(14) Existing law requires the Department of Finance to certify annually to the Controller the amount it determines to be the fair share of costs for which each state agency that is supported by funds other than the General Fund shall reimburse the General Fund for administrative services rendered by other designated state entities and agencies that are supported by the General Fund, and requires the Controller to transfer the amount of these costs from those funds to the General Fund.

This bill would create the Central Service Cost Recovery Fund, provide for the deposit into that fund of amounts equal to the fair share of administrative costs due and payable from state agencies, and direct that moneys in the Central Service Cost Recovery Fund be appropriated for the administration of the state government, as determined by the Director of Finance. This bill, except under certain circumstances, would prohibit moneys in the Central Service Cost Recovery Fund, that are not currently required to fund any appropriation, from being used, loaned, borrowed, assessed, allocated, or transferred unless approved by the Director of Finance. This bill would also designate the state entities that provide administrative services for which reimbursement is to be paid under these provisions.

(15) Existing law authorizes the Controller to make monthly transfers from the General Fund to the State Audit Fund, a continuously appropriated fund, for estimated audit costs that are not directly billed to affected state agencies.

This bill would authorize the Controller to also make transfers for that purpose from the Central Service Cost Recovery Fund.

(16) The Community Redevelopment Law authorizes the establishment of redevelopment agencies in communities to address the effects of blight, as defined, in

blighted areas in those communities known as project areas. Section 16 of Article XVI of the California Constitution authorizes a redevelopment agency to receive funding through tax increments attributable to increases in assessed property tax valuation of property in a project area due to the redevelopment. Not less than 20% of tax increments generated from a project area are required to be used by a redevelopment agency to increase and improve the community's supply of low- and moderate-income housing. Redevelopment agencies also are required in specified years to remit to the county auditor an amount of revenue, determined in accordance with specified calculations made by the Director of Finance and based on a specified report of the Controller, for deposit in the Educational Revenue Augmentation Fund in each county for allocation to school entities. For each redevelopment project for which the redevelopment plan provides for the division of taxes the redevelopment agency is required to file with the county auditor or officer, as specified, a statement of indebtedness.

This bill would require redevelopment agencies, the county auditor, the Controller, the State Department of Education, and the Board of Governors of the California Community Colleges to submit specified reports or make specified calculations by specified dates regarding the revenue payments deposited by redevelopment agencies in the Educational Revenue Augmentation Fund in each county for allocation to school entities. By adding to the duties of county auditors, this bill would impose a state-mandated local program. Redevelopment agencies that have an outstanding payment obligation to a local educational agency would be (A) prohibited from adding new project areas or expanding existing project areas; (B) prohibited from issuing new bonds, notes, interim certificates, debentures, or other obligations, as specified; (C) prohibited from encumbering any funds or expending any money derived from any source, with specified exceptions; (D) subject to interest charges, as specified; and (E) required to deposit a portion of the outstanding payment obligation, plus any interest, in the Educational Revenue Augmentation Fund. Funds deposited in the county Educational Revenue Augmentation Fund as an outstanding payment would be prohibited from being distributed to a community college district. A county would be authorized to charge a redevelopment agency for any expenses incurred by the county in performing these services. A redevelopment agency would be authorized on its statement of indebtedness to credit the payment to the local educational agency against any existing passthrough payment indebtedness.

(17) Existing property tax law requires the county auditor, for 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.

Existing law also requires a redevelopment agency, during the 2005–06 fiscal year, to remit to the county auditor an amount of revenue, determined in accordance with specified calculations made by the Director of Finance and based on a specified report of the Controller, for deposit in the ERAF in each county for allocation to school entities.

This bill would require a redevelopment agency to make a remittance to county ERAFs for the 2008–09 fiscal year. A redevelopment agency would be authorized to defer the payment of a portion of this remittance if that agency finds that it is unable, for either of

certain reasons, to pay the full allocation, and if the agency adopts a specified resolution. A legislative body would be authorized to remit, in lieu of making that payment prior to May 10, 2009, a designated amount to the county auditor for deposit in the county ERAF. For the 2008–09 fiscal year, no funds deposited in the county ERAF would be distributed to a community college district. If an agency does not remit the full designated amount or fails to arrange for full payment, as specified, to the county ERAF, then the agency would be prohibited from adding new project areas or expanding existing project areas; from issuing new bonds, notes, interim certificates, debentures, or other obligations, as specified; and from encumbering any funds or expending any moneys derived from any source except as specified. By imposing new duties upon local tax officials in the annual allocation of these revenues, this bill would impose a state-mandated local program.

(18) The Child Care and Development Services Act establishes the Child Care and Development Facilities Loan Guaranty Fund and the Child Care and Development Facilities Direct Loan Fund in the State Treasury. The act requires the Department of Housing and Community Development to use moneys deposited into those funds to make loan guarantees and subordinated loans to sole proprietorships, partnerships, proprietary and nonprofit corporations, and local public agencies for the purchase, development, construction, expansion, or improvement of licensed child care and development facilities, and for the purpose of administering the guarantees and loans.

This bill would abolish the Child Care and Development Facilities Loan Guaranty Fund, the Child Care and Development Facilities Direct Loan Fund, and the Child Care Loan Guaranty Fund Account in the Small Business Expansion Fund. All moneys remaining in those funds and that account would revert to the General Fund.

This bill also would require the Department of Housing and Community Development to deposit all subsequent loan repayments to the Treasurer to the credit of the General Fund.

(19) Existing law, the California Small Business Financial Development Corporation Law, creates the Small Business Expansion Fund, which is continuously appropriated, and that fund provides moneys to be used to pay for defaulted loan guarantees and administrative costs for small business financial development corporations.

This bill would authorize up to \$139,000 to be transferred from the General Fund to the Small Business Expansion Fund upon the order of the Director of Finance if funds are needed to pay a loan guarantee made from the Small Business Expansion Fund for the purchase, development, construction, expansion, or improvement of licensed child care and development facilities, as specified. Because the Small Business Expansion Fund is a continuously appropriated fund, this bill would make an appropriation.

(20) The Bergeson-Peace Infrastructure and Economic Development Bank Act requires the California Infrastructure and Economic Development Bank to annually submit to the Governor and the Joint Legislative Budget Committee a report of its activities. The report is required to include, among other things, a listing of applications accepted and a report of revenues and expenditures for the preceding fiscal year.

This bill would require the report to include information with respect to applications for a specified program and additional information with respect to revenues and expenditures for the preceding fiscal year.

(21) Existing law designates the Business, Transportation and Housing Agency as the primary state agency responsible for facilitating economic development in the state, and requires the agency to work with other governmental and international public and private entities in meeting this responsibility.

This bill would repeal those provisions.

(22) Existing law creates the State Public Works Board, and authorizes the board to issue bonds and other forms of debt, pursuant to the State Building Construction Act of 1955, to obtain funds to pay the cost of public buildings. Existing law services the debt issued by the board through revenues, rentals, and receipts from those public buildings.

This bill would authorize the board to issue debt to pay for the development and implementation of the Financial Information System for California, a single integrated financial management system that encompasses the management of resources and dollars in the areas of budgeting, accounting, procurement, cash management, financial management, financial reporting, cost accounting, asset management, project accounting, grant management, and human resources management. This bill would provide that debt service is conditioned upon annual appropriation by the Legislature. This bill would make an appropriation by creating continuously appropriated funds and subaccounts to pay for the system's development, implementation, operation, and maintenance.

(23) Existing law establishes a workers' compensation system, administered by the Administrative Director of the Division of Workers' Compensation, to compensate an injured employee for injuries sustained in the course of his or her employment.

Existing law requires that the Director of Industrial Relations levy and collect assessments from employers in an amount determined by the director to be sufficient to fund specified workers' compensation programs implemented in the state.

This bill would require that specified revenues received from additional surcharges levied upon employers in the state be deposited into the Occupational Safety and Health Fund, created by this bill, as a special account in the State Treasury, and would authorize the expenditure of moneys in the fund by the department, upon appropriation by the Legislature, for purposes of funding the activities of those departments related to the implementation and enforcement of occupational health and safety laws in the state.

(24) Existing law requires the administrative director, until January 1, 2009, to establish the Return-to-Work Program to promote the early and sustained return to work of the employee following a work-related injury or illness.

This bill would extend to January 1, 2010, the repeal date of those provisions.

(25) Existing law requires the department to enter into an agreement with the Franchise Tax Board that authorizes the collection by the board of delinquent assessments and penalties that are levied against employers for violation of specified labor laws.

This bill would also authorize the collection by the board of delinquent assessments and penalties that are levied against employers for violation of specified occupational safety and health laws.

(26) 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 \$100 may be referred to the Franchise Tax Board for collection after being delinquent for 90 days.

This bill would include bail in those unpaid debts that may be referred to the Franchise Tax Board for collection after being delinquent for 90 days.

(27) The existing Corporation Tax Law requires taxpayers whose tax liability exceeds specified amounts to remit payment to the Franchise Tax Board by electronic funds transfers if any of 3 specified conditions exists.

This bill would require personal income taxpayers with estimated tax or extension payments in excess of \$20,000, or total tax liability in excess of \$80,000, to remit payments to the Franchise Tax Board by electronic funds transfers, subject to specified requirements.

(28) Existing income tax laws authorize the Franchise Tax Board to provide for the filing of a group return for electing nonresident partners and electing nonresident directors of a corporation, and to adjust the income of those taxpayers to properly reflect income, as provided. Existing law provides that the tax rate or rates applicable to each partner's distributive share or each director's compensation for services is the highest marginal rate or rates provided by the Personal Income Tax Law.

The Personal Income Tax Law also imposes an additional tax at the rate of 1% on that portion of a taxpayer's taxable income in excess of \$1,000,000.

This bill would also impose this additional tax of 1% on taxable income in excess of \$1,000,000 of any electing nonresident partner or nonresident director of a corporation included on the group return.

(29) The Alcoholic Beverage Control Act provides for the issuance of licenses for which various annual fees are charged depending upon the type of license issued. That law authorizes an annual adjustment of the fees in an amount not to exceed an inflation factor based on the Consumer Price Index.

This bill would increase these annual fees by 11.78% beginning January 1, 2009, in lieu of any annual fee adjustments that could have been imposed for the previous 4 years. This bill would also permit the Department of Alcoholic Beverage Control to annually adjust the fees charged commencing with the 2010 calendar year by an amount not to exceed an inflation factor based on the Consumer Price Index.

(30) Existing law appropriates \$5,000,000 to the Governor's Office on Service and Volunteerism, on an annual basis, for the purpose of funding grants to local and state operated Americorps and Conservation Corps programs.

This bill would instead specify that this appropriation is to California Volunteers, suspend the appropriation from July 1, 2008, to June 30, 2010, inclusive, and provide for an appropriation of \$2,500,000 to June 30, 2010, inclusive.

(31) Until January 1, 2012, or earlier, as specified, the Rural Health Care Equity Program, as administered by the Department of Personnel Administration, provides subsidies and reimbursements for certain health care premiums and health care costs incurred by state employees and annuitants in rural areas in which there is no board-approved health maintenance organization plan available for enrollment.

This bill would eliminate annuitants from those who are eligible to receive those benefits through the Rural Health Care Equity Program.

(32) Existing law requires the Department of Personnel Administration to administer and enforce laws pertaining to state personnel.

This bill would authorize the Department of Personnel Administration to assess special funds, bond funds, and nongovernmental cost funds in sufficient amounts to support the cost of the Human Resources Modernization Project, as specified.

(33) Existing law authorizes state officers and employees to travel out of state on state business and provides for payment of expenses for this travel upon approval of the Governor and the Director of Finance, subject to certain exceptions, as specified.

This bill would delete the requirement for approval of the Director of Finance in connection with travel and travel expenses under these provisions. The bill also would make technical, nonsubstantive changes to these provisions.

(34) Existing law provides for the creation, maintenance, and authority of the Sixth District Agricultural Association, which is known as the California Science Center and which is a tax-exempt organization and instrumentality of the state. The center is authorized to enter into a site lease and lease-purchase agreement with the California Science Center Foundation, a nonprofit corporation, for the purpose of constructing and funding the Phase II Project of the center, as specified.

This bill would declare the Legislature's finding that the operation of the center may require individual skills not generally available in state civil service to support specialized functions, and would authorize the center to enter into a personal services contract or contracts with the California Science Center Foundation without a competitive bidding process, as specified.

(35) Under existing law, the Department of Veterans Affairs provides benefits to California veterans and their families, and is responsible for, among other things, veterans' welfare and homes.

This bill would require the Department of Veterans Affairs, on or before January 10, 2009, and each January 10 thereafter, to provide a fiscal estimate package to the fiscal committees of the Legislature that contains specified information regarding the costs of administering state veterans homes. This bill would also require the department to provide an updated fiscal estimate package on or before May 15 of each year.

(36) Existing law requires the Insurance Commissioner to transmit specified information to the Governor, the Legislature, and to the committees of the Senate and Assembly having jurisdiction over insurance in the annual report submitted to those entities, as specified.

This bill would itemize facts relating to the operations of the Conservation and Liquidation Office, and other facts relating to the operations of individual estates, that must be included in the annual report.

(37) The State Building Construction Act of 1955 requires the Department of General Services, in consultation with other state entities, to develop a multiyear plan to exploit cost-effective energy efficiency measures in state facilities. The act requires the department to update the plan biennially, coordinate implementation efforts, and make recommendations to the Governor and the Legislature to achieve energy goals for state facilities.

This bill would require the department to make these recommendations no later than March 1, 2009, and biennially thereafter. The bill would additionally require the department to report on projects under its jurisdiction, as specified.

(38) The State Housing Law requires the Department of Housing and Community Development to propose, among other things, the adoption of building standards generally to the California Building Standards Commission for adoption in the California Building Code.

This bill would require the department to review relevant green building guidelines when preparing proposed building standards for submittal to the commission, and consider proposing as mandatory building standards those green building features determined by the department to be cost effective and feasible to promote greener construction. It would also require the department to summarize specified information in this regard in an annual report to the Legislature.

(39) Existing law generally sets forth the requirements pursuant to which the Commission on State Mandates hears and decides upon claims by local agencies or school districts for reimbursement of costs mandated by the state, determines the amount of state funds to be subvended for reimbursement, issues statewide cost estimates, and adopts parameters and guidelines for payment of claims by the Controller. The commission may not find costs mandated by the state if it finds that the statute or executive order in question imposes duties that are necessary to implement, reasonably within the scope of, or expressly included in, a ballot measure approved by the voters in a statewide or local election, regardless of whether the statute or executive order was enacted or adopted before or after the date upon which the ballot measure was approved by the voters.

This bill would require the commission, upon final resolution of any pending litigation challenging the constitutionality of the prohibition described above, to reconsider a specified test claim statement of decision and, if necessary, take specified actions in this regard. The bill would also require the Controller to make conforming revisions to the claiming instructions.

(40) The bill would state the intent of the Legislature that specified budget augmentations for transfer to the Teachers' Retirement Fund be appropriated in the Budget Act of 2009.

(41) The bill would state the intent of the Legislature that certain of the bill's provisions constitute a comprehensive package of modifications to appropriations for, and benefits of, the State Teachers' Retirement System, that this package provides members of the system with comparable new advantages, as specified, and that these provisions not be interpreted as separable.

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

This bill would provide that no reimbursement is required by this act for a specified reason, but that if the commission determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

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

Ch. 752 (AB 2928) Spitzer Collections: amounts imposed by a court.

Existing law provides, among other things, that delinquent restitution imposed by a superior court upon a person or entity for specified criminal offenses be referred by the county or the state to the Franchise Tax Board for collection in certain instances.

This bill would, unless the victim of the crime makes a specified notification to the contrary, authorize the Department of Corrections and Rehabilitation to refer a restitution order to the Franchise Tax Board, for purposes of those collection provisions, for any person subject to the restitution order who is or has been under the jurisdiction of the department, as provided.

Ch. 753 (AB 10) Committee on Budget Employment: overtime compensation.

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 1½ 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 \$36, and the employee meets other requirements.

This bill would provide that this exemption applies to an employee who is paid on an hourly basis at an hourly rate of not less than \$36 and, if an employee is paid on a salaried basis, the employee earns an annual salary of not less than \$75,000 for full-time employment, which is paid at least once a month and in a monthly amount of not less than \$6,250. The bill would make related, conforming changes to this provision.

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

Ch. 754 (AB 158) Torrico Tribal gaming: local agencies.

Existing law creates in the State Treasury the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from certain Indian tribes pursuant to the terms of gaming compacts entered into with the state. Existing law authorizes moneys in that fund to be used for specified purposes, including for grants for the support of state and local government agencies impacted by tribal government gaming.

Existing law, until January 1, 2009, creates a County Tribal Casino Account in the treasury of each county that contains a tribal casino. Existing law requires the Controller to divide the County Tribal Casino Account for each county that has gaming devices that are subject to an obligation to make contributions to the Indian Gaming Special Distribution Fund into a separate account, known as an Individual Tribal Casino Account, for each tribe that operates a casino within the county. Existing law provides for a certain portion of funds in an Individual Tribal Casino Account to be used for grants to local agencies impacted by tribes that are paying into the Indian Gaming Special Distribution Fund, and a certain portion for grants to local agencies impacted by tribes that are not paying into that fund. Existing law establishes an Indian Gaming Local Community Benefit Committee in each county in which gaming is conducted, specifies the composition of that committee, and requires that committee to make the selection of grants from the casino accounts.

This bill would modify the composition of an Indian Gaming Local Community Benefit Committee if only one city is located within 4 miles of a tribal casino, as specified, and would require an Indian Gaming Local Community Benefit Committee to select only grant applications that mitigate impacts from casinos on local jurisdictions. The bill would provide that, if a local jurisdiction uses a grant for any unrelated purpose, the grant shall terminate immediately and any moneys not yet spent shall revert to the Indian Gaming Special Distribution Fund. It would require a local jurisdiction that receives a grant from an

Individual Tribal Casino Account to deposit all funds received in an interest-bearing account and use the interest from those funds only to mitigate an impact from a casino. The bill would require that, as a condition of receiving further funds, a local jurisdiction, upon request, demonstrate to the county that all expenditures made from the account have been in compliance with these provisions.

Existing law requires each county that administers grants from the Indian Gaming Special Distribution Fund to provide an annual report to certain legislative and executive branch members by October 1 of each year detailing the specific projects funded by all grants in the county's jurisdiction in the previous fiscal year, as specified.

This bill would provide that a county that does not provide an annual report pursuant to these provisions shall not be eligible for funding from the Indian Gaming Special Distribution Fund for the following year.

This bill would extend the operation of these provisions until January 1, 2010.

This bill would appropriate \$30,000,000 from the Indian Gaming Special Distribution Fund to the California Gambling Control Commission to provide grants to local government agencies under the provisions described above. The bill would authorize counties to utilize the appropriated moneys for expenditures made in the 2007–08 and 2008–09 fiscal years.

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

#### Ch. 755 (AB 186) Maze Crime prevention.

Existing law, until January 1, 2009, authorizes specified counties to develop within their respective jurisdictions a Central Valley Rural Crime Prevention Program, as specified. In order to receive funds for this program, each county must agree to participate in the Central Valley Rural Crime Task Force which shall develop a system for reporting rural crimes that enables swift recovery of stolen goods and the apprehension of criminal suspects for prosecution, as specified.

This bill would provide that these provisions shall remain in effect until July 1, 2012.

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

#### Ch. 756 (AB 268) Committee on Budget Transportation.

(1) 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 \$2 billion to be transferred to the Trade Corridors Improvement Fund (TCIF) for allocation by the California Transportation Commission for infrastructure improvements along designated corridors, upon appropriation in the annual Budget Act. Eligible TCIF projects include, but are not limited to, highway capacity improvements and operational improvements, freight rail system improvements, projects to enhance the capacity and efficiency of ports, and truck corridor improvements, subject to commission determination, as specified. Existing law requires the commission to allocate TCIF funds to projects that have identified and committed supplemental funding from appropriate local, federal, or private sources.

This bill would require the commission to evaluate the potential costs and benefits of the TCIF program on the economy, environment, and public health, and would require collaboration with the State Air Resources Board in that regard. The bill would set forth a minimum allocation schedule for approved TCIF projects, and would make the Colton Crossing project ineligible for TCIF funding under specified circumstances. The bill would require the commission and local transportation agencies to collaborate to select new projects upon the deprogramming of any TCIF project, as specified. The bill would also require the Department of Transportation, by February 18, 2009, to report to the Legislature regarding specified TCIF railroad agreements.

(2) Proposition 1B also requires that specified proceeds from the bonds be deposited in the Public Transportation Modernization, Improvement, and Service Enhancement Account



to be made available, upon appropriation by the Legislature, to the Department of Transportation for intercity rail projects and to certain transit operators for transportation projects and improvements, as specified.

With respect to funds appropriated from that account by the Budget Act of 2007, existing law requires the Controller, upon appropriation of those funds, to identify and develop a list of eligible project sponsors and the amount each is eligible to receive using specified computations. Existing law requires an eligible project sponsor to submit certain information to the Department of Transportation regarding the proposed project prior to seeking a disbursement of funds and requires the department to conduct a review of that information and to biannually adopt a list of eligible projects. Existing law imposes other related duties with respect to these funds on the Controller, the department, and the California Transportation Commission. Existing law makes these provisions inoperative on July 1, 2008, and repealed on January 1, 2009.

This bill would apply those provisions to funds appropriated from the account by the Budget Act of 2008 and would make other conforming changes. The bill would make these provisions inoperative on July 1, 2009, and repealed on January 1, 2010.

(3) Proposition 1B also provides for \$1 billion of bond proceeds for the State-Local Partnership Program to be allocated by the California Transportation Commission to eligible transportation projects nominated by transportation agencies, subject to appropriation by the Legislature of moneys from the State-Local Partnership Program Account. Existing law requires a dollar-for-dollar match of local funds for projects funded with these bond funds.

This bill would describe the categories of projects that may be funded through the State-Local Partnership Program, create continuously appropriated subaccounts within the State-Local Partnership Program Account for those purposes, thereby making an appropriation, establish which entities are eligible to apply for funding, establish specified allocations pursuant to a geographical and revenue-based or population-based formula or on a competitive basis, establish timelines for expenditure of the funds, and provide for the reallocation of funding if those timelines are not met. The bill would limit the amount of bond funding for a single project under the competitive portion of the program to \$1,000,000 in a single funding cycle. The bill would define eligible local matching funds under the program for purposes of the required dollar-for-dollar match. The bill would require the commission to include in its annual report to the Legislature a summary of its activities related to the program, as specified. The bill would also set forth a statement of legislative intent with regard to the program.

(4) Existing law, until July 1, 2008, authorizes the Department of Transportation, in order to provide adequate cash for transportation projects and for support of the department, to transfer funds among 4 specified transportation funds or accounts as short-term loans, subject to any terms and conditions imposed by the Director of Finance. Under these provisions, a short-term loan is subject to the condition that it be repaid in full to the fund or account from which it was loaned during the same fiscal year in which the loan was made or 30 days after enactment of the Budget Act for the subsequent fiscal year, and is subject to the further condition that the loan be repaid whenever the funds are needed to meet cash expenditure needs in the loaning fund or account. These provisions are inoperative on July 1, 2008, and are repealed on January 1, 2009.

This bill would extend the inoperative and repeal dates to July 1, 2011, and January 1, 2012, respectively, thereby restoring these provisions, and would include the Transportation Deferred Investment Fund as a fund to or from which the Department of Transportation would be authorized to transfer moneys as short-term loans. The bill would also impose specified monetary limitations and repayment requirements on any short-term cash flow loan made from the General Fund to the State Highway Account.

(5) Existing law authorizes various loans from the Motor Vehicle Account, the Public Transportation Account, and the State Highway Account to the Traffic Congestion Relief Fund. Existing law also authorizes money in the Traffic Congestion Relief Fund derived

from the General Fund to be loaned to the General Fund. These loans are required to be repaid, as specified.

This bill would require the Director of Transportation to report to the California Transportation Commission the amounts of loans to each fund or account that are outstanding under these provisions as of the end of each quarter.

(6) Existing law, pursuant to Proposition 116 of 1990, 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. Existing law provides that the Legislature shall appropriate these funds for specified transportation programs, including the State Transit Assistance program, under which funds are allocated by the Controller to transit operators and other agencies.

Existing law also creates the Transportation Investment Fund, which receives the portion of gasoline sales tax revenues that is dedicated to various transportation purposes by Article XIX B of the California Constitution. Twenty percent of these revenues are transferred to the Public Transportation Account.

This bill would continuously appropriate the revenues to be allocated to the State Transit Assistance program from these sources.

This bill would also authorize the Director of Finance to authorize the transfer of not more than \$60 million as an interest-free loan from the Traffic Congestion Relief Fund to the Public Transportation Account, to be repaid no later than July 1, 2011, or earlier if the Traffic Congestion Relief Fund needs the funds. The bill would require the Director of Transportation to report to the California Transportation Commission the amounts of loans outstanding under these provisions as of the end of each quarter.

(7) Existing law, notwithstanding the requirement for certain gasoline sales tax revenues to be deposited in the Public Transportation Account as described in (6) above, instead requires, beginning with the 2008–09 fiscal year, and in each fiscal year thereafter, 50% of a specified portion of these revenues to be transferred to the Mass Transportation Fund.

This bill, for the 2008–09 fiscal year, would require \$234,852,000 to be transferred each quarter to the Mass Transportation Fund from the specified revenues, notwithstanding the provision requiring 50% of those revenues to be transferred.

(8) Existing law creates the Mass Transportation Fund and the Transportation Debt Service Fund in the State Treasury for the purpose, among other things, of using transportation revenues for the payment of debt service on transportation bonds, 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. Existing law specifies the payments that are authorized to be made from revenues available in the 2007–08 fiscal year.

This bill would revise the provisions governing the Mass Transportation Fund to specify the payments that are authorized to be made from revenues available to the fund in the 2008–09 fiscal year. The bill would revise the provisions governing the Transportation Debt Service Fund to authorize the Director of Finance to reimburse the General Fund, with moneys received in the 2008–09 fiscal year, any amount necessary to offset the cost of debt service made in any fiscal year for transportation-related general obligation bond expenditures.

(9) Existing federal law apportions transportation funds to the states under various programs, including the Surface Transportation Program and the Congestion Mitigation and Air Quality Program, subject to certain conditions on the use of those funds. Existing law provides for a portion of these funds to be allocated by the Department of Transportation to regional transportation agencies for expenditure on local transportation projects, subject to various conditions that are administered by the department.

This bill would require the department to deduct from the funds available for allocation to regional transportation agencies the amount authorized by the Legislature for increased oversight by the department of these funds.

(10) Existing federal law, the federal Energy Tax Incentives Act of 2005, authorizes a category of tax credit bonds, Clean Renewable Energy Bonds (CREBs), to provide financing for renewable energy projects. The act provides that a bond shall not be treated as a clean renewable energy bond unless it is part of an issue that provides for an equal amount of principal to be paid by the qualified issuer during each calendar year that the issue is outstanding. The act becomes inoperative with respect to any bond issued after December 31, 2008, and requires that 95% or more of the net proceeds of any bond issue be expended within 5 years of that issuance.

Existing law creates the Special Deposit Fund in the State Treasury. Moneys in the Special Deposit Fund are continuously appropriated to fulfill the purposes for which payments into it are made.

This bill would authorize the Department of Transportation to issue Clean Renewable Energy Bonds for purposes of financing the acquisition and installation of solar energy systems at department facilities, subject to the conditions and terms of the federal Energy Tax Incentives Act of 2005, and would authorize the department to enter into specified agreements with the California Alternative Energy and Advanced Transportation Financing Authority for those purposes, as specified. The bill would establish the Clean Renewable Energy Bonds Subaccount in the Special Deposit Fund, a continuously appropriated fund, for the purpose of receiving net proceeds from the bond issue, thereby making an appropriation. The bill would also provide that the solar energy systems are eligible for, and required to comply with, specified net energy metering or another feed-in-tariff program. The bill would require the department to report to the Legislature annually with regard to the bond issue and the acquisition and installation of the solar energy systems, as specified. The bill would further make a statement of legislative intent.

(11) Existing law establishes fees for original and renewal registration of vehicles, and weight fees for commercial vehicles, to be collected by the Department of Motor Vehicles. Existing law requires that these fee amounts be adjusted annually by increasing each fee in an amount equal to the increase in the California Consumer Price Index, as specified.

This bill would require that any increases in these fees, enacted by legislation subsequent to January 1, 2005, be deemed to be changes to the base fee for purposes of calculating the annual fee adjustment.

Existing law also establishes various penalty fees for late registration and renewal of vehicles.

Under existing law, in addition to the other fees imposed for the registration or renewal of registration of a vehicle, additional registration and renewal fees are imposed, which are expended to support specified staffing levels of peace officer members of the Department of the California Highway Patrol (CHP) and to offset the costs of maintaining or increasing the level of uniformed field strength of the CHP.

This bill would revise the provisions relating to late fees by imposing a late penalty on the delinquent payment of these additional registration and renewal fees that would only apply to an original registration fee due, or the renewal of registration for a vehicle with an expiration date, on or after December 1, 2008. The bill would also increase from \$6 to \$18 one of the fees imposed under these provisions.

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

#### Ch. 757 (AB 519) Committee on Budget Education finance.

(1) Existing law requires a revenue limit to be calculated for each county superintendent of schools, adjusted for various factors, and reduced, as specified.

This bill would reduce the revenue limit for each county superintendent of schools for the 2008–09 fiscal year by a deficit factor of 4.396%.

(2) Existing law requires the State Department of Education, in cooperation with the Department of Finance, to prepare a comprehensive state plan, to be submitted to the Legislature by January 1 of each year, detailing the prospective expenditure, allocation, and apportionment of federal funds to be appropriated for the next fiscal year to all educational agencies in the state. The department, in cooperation with the Department of Finance, also is required to submit a comprehensive report, to be submitted to the Legislature by January 1 of each year, that sets forth in detail the manner in which all federal funds were allocated and apportioned to, and expended by, educational agencies in this state in the prior fiscal year.

This bill would require the department to submit, to the Legislature, the Legislative Analyst's Office, and the Governor, 2 annual reports on federal funds for education in kindergarten and grades 1 to 12, inclusive. One report, to be submitted no later than February 15 of each year, would provide a 3-year tracking of federal funds for each federally funded program that includes detail by type of funded activity and state budget category and the actual expenditures for the prior year, a revised estimate of current-year expenditures, and the budget-year appropriation. The other report, to be submitted no later than November 1 of each year, would identify available federal carryover funds, identifying those funds, by fiscal year and potential reversion date, for each federally funded program by type of funded activity and state budget category.

(3) 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 2007–08 fiscal years, inclusive.

This bill, in addition, would make that provision inapplicable to the 2008–09 fiscal year.

(4) Existing law requires the county superintendent of schools to determine a revenue limit for each school district in the county and requires the amount of the revenue limit to be adjusted for various factors.

This bill would reduce the revenue limit for each school district by a 4.713% deficit factor for the 2008–09 fiscal year.

(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 requires those local educational agencies identified to comply with certain requirements.

This bill, if funding is not provided in the annual Budget Act or other statute, would delete the requirement that program improvement local educational agencies comply with certain of those requirements.

Under existing law, a local educational agency that is identified for corrective action under the federal No Child Left Behind Act of 2001 is subject to one or more sanctions recommended by the Superintendent and approved by the State Board of Education, 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 develop, and the state board to approve at a public meeting, objective criteria by which a local educational agency identified for corrective action and subject to a sanction would be evaluated for the purpose of determining the pervasiveness and severity of performance problems of the local educational agency and the sanction to be imposed. The bill would authorize a one-year, nonrenewable grant of federal improvement funding to assist in the improvement process of a local educational agency. The amount of the grant would vary depending on the pervasiveness and severity of performance problems of the local educational agency.

The bill would prohibit a local educational agency that receives funding under this program, or that receives other federal funds for school improvement, from using those funds

to compensate a receiver or trustee assigned by the state board to administer the affairs of the local educational agency in place of the county superintendent of schools and the governing board.

The bill, subject to an appropriation in the annual Budget Act or another statute, would require the Superintendent to contract with an independent evaluator to complete a comprehensive 3-year evaluation of the program established for local educational agencies that are identified for corrective action. The evaluation would be required to examine the implementation, impact, costs, and effectiveness of the corrective actions and reform strategies and to determine the effectiveness of the technical assistance provided by the district intervention and assistance. The Superintendent would be required to submit 2 interim reports and a final report to the Governor, the Department of Finance, the Legislature, and the Legislative Analyst's Office.

(6) Existing law requires the department, for purposes of complying with the federal No Child Left Behind Act of 2001, to establish a statewide system of school support to provide a statewide system of intensive and sustained support and technical assistance for school districts, county offices of education, and schools in need of improvement. The system consists of regional consortia, which may include county offices of education and school districts, that work collaboratively with school districts and county offices of education to meet the needs of school districts and schools in need of improvement.

This bill would add district assistance and intervention teams and other technical assistance providers to the system and would require the teams and other technical assistance providers to conduct a needs assessment and complete a report on their findings, including recommendations for improvement and the redirection of resources to ensure the implementation of the recommendations.

(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 2008–09 fiscal year.

(8) The Leroy Greene California Assessment of Academic Achievement Act requires the Superintendent to design and implement a statewide pupil assessment program, known as the Standardized Testing and Reporting (STAR) Program. The State Board of Education, in its sole discretion, is required to designate for use as part of the STAR Program a single test in grades 3 and 7 and to ensure that the achievement test contains specified subject areas for grades 3 and 7.

This bill would repeal this component of the STAR Program and make conforming changes.

(9) Existing law authorizes 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 Student Aid 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 of Finance, in consultation with the Treasurer, pursuant to a prescribed procedure. Existing law requires the Director of Finance, in consultation with the Treasurer, to select a firm or individual to provide advisory services. Existing law requires the Director of Finance to send a Notice of Request for Qualifications to specified entities as part of the sale process. Existing law also requires the notice to be published in the State Contracts Register pursuant to specified statutory provisions. Existing law requires the Director of Finance to cease the activities he or she is authorized to undertake with regard to the sale upon the 30th day following written notice by the director to the Chairperson of the Joint Legislative Budget Committee or January 10, 2009, whichever occurs earlier.

This bill would require the Director of Finance to provide a copy of the Notice of Request for Qualifications to the Joint Legislative Budget Committee within 7 days of transmittal to state student loan guarantee agencies and within 7 days of publication in the State Contracts

Register. The bill would require the Director of Finance to notify the Joint Legislative Budget Committee in writing within 7 days of entering into a contract with an individual or firm for advisory services. The bill would extend the alternate date upon which the Director of Finance is required to cease the activities he or she is authorized to undertake with regard to the sale from January 10, 2009, to January 10, 2011.

(10) Existing law authorizes the Student Aid Commission to establish an auxiliary organization to provide operational and administrative services for the commission's participation in the Federal Family Education Loan Program or for other activities approved by the commission and determined by the commission to meet specified criteria. Existing law prohibits the commission from including loan origination or loan capitalization activities as approved activities, but states that the prohibition does not preclude the commission or the auxiliary organization from undertaking other permitted activities related to student financial aid in partnership with institutions that conduct loan origination or loan capitalization activities.

This bill, in addition, would state that the prohibition on including loan origination or loan capitalization activities as approved activities does not preclude the commission or the auxiliary organization from undertaking loan origination or capitalization activities authorized pursuant to an agreement with the United States Secretary of Education for the lender-of-last-resort program.

(11) Existing law requires the Student Aid Commission to administer the Student Opportunity and Access Program, under which the commission is authorized to apportion funds for the support of projects designed to increase the accessibility of postsecondary educational opportunities for certain elementary and secondary school pupils, including those from low-income families, those who would be the first in their families to attend college, and those who are from schools or geographic regions with documented low-eligibility or college participation rates. Projects are required to primarily increase the availability of information for these pupils on the existence of postsecondary schooling and work opportunities and to raise the achievement levels of these pupils.

This bill would authorize projects to be implemented under the program that provide assistance to low-income middle and high school pupils and their parents in order to implement outreach efforts designed to use the future availability of financial assistance as a means of motivating pupils to stay in school by promoting career technical education public awareness. These projects would be required to promote the value of career technical education, available career programs in public school and postsecondary segments with sequenced courses beginning in high school and continuing into postsecondary institutions, and the resulting career opportunities.

(12) Existing law requires the governing board of each community college district to charge each student a fee per unit per semester and requires this fee to be waived for specified students who demonstrate eligibility for the fee waiver. The Board of Governors of the California Community Colleges is required to allocate to community college districts 2% of the fees waived. The board of governors also is required to allocate to community college districts \$0.91 per credit unit waived for determination of financial need and delivery of student financial aid services. These allocations are required to be made from funds provided in the annual Budget Act.

This bill would state the intent of the Legislature that the funds described above be used to support the determination of financial need and delivery of student financial aid services and that the funds directly offset any mandated costs claimed by community college districts pursuant to specified Commission on State Mandates test claims.

(13) This bill would appropriate \$12,500,000 from the Public Interest Research, Development, and Demonstration Fund to the Chancellor of the California Community Colleges. Of that appropriated amount, the bill would require the Chancellor of the California Community Colleges to transfer \$12,000,000 to the State Department of Education for expenditure in one-time funds for local grants to be allocated pursuant to

specified statutory provisions regarding partnership academies over 3 years as specified in the Budget Act of 2008. The bill would require grantees to create partnership academies that focus on clean technology and energy businesses and provide skilled workforces for the products and services for energy or water conservation, or both, renewable energy, pollution reduction, or other technologies that improve the environment in furtherance of state environmental laws. The bill would require the Chancellor of the California Community Colleges to transfer the remaining \$500,000 to the State Department of Education to pay for the expenses of administering the local grants.

(14) This bill would appropriate \$39,780,000 from the General Fund to the Board of Governors of the California Community Colleges, in augmentation of an amount appropriated pursuant to a specified item in Budget Act of 2008, for the purpose of providing a 0.68% cost-of-living adjustment to apportionments to community college districts, for expenditure during the 2008&minus;09 fiscal year. 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.

(15) This bill would appropriate \$388,283,000 from the General Fund to the State Department of Education for 10 specified programs according to a specified schedule, and would require the department to encumber these funds by July 1, 2009. The bill would provide that, for purposes of satisfying the minimum annual funding obligation for school districts required by the California Constitution, the appropriated funds are General Fund revenues appropriated for school districts and community college districts for the 2009–10 fiscal year.

(16) 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 2009–10 fiscal year according to a specified item in the Budget Act of 2008. 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 2009–10 fiscal year.

(17) Existing law annually appropriates \$150,000,000 from the General Fund to the Controller for allocation by the Controller to school districts and community colleges for the purpose of discharging in full the outstanding balance of the minimum funding obligation to school districts and community college districts pursuant to Section 8 of Article XVI of the California Constitution as determined by specified state officials.

This bill would provide that there shall be no annual appropriation in the 2008–09 fiscal year for this purpose.

(18) This bill would set the cost-of-living adjustment for specified items in the Budget Act of 2007 and for specified items in the Budget Act of 2008 for the 2008–09 fiscal year at 0% notwithstanding the cost-of-living adjustment specified in existing statutes.

(19) This bill would require funds appropriated pursuant to specified items in the Budget Act of 2008 to be encumbered by July 31, 2009.

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

#### Ch. 758 (AB 1183) Committee on Budget Health.

Existing law provides for the licensure and regulation of health facilities by the State Department of Public Health.

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 periodic inspection or at the same time as a federal periodic inspection.

This bill would require the department, with respect to conducting licensing and certification surveys and complaint investigations, to emphasize consistency across the state

and its district offices. The bill would authorize the department to issue federal deficiencies, and to recommend federal enforcement actions, as described.

Existing law establishes specified licensing and certification program fees for various health facilities, and contains provisions relating to methodologies for adjustment of those fees. Existing law requires the department to annually prepare a report of all costs of licensing and certification program activities and to include, as part of this report, the recommendations for Licensing and Certification program fees in accordance with specified criteria.

This bill would revise this provision to require the report to also include specified information relating to the department's calculations in creating the report.

Existing law, the Mosquito Abatement and Vector Control District Law, specifies procedures for vector control district formation, provides for the selection of the district board of trustees and officers, and prescribes the duties of the board. Existing law requires the State Department of Public Health to certify government agency employees and pest abatement district employees who handle, apply, or supervise the use of pesticides as vector control technicians.

Existing law authorizes the department to charge and collect a nonreturnable renewal fee of \$25, subject to annual adjustment as prescribed in existing law, to be paid by each continuing education certificiant. Under existing law, moneys received from the fees are deposited in the Vector Disease Account, and are made available for expenditure upon appropriation by the legislature to implement these certification provisions.

This bill would increase amount of the renewal fee to \$120.

Existing law, until June 30, 2008, required the development of a list of drugs to be provided under the HIV/AIDS Pharmacy Pilot Program administered by the State Department of Public Health.

These provisions required the department to establish a pilot program to evaluate the provision of medication therapy management services for people with HIV/AIDS.

This bill would reenact these provisions and extend the program until July 1, 2009.

Existing law also creates the AIDS Drug Assistance Program (ADAP), administered by the State Department of Public Health.

The bill, by no later than January 10 and May 14 of each year, would also require the department to provide the fiscal committees of the Legislature an estimate package for the ADAP, as provided.

Existing law creates the Healthy Families Program, administered by the Managed Risk Medical Insurance Board, to arrange for the provision of health, dental, and vision services to eligible children pursuant to a federal program, entitled the State Children's Health Insurance Program. Eligibility requirements include being a child in a family with a household income equal to or less than 200% of the federal poverty level. Existing law requires applicants applying to the purchasing pool to agree to pay family contributions, unless the applicant has a family contribution sponsor. Existing law continuously appropriates funds to the board from the Healthy Families Fund for the program.

This bill, on and after the first day of the 5th month following the enactment of the 2008–09 Budget Act, would increase the family contribution amounts required to be paid under the program. By increasing amounts deposited in a continuously appropriated fund, it would make an appropriation. The bill would also decrease the rates for participating health, dental, and vision plans by 5%, and by adjusting the July 1, 2007, rates downward to account for any reduction in the actuarial value of the benefits provided to subscribers as of the first day of the 5th month following the enactment of the 2008–09 Budget Act.

Existing law requires the dental benefits provided under the Healthy Families Program to be consistent with those dental benefits provided to state employees, except as provided.

This bill would authorize the board to establish a cap on the amount of dental coverage provided under the Healthy Families Program in a given benefit year, effective the first day



of the 5th month following the enactment of the 2008–09 Budget Act. The bill would prohibit the cap from being lower than \$1,500 per subscriber per benefit year.

Existing law requires that vision services provided under the Healthy Families Program be equivalent to those provided to state employees.

This bill would exempt from these equivalent vision benefits tinted lenses and photochromatic lenses, unless deemed medically necessary.

Existing law requires the State Department of Mental Health to utilize a joint state-county decision making process to determine the appropriate use of state and local training, technical assistance, and regulatory resources to meet the mission and goals of the state's mental health system in regard to specified areas, including, but not limited to, providing forums on policy development and direction with respect to mental health program operations and clinical issues.

This bill would additionally require the department to use the joint state-county decisionmaking process to identify and fund a statewide training and technical assistance entity, as described.

This bill, commencing January 10, 2009, and each year thereafter, would require the department to provide the fiscal committees of the Legislature with a fiscal estimate package containing specified information, as provided, by January 10 and at the time of the Governor's May Revision.

Under existing law, the California Early Start Intervention Services Act, various state entities provide coordinated services to infants and toddlers with disabilities and their families. Existing law requires early intervention services to be provided directly to eligible infants and toddlers and their families through the regional center system and the local education system, in accordance with the Lanterman Developmental Disabilities Services Act, its implementing regulations, and with specified family cost participation requirements.

Existing law also contains those family cost participation requirements for specified services obtained by regional centers for children with developmental disabilities who meet specified criteria, including, but not limited to, that the child has a developmental disability

This bill would revise this criteria to apply the family cost participation requirements to a child who has a developmental disability or who is eligible for services under the California Early Intervention Services Act, and would make other technical changes.

Existing law establishes the Habilitation Services Program, under the administration of the State Department of Developmental Services, and establishes the hourly rate for supported employment services provided to consumers receiving individualized services and group services, and fees required to be paid to the program provider upon intake, and retention of a consumer under the program.

This bill would reduce from \$34.24 to \$30.82, the hourly rate for those supported employment services, and decrease specified fees paid to providers upon intake, and retention of a consumer under the program.

The bill, commencing September 1, 2008, would require regional centers to ensure at specified phases of a consumer's individual program plan developed pursuant to existing law, or of an individualized family services plan developed pursuant to existing law, the establishment of an internal process that meets certain requirements, as provided. The bill, no later than April 1, 2009, would require the State Department of Developmental Services to provide the fiscal and policy committees of the Legislature with a written update regarding the implementation of these provisions.

Existing law provides for administration of the Early and Periodic Screening, Diagnosis, and Treatment Program (EPSDT) by the State Department of Mental Health.

Existing law separately provides for the Medi-Cal program, administered by the State Department of Health Care Services, under which qualified low-income persons are provided with health care services, including mental health services.

Under existing law, the State Department of Mental Health is required to implement managed mental health care for Medi-Cal recipients through fee-for-service or capitated

contracts with counties, counties acting jointly, qualified individuals or organizations, or nongovernmental entities. The State Department of Mental Health, pursuant to an interagency agreement with the State Department of Health Care Services, is responsible for assuming specified program oversight authority over mental health plans, including, but not limited to, the responsibility to monitor the level and quality of services provided, expenditures pursuant to the contract, and conformity with federal and state law.

This bill, commencing July 1, 2008, and until September 1, 2011, would require county mental health plans, in collaboration with the State Department of Mental Health, the federally required external quality review organization, and other specified stakeholders, to establish an advisory statewide performance improvement project to increase the coordination, quality, effectiveness, and efficiency of service delivery to certain children who are either receiving a specified dollar amount in EPSDT services, as provided, or who are identified in the top 5% of the county EPSDT cost, whichever is lowest. The bill would provide that the performance improvement project shall replace one of the two required performance improvement projects that county mental health plans are currently required to perform pursuant to federal regulations.

The bill would also require, each July thereafter until September 1, 2011, the State Department of Mental Health, in consultation with the federally required external quality review organization and county mental health plans, to determine the average monthly cost threshold for counties to use to identify children to be reviewed who are currently receiving EPSDT services. The bill would also require the State Department of Mental Health to provide an annual update to the Legislature on the results of the statewide performance improvement project by October 1 of each year for the prior fiscal year.

The bill, by no later than January 10 and May 14 of each year, would also require the department to provide the fiscal committees of the Legislature an estimate package for the EPSDT Program, as provided.

Existing law establishes specified state hospitals for the developmentally disabled, including, Porterville Developmental Center.

This bill would prohibit the total number of developmental center residents in the secure treatment facility at Porterville Developmental Center from exceeding 297.

Existing law establishes the Medi-Cal program, administered by the State Department of Health Care Services, under which qualified low-income persons are provided with health care services. Existing law requires the department, to the extent required by federal law, for Medi-Cal recipients who are qualified Medicare beneficiaries, to pay the Medicare premiums, deductibles, and coinsurance for elderly and disabled persons whose income does not exceed the federal poverty level or 200% of a specified Supplemental Security Income program standard.

This bill would require the department, for Medicare beneficiaries to which the above provisions do not apply and who have a share of cost for Medi-Cal benefits, to pay a beneficiary's Medicare Part B premium in the month following each month in which the beneficiary's share of cost has been met. For beneficiaries with a share of cost at or below \$500 who do not qualify for assistance because their income exceeds the above-described income requirements, the bill would require the department to pay the beneficiary's Medicare Part B premium on a monthly basis. The bill would also require a county that is informed that an applicant or beneficiary is eligible for Medicare benefits to determine whether the individual is eligible for, and to enroll qualified individuals in, specified programs that assist eligible individuals with Medicare expenses, as provided. By imposing a new duty on counties, this bill would impose a state-mandated local program.

Existing law provides for the Kinship Guardianship Assistance Payment Program (Kin-GAP), which is a part of the CalWORKs program, administered by the State Department of Social Services, and which provides aid on behalf of eligible children who are placed in the home of a relative caretaker. Existing law 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.

This bill would require the department to provide Medi-Cal benefits, without a share of cost, for children on behalf of whom Kin-GAP benefits are received. The bill would require the department and the State Department of Social Services to develop procedures to maximize the availability of federal financial participation for the costs in expanding coverage to these individuals, and would require that, to the extent federal financial participation is not available, only state funds be used to cover the cost of this expanded coverage.

By increasing the duties of local agencies responsible for making Medi-Cal determinations, this bill would create a state-mandated local program.

Existing law establishes the California Discount Prescription Drug Program, which is administered by the State Department of Health Care Services, and under which qualified individuals are provided with prescription drugs at reduced prices that result from rebate agreements between department and drug manufacturers. Existing law requires all moneys received by the department pursuant to the administration of the program to be deposited into the California Discount Prescription Drug Program Fund, a continuously appropriated fund, for the purpose of providing payment to participating pharmacies and for defraying its costs in administering the program, and prohibits money in the fund from being available for any other purpose.

This bill would state the intent of the Legislature that the program shall be self-financing, and that any General Fund moneys provided to the fund shall be repaid within 5 years after implementation of the program begins. The bill would require the department to provide the Legislature with a 5-year projection of program revenues and expenditures as part of its annual budget request, and to include in the project a projected repayment schedule.

The bill would also authorize the department to use no more than 25% of manufacturer rebate revenues it receives to cover the cost of administering the program, including the funding of a float account to finance payments to participating pharmacies in advance of the receipt of manufacturer rebates, and would make conforming changes. To the extent that this bill establishes a new purpose for use of continuously appropriated funds, this bill would make an appropriation.

Existing law, until September 1, 2008, and subject to the receipt of federal financial participation, requires the department to adopt a federal option under which any employed individual with a disability who meets specified income and resource requirements shall be eligible for benefits under the Medi-Cal program, subject to the payment of premiums. These provisions are repealed on January 1, 2009.

This bill would eliminate the repeal date of these provisions, thereby extending their duration indefinitely.

Because counties are required to make Medi-Cal eligibility determinations and this bill would extend and expand Medi-Cal eligibility under these provisions, the bill would impose a state-mandated local program.

Existing law requires the department, subject to the availability of federal financial participation, to exercise a federal option to expand continuous eligibility to children 19 years of age and younger until the earlier of either the end of a specified 12-month period or the date the individual exceeds the age of 19 years.

Existing law requires certain Medi-Cal beneficiaries to file a semiannual status report to assist the department in ascertaining any change in circumstances that may affect a beneficiary's eligibility. Existing law exempts certain individuals from these semiannual status reporting requirements, including any beneficiary who has been granted continuous eligibility pursuant to the above-described provisions.

This bill, commencing the first day of the month following 90 days after the effective date of the bill, and until January 1, 2012, would reduce the continuous eligibility period for these individuals to 6 months, and would impose semiannual reporting requirements on these

individuals during the period that this provision is in effect. It would require the department to report to the fiscal and health policy committees of the Legislature, by December 15, 2010, on the effects on enrolled children of reducing the continuous eligibility period and the imposition of the semiannual status reporting requirement.

The bill would also exempt from the semiannual status reporting requirements certain individuals, including, but not limited to, pregnant women whose eligibility under Medi-Cal is based on pregnancy, beneficiaries who have a public guardian, and medically indigent children who are not living with a parent or relative and who have a public agency assuming their financial responsibility.

Under existing law, one of the services provided under the Medi-Cal program is dental services, subject to limitations. Existing law limits, until January 1, 2009, and with certain exceptions, reimbursement to providers of dental services provided to individuals 21 years of age and older at the time of the service to not more than \$1,800 per beneficiary in any calendar year.

This bill would eliminate the repeal date of these provisions, thereby extending their duration indefinitely.

Under existing law, persons who are at least 21 years of age, but who have not attained the age of 65 years, and who are patients in an institution of mental diseases are eligible to receive ancillary outpatient services under the Medi-Cal program regardless of whether federal participation is available.

This bill would require, because federal financial participation is not available for the ancillary outpatient services, that any state funds and federal reimbursement paid for ancillary services provided to residents in institutions for mental disease shall be recovered from counties by the State Department of Mental Health in accordance with applicable state and federal law and regulation.

Existing law requires the State Department of Health Care Services to implement and administer the Genetically Handicapped Persons Program (GHPP), which provides health services to genetically handicapped persons, and the department and the counties to administer the California Children's Services (CCS) program, which provides services to physically handicapped children under 21 years of age.

Existing law permits the department, in administering these programs and the Medi-Cal program, to enter into contracts on a bid or negotiated basis with manufacturers, distributors, dispensers, or suppliers of pharmaceuticals, appliances, durable medical equipment, medical supplies, and other product-type health care services for the purpose of obtaining the most favorable prices to the state and to ensure adequate access to each quality and services. This provision is, however, inapplicable to pharmacies or suppliers that provide blood, blood derivatives, or blood factor products, or any product or service provided by those pharmacies or suppliers.

This bill would delete this limitation. The bill would until the earlier of July 1, 2013, or 3 years after implementation, also, with respect to these programs, permit the department, in order to provide specialized care in the distribution of specialty drugs, to enter into contracts with a nonexclusive number of providers licensed to dispense dangerous drugs or devices for programs that qualify for federal funding. It would also permit the department to contract with an intermediary to implement these CCS, genetically-handicapped children, and Medi-Cal contracting provisions.

It would require the department to generate a publicly available report containing specified information relating to the specialty pharmacy program, as provided. Effective July 1, 2008, the bill would also require the department, with respect to these programs, to collect a state rebate in addition to rebates pursuant to state or federal law, for prescribed blood factors.

Existing law contains various provisions governing reimbursement rates, including rates for fee-for-service payments to Medi-Cal providers, and for providers of services received under various health programs, including the above-described programs, the Child Health and Disability Prevention Program, and specified family planning programs.

Existing law requires the Director of Health Care Services to reduce provider payments by 10% for both Medi-Cal fee-for-service benefits and services rendered by providers under these health programs for services rendered on or after July 1, 2008.

This bill would revise these provisions to require the 10% reduction of reimbursement rates to apply to services rendered on or after July 1, 2008, through and including dates of service on February 28, 2009. The bill would, for services rendered on a fee-for-services basis on or after March 1, 2009, require the director to reduce payments for certain benefits, including for services rendered by providers under the above-described health programs, by 1%, and to reduce payments to specified classes of providers and pharmacies by 5%, subject to certain exceptions. The bill would exempt small and rural hospitals, as defined, from the reduction, under specified circumstances.

The bill would specify that the reductions imposed pursuant to the bill would apply only to the General Fund share of the payment, and only to payments for services from funds appropriated to the department.

To the extent federal financial participation is not available with respect to any of the payment reductions required pursuant to these provisions, the bill would authorize the director to not implement those payment reductions.

Existing law permits the department, under certain circumstances, to make changes to various programs through the issuance of provider bulletins.

This bill would authorize the department to distribute provider bulletins regarding the Medi-Cal program by either print or electronic medium, as provided.

This bill, no later than July 1, 2009, would require the department to establish a 2-year pilot program, in accordance with prescribed requirements, to utilize the federal Public Assistance and Reporting Information System (PARIS) to identify veterans and their dependents or survivors who are enrolled in the Medi-Cal program and assist them in obtaining federal veterans' health care benefits. The bill would require the department to select 3 consenting counties, as provided, to participate in the pilot program. It would require the department to evaluate the program and submit a report to the fiscal committees of the Legislature on the findings of that evaluation. It would permit the department, if it determines that the program is cost effective, to implement the program statewide.

Existing law requires the State Department of Public Health to impose a uniform quality assurance fee on each skilled nursing facility, with certain exceptions, in accordance with a prescribed formula.

Existing law, the Medi-Cal Long-Term Reimbursement Act, requires the department to implement a facility-specific reimbursement ratesetting system for certain freestanding skilled nursing facilities. Reimbursement rates for these facilities are funded by a combination of federal funds and moneys collected pursuant to the above-described uniform quality assurance fee. Existing law provides that this rate methodology shall cease to be implemented on July 1, 2009, with these provisions to be repealed on January 1, 2010.

This bill would require the department to impose the uniform quality assurance fee until July 31, 2011, would extend the implementation date of the freestanding skilled nursing facility rate reimbursement provisions until July 31, 2011, would make various conforming changes in these provisions, and would extend their repeal date for all of these provisions until January 1, 2012. It would also modify, for the 2009–10 and 2010–11 rate years, the facility reimbursement formula to be used under these provisions. It would require the department to convene a workgroup, with prescribed representation, to make recommendations to the department on a variety of issues related to skilled nursing facilities and specifically to these Medi-Cal reimbursement provisions. The department would be required to report to the Legislature on these recommendations by March 1, 2009, and seek necessary legislative changes to implement the recommendations that the department deems feasible to implement as part of the reauthorization of these reimbursement provisions.

Under existing law, one method for the provision of Medi-Cal services is through contracts with managed health care plans.

This bill would, subject to any necessary federal approval, require that the department take all appropriate steps to amend the Medicaid state plan, to implement a requirement that any hospital that does not have in effect a contract with a Medi-Cal managed health care plan that establishes payment amounts for services furnished to a beneficiary enrolled in that plan shall accept as payment in full prescribed payment amounts.

The bill, for poststabilization services following an emergency admission at all hospitals, would require payment amounts to be consistent with specified provisions of federal regulations, as provided, but only to the extent that contract amendment language providing for these payments is approved by the federal Centers for Medicare and Medicaid Services.

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.

This bill would make technical changes to these provisions.

Under these provisions, eligible private hospitals receive funding from the Private Hospital Supplemental Fund, a continuously appropriated fund. Existing law specifies sources of moneys in the fund, which includes an annual transfer of a specified amount from the amount appropriated to the department from the General Fund for the Medi-Cal program.

This bill would reduce the annual amount transferred to the fund for the 2008–09 fiscal year only in accordance with a specified formula.

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 reductions to the calculation of that stabilization funding for purposes of the 2006–07 fiscal year, and would make conforming changes.

Existing law reduces by 10% payments for inpatient hospital services to acute care hospitals not under selective contracts with the department that are provided on and after July 1, 2008.

This bill, until January 1, 2013, would revise this provision by applying this reduction to all hospitals that receive Medi-Cal reimbursement from the department and that are not under selective contracts with the department. The bill, commencing October 1, 2008, and until January 1, 2013, would require the amounts paid for inpatient hospital services to be determined using a prescribed formula, subject to specified exceptions. If specified hospitals choose to enter into selective contracts with the department, the bill would require the California Medical Assistance Commission to negotiate reimbursement rates for those hospitals in accordance with specified criteria. The bill would require the department to report annually, from January 1, 2010, to January 1, 2012, inclusive, to the Legislature on the implementation and impact made by the changes to these rate reduction provisions.

Existing law requires the department to establish and maintain a plan, known as the County Administrative Cost Control Plan, for the purpose of effectively controlling costs related to the county administration of the determination of eligibility for benefits under the Medi-Cal program within the amounts annually appropriated for that administration. Pursuant to the plan, the department establishes standards and performance criteria to which counties are required to adhere. Existing law authorizes the department to impose a 2% reduction in the allocation of funds to a county that fails to meet certain performance standards, as provided.

This bill would prohibit the department from reducing a county's allocation for failure to meet performance standards during any period of time in which the cost of doing business increase is suspended.

Existing law establishes the Medi-Cal Eligibility Data System (MEDS) regarding the status of applications for Medi-Cal coverage. Existing law requires counties to work MEDS error alerts as prescribed, to submit quarterly reconciliation files to the department, and, in some cases, to submit corrective action plans. Existing law authorizes the department to impose a 2% reduction in the allocation of funds to a county that fails to meet interim benchmarks for improvement standards required to be in a corrective action plan.

This bill would prohibit the department from reducing a county's allocation for failure to meet these interim benchmarks for improvement standards during any period of time in which the cost of doing business increase is suspended.

The California Adult Day Health Care Act provides for the licensure and regulation of adult day health centers, with administrative responsibility for this program shared between the State Department of Public Health and the California Department of Aging pursuant to an interagency agreement.

Under existing law, adult day health care services are a covered benefit under the Medi-Cal program. Existing law provides that participation in an adult day health care program under the Medi-Cal program requires prior authorization by the State Department of Health Care Services. Existing law further provides that authorization of an adult day health care treatment authorization request shall be granted only if the participant meets specified criteria.

This bill would exempt participants residing in an intermediate care facility for the developmentally disabled-habilitative from the requirement that these criteria be met. It would provide, however, that an adult day health care treatment authorization request shall be granted for a resident of such a facility only if he or she has disabilities and a level of functioning that are of such a nature that, without supplemental intervention through adult day health care, placement to a more costly institutional level of care would be likely to occur.

Existing law specifies the procedures by which the department determines prospective capitation rates to health plans participating in the Medi-Cal managed care program, and permits 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.

Prior to finalizing the Medi-Cal managed care capitation rates, the department is required to provide health plans with information on how the rates were developed and to provide the plans with the opportunity to provide additional supplemental information.

This bill, for contracts between the department and county health systems, would require the department, by June 30 of each year, or if the budget has not passed by that date, no later than 5 working days after the budget is signed, to also provide preliminary rates for the upcoming fiscal year.

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, may, by adopting a resolution to the effect, 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 revises, for the 2007–08 fiscal year, state and county financial responsibilities for certain increases in the CMSP.

This bill would further extend that provision to include all fiscal years thereafter.

Existing law permits a county participating in the CMSP to establish a County Medical Services Program Governing Board, in accordance with prescribed requirements, to govern the program.

Existing law provides for the County Health Services Program Account in the County Health Services Fund. Existing law prohibits moneys in this account from being transferred to any other fund or account in the State Treasury, except as provided. Existing law creates the continuously appropriated Local Revenue Fund, which is divided into various accounts

and subaccounts, in order to provide revenue to local jurisdictions for specified local health and social services programs.

Existing law provides for allocations from accounts in the Local Revenue Fund to the County Medical Services Subaccount in the Sales Tax Growth Account.

This bill would, notwithstanding any other provision of law, and upon the request of the County Medical Services Program Governing Board, require the Controller to deposit certain allocations into the County Medical Services Subaccount, in lieu of depositing those amounts into the County Medical Services Program Account of the County Health Services Fund, thus constituting an appropriation. The bill would also, upon the request of the County Medical Services Program Governing Board, require the Controller to transfer amounts deposited into the County Medical Services Subaccount to the County Medical Services Program Governing Board for specified reasons, thus constituting an appropriation.

This bill would reallocate certain amounts appropriated in the Budget Act of 2008 from the Cigarette and Tobacco Products Surtax Fund, with these revenues to be allocated to certain county health services programs.

Beginning in the 2008–09 fiscal year, the bill would require the State Department of Developmental Services to annually provide an update to the appropriate policy and fiscal committees of the Legislature during the fall legislative interim regarding the impact of the adopted freezes and various cost containment measures on clients and service levels. The bill would authorize the policy committees of the Legislature to hold informational hearings on these issues, as provided, and would require the committees to report their findings for consideration in the annual subcommittee budget process or in legislation.

The bill would require the State Department of Mental Health to confer with the County of San Mateo, relevant constituency groups, and with the State Department of Health Care Services to appropriately craft a transition plan to ensure the continuity of care for mental health clients in the event that the state's contract for the services provided under the San Mateo Pharmacy and Laboratory Project are substantially modified or transitioned to the State Department of Health Care Services. The bill would require the State Department of Mental Health to provide the fiscal and policy committees of the Legislature with a status update regarding the development of a transition plan by no later than December 31, 2008.

Existing law establishes the Mental Health Services Oversight and Accountability Commission, comprised of specified members, to oversee various programs and provisions of law relating to mental health.

This bill would require the State Department of Mental Health to provide the Mental Health Services Oversight and Accountability Commission (OAC) with data, as specified by the OAC, for purposes of the OAC to utilize in its oversight, review, and evaluation capacity regarding specified programs.

Existing law provides for the California Statewide Supportive Housing Initiative Act, which is administered by the State Department of Mental Health. Under the act, the department awards grants to applicants, including public and private agencies, that demonstrate a need for supportive housing for low-income individuals with special needs and a local commitment to providing funding for the purpose of developing and operating supportive housing, as provided.

Existing law separately sets forth various powers and duties of the California Housing Finance Agency in conjunction with the financing of housing.

The bill, commencing July 1, 2008, and each year thereafter, would require the State Department of Mental Health, in collaboration with the California Housing Finance Agency, to provide semiannual updates regarding key results and funding for the capital costs associated with permanent supportive housing for individuals with mental illness, as provided for under the Housing Initiative Program, to the fiscal and policy committees of the Legislature, as provided.

Existing law vests in the State Department of Public Health various responsibilities relating to drinking water quality standards and providers of drinking water.



The bill would require the State Department of Public Health to provide the fiscal and policy committees of the Legislature with a synopsis of key issues regarding the department's responsibilities and oversight of small water systems, and options for sustainability of the program to meet safe drinking water quality standards.

The bill would also require the department to prepare a fund condition statement for federal Title V Maternal and Child Health Block Grant funds, as approved by the Department of Finance, for inclusion in the annual budget process, and to be published in the Governor's budget documents provided to the Legislature by no later than January 10 of each 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. 759 (AB 1279) Committee on Budget Human services.

The Child Care and Development Services Act, administered by the State Department of Education, provides that children up to 13 years of age are eligible, with certain requirements, for child care and development services. Existing law provides for child care alternative payment programs, the purpose of which is to provide for parental choice in child care. Under existing law, payments by alternative payment programs to licensed child care providers cannot exceed the applicable market rate ceiling. Existing law requires an alternative payment program to reimburse a child care provider in accordance with an annual market survey, to be conducted by an entity contracting with the department, at a rate not to exceed ceilings prescribed by statute.

Existing law contains requirements governing the provision of child care services to recipients of the California Work Opportunity and Responsibility to Kids (CalWORKs) program. Under these provisions, the above-described reimbursement mechanism applicable to the alternative payment programs is also used for providers of child care to CalWORKs recipients.

This bill would, instead, require, commencing March 1, 2009, the regional market rate ceilings to be established at the 85th percentile of the 2007 regional market rate survey for that region, and would make conforming changes. The bill would require the market rate surveys to be conducted on a biennial rather than annual basis. The bill would prohibit a family receiving CalWORKs cash aid from being charged a family fee.

Existing law requires reimbursement for alternative payment programs to include the cost of child care, plus administrative and support services. Under existing law, the total cost for administrative and support services is not permitted to exceed 23.4567% of the direct cost of care payments to child care providers.

This bill would instead provide that the administrative and support services costs would not be permitted to exceed 19% of the total contract amount.

Existing law requires the Superintendent of Public Instruction to collaborate with the Secretary for Education and the Secretary of Health and Human Services, with the advice and assistance of the Child Development Programs Advisory Committee, in the development of the state plan required pursuant to the federal Child Care and Development Fund, prior to submitting or reporting on that plan to the federal Secretary of Health and Human Services.

This bill would require the State Department of Education to develop an expenditure plan, the Child Care Development Fund (CCDF) Plan that sets forth the final priorities for child care, as specified. The bill would require the department to release a draft of the CCDF Plan by February 1 of the year the plan is due to the federal government, and to commence a 30-day comment period that would include at least one hearing and the opportunity for

written comments. The bill would require the department to provide the revised CCDF Plan to designated committees of the Legislature, prior to the May budget revisions.

This bill would require the State Department of Education to promote full utilization of child care and development funds and match available unused funds with identified service needs. The bill would require the department to arrange interagency adjustments between different contractors with the same type of contract under specified circumstances.

Existing law governs independent adoptions, which are defined to mean adoptions in which neither the State Department of Social Services nor an agency licensed by that department is a party to or joins in the adoption petition. Existing law defines an adoption service provider and a delegated county adoption agency for purposes of these provisions and sets forth the duties of these entities with respect to independent adoptions. Among other duties, an adoption service provider advises each birth parent of his or her rights and, if it is desired, provides counseling. In addition, existing law requires the department or the delegated county adoption agency to investigate proposed adoptions, accept the consent of and information provided by birth parents to the adoption, and file specified reports with the court.

Existing law governing independent adoptions authorizes certain persons to adopt a child by filing a petition, pursuant to provisions, as specified, including interviews by the department of the petitioners and all persons from whom consent is required and whose addresses are known. When a petition for the adoption of a child is filed under the provisions governing independent adoptions, existing law requires the petitioner to pay a nonrefundable fee to the department or the delegated county adoption agency for the cost of investigating the adoption petition.

Existing law prescribes the use of the revenues produced by the fees collected and authorizes the department or the delegated county adoption agency to waive or reduce those fees under certain conditions.

This bill, commencing October 1, 2008, would revise the time frame for interviews in an independent adoption. It would also revise the provision requiring the payment of a fee in connection with an adoption petition, as described above, to require 50% of the fee to be paid at the time the petition is filed with the court, and the balance to be paid no later than a date determined by the department or delegated county adoption agency. The bill would also increase the applicable fee amounts, and revise related provisions with respect to investigative reports by the department and delegated county adoption agencies, and appeals by birth parents or petitioners. The bill would also revise the provisions authorizing the department or the delegated county adoption agency to waive or reduce the fees associated with filing the adoption petition, to delete the department's authority to waive the fee in its entirety, and to limit the amount to which the fee may be reduced, to \$500, if the prospective adoptive parents are very low income.

This bill would authorize the State Department of Social Services to implement the provisions of the bill relating to independent adoptions by all county letters, pending the adoption of emergency regulations.

Existing law contains various provisions, which became effective January 1, 2007, relating to the disclosure of personal information between adoptees and their biological siblings.

This bill would delay implementation of the above provisions until July 1, 2010. The bill would declare the intent of the Legislature that counties already implementing some or all of these provisions continue to do so, to the extent possible.

This bill would require the State Department of Social Services to meet with stakeholders prior to legislative subcommittee hearings in 2009 to determine ways that the process for the Independent Adoptions Program can be simplified and streamlined, and provide an update on those discussions during the 2009 subcommittee hearings, as specified. The bill would require the department to provide an update during the 2009 legislative subcommittee

hearings regarding the degree to which fee collections have improved as a result of the statutory changes made by the bill.

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 to create a program establishing an arrears collection enhancement process, until July 1, 2008, pursuant to which the department may accept offers in compromise of child support arrears and accrued interest owed to the state for reimbursement of aid paid under the CalWORKs program. Under existing law, the Director of Child Support Services is authorized to delegate to the administrator of a local child support agency the authority to compromise child support arrears, up to \$5,000, as specified.

This bill would revise the arrears collection enhancement process by, among other things, designating it as a compromise of arrears program, and revising the powers and duties of the director with respect to the operation of the program. The bill would require the director to allow a local child support agency administrator to compromise an amount of child support up to \$5,000, and would permit the director to delegate additional authority to compromise up to an amount determined by the director to support the effective administration of the program. This bill would also eliminate related consultation and reporting requirements. The bill would eliminate the termination date of the program extending it indefinitely, thereby increasing county duties and imposing a state-mandated local program.

Existing law requires the Department of Child Support Services, beginning July 1, 2000, 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 the 2002–03 to 2007–08, inclusive, fiscal years.

This bill would extend the suspension of the 5% payment through the 2011–12 fiscal year.

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 the 2003–04 to 2007–08, inclusive, fiscal years.

This bill would extend the suspension of payments to local child support agencies through the 2011–12 fiscal year.

This bill would require the Department of Child Support Services to provide more comprehensive data from the state hearing pilot project that demonstrates that the pilot has reduced state hearings, a breakdown of how the pilot's revised hearing process results in the estimated savings to state hearing costs, and trailer bill language to codify the new hearing process.

Under existing law, the State Department of Social Services regulates the licensure and operation of 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 for years after the 2007–08 fiscal year, and authorizes the department to request additional resources for this purpose.

This bill would suspend the requirement that the department increase these random samples by 10% for the 2008–09 and 2009–10 fiscal years, and would require the department to submit trailer bill language to the Legislature on or before February 1, 2010, to reflect appropriate indicators to trigger an increase in unannounced random sample visits, as specified.

Existing law requires a criminal record check of applicants for a license, special permit, or certificate of approval for a foster family home or certified family home, and other persons, including nonclients who reside in those homes and staff and employees. Existing law imposes similar requirements with respect to issuing licenses, permits, or certificates of approval for persons to operate or provide direct care services in a child care center or family child care home. Under these provisions, an application is required to be denied, unless the Director of Social Services grants an exemption, if it is found that the applicant or any of the other designated persons has been convicted of prescribed crimes. Existing law prohibits the Department of Justice or the State Department of Social Services, except during specified fiscal years, from charging a fee for fingerprinting an applicant to provide foster care or child care services to 6 or fewer children or to obtain a family day care license in connection with these criminal record check provisions.

This bill would extend the exemption from the prohibition against charging a fee for fingerprinting applicants, through the 2008–09 and 2009–10 fiscal years.

Existing law requires the State Department of Alcohol and Drug Programs to establish a narcotic replacement therapy dosing fee for methadone and levoalphacetylmethadol (LAAM), and requires narcotic treatment programs to be reimbursed for the ingredient costs of methadone and LAAM dispensed to beneficiaries under the Medi-Cal program. Existing law requires reimbursement for narcotic replacement therapy dosing and ancillary services to be based on a per capita uniform monthly reimbursement rate for each individual patient, as established by the department, in consultation with the State Department of Health Care Services.

This bill would, instead, require this rate to be determined on a daily rather than monthly basis, as specified, and would make various conforming changes.

Existing law makes the Department of Child Support Services, through the Franchise Tax Board as its agent, responsible for procuring, developing, implementing, and maintaining the operation of the California Child Support Automation System in all California counties. Existing law gives the Franchise Tax Board various responsibilities in this regard.

This bill would transfer all duties and authority of the Franchise Tax Board with respect to the California Child Support Automation System to the Department of Child Support Services, as specified. It would, however, permit the department to enter into an interagency agreement with the board to continue to have the board perform any services necessary for support of the system, on January 1, 2009, or upon federal notification that the California Child Support Automation System is implemented in all jurisdictions, whichever is later.

Existing law authorizes the Director of Social Services to enter into an agreement, in accordance with specified federal law, 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. Under existing law, these agreements include provision of child welfare services and Aid to Families with Dependent Children-Foster Care (AFDC-FC) payments, as specified.

This bill, in addition, would authorize the director to provide funding to Indian health clinics to provide substance abuse and mental health services, and other related services authorized under the CalWORKs program to CalWORKs applicants and recipients and Tribal TANF applicants and recipients living in California.

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

Existing law requires the Office of Systems Integration in the State Department of Social Services to implement a statewide automated welfare system for 6 specified public assistance programs, and requires statewide implementation of the system to be achieved through 4 designated county consortia.

This bill, notwithstanding existing requirements, would require the office to migrate the 35 counties that currently use the Interim Statewide Automated Welfare System into the C-IV system, in accordance with a specified timeline.

Existing law requires the State Department of Social Services to administer a voluntary Temporary Assistance Program (TAP), to provide cash assistance and other benefits 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 requires that the TAP commence on or before April 1, 2009.

This bill would postpone initial implementation of the TAP to April 1, 2010.

Existing law establishes the schedule of maximum aid payments under the CalWORKs program, and provides for the annual adjustment of these payments, as specified. Existing law provides that the adjustment to the maximum aid payment would be effective October 1, 2008, for the 2008–09 fiscal year, and would take effect on July 1, 2009, for the 2009–10 fiscal year.

This bill would delete the provisions establishing the effective dates for the adjustment to the maximum aid payment in the 2008–09 and 2009–10 fiscal years, and instead would suspend the adjustment in the 2008–09 fiscal year.

Existing law, under the AFDC-FC program, 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. Existing law permits certain children with developmental disabilities or other special needs to be placed in for-profit facilities, under specified conditions.

This bill would delay implementation of the provisions authorizing placement of those children in for-profit facilities, until July 1, 2010.

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, for the 2008 calendar year, the annual adjustment would be effective October 1, 2008, and commencing with the 2009 calendar year and thereafter, the annual adjustment would be effective June 1 of that calendar year, and further provides that 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, instead, suspend the annual cost-of-living adjustment for the 2008 and 2009 calendar years.

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 authorizes the State Department of Health Care Services to investigate fraud in the provision or receipt of supportive services, and requires counties to refer instances of suspected fraud to that department for investigation.

This bill, notwithstanding any other provision of law, would authorize a county to investigate suspected fraud in connection with the provision or receipt of supportive services, with respect to an overpayment of \$500 or less.

Under existing law, personal care services provided to a qualified individual who is eligible for Medi-Cal benefits are a Medi-Cal covered benefit. Personal care services are also a covered benefit under the In-Home Supportive Services program.

Existing law requires the State Department of Social Services to procure and implement a new Case Management Information and Payrolling System (CMIPS) for the IHSS program and Personal Care Services Program, establishes the components of the new system, and requires the state to begin a fair and open competitive procurement for the new system by August 31, 2004.

This bill would additionally require the new CMIPS to strengthen fraud prevention and detection, as well as to reduce overpayments. The bill would provide that program requirements shall include, but shall not be limited to, the ability to readily identify out-of-state providers, recipient hospital stays that are 5 days or longer, and excessive hours paid to a single provider, and to match recipient information with death reports. The bill would provide that this functionality shall be available by April 1, 2010, and implemented statewide by July 1, 2011.

Existing law authorizes the State Department of Alcohol and Drug Programs to enter into a Medi-Cal Drug Treatment Program contract with each county for the provision of services within the county service area. Existing law requires the State Department of Alcohol and Drug Programs to prepare amendments to the Medi-Cal state plan to obtain reimbursement for drug Medi-Cal services and provides for the computation of the maximum allowable rates for the Medi-Cal Drug Treatment Program.

This bill would make technical revisions to the provisions relating to the Medi-Cal Drug Treatment Program reimbursement rates, as specified.

Existing law provides for the Food Stamp Program, under which food stamps are allocated by each county in accordance with federal requirements. Under existing law, the Food Stamp Program is administered at the state level by the State Department of Social Services.

This bill would require the State Department of Social Services to establish a Work Incentive Nutritional Supplement (WINS) program, under which each county would be required to provide a \$40 monthly additional food assistance benefit for each eligible food stamp household, as defined. The bill would require the state to pay the counties 100% of the cost of WINS benefits, using funds that qualify for the state's TANF maintenance of effort requirements, as specified. The bill would prohibit WINS benefits from being paid before October 1, 2009, and would require full implementation of the program on or before April 1, 2010.

The bill would authorize the director to implement the WINS program by all-county letters, pending the adoption of emergency regulations.

The bill would require the department to convene a workgroup on or before December 1, 2008, comprised of designated representatives, to consider the progress of the WINS automation effort in tandem with a pre-assistance employment readiness system (PAERS) program and any other program options that may provide offsetting benefits to the caseload reduction credit in the CalWORKs program. The bill would prohibit full implementation of the WINS program until the workgroup is convened.

By requiring counties to perform additional duties, this bill would impose a state-mandated local program.

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 Supplemental Security Income (SSI) benefits to be required to apply for those benefits. Existing law, until July 1, 2009, requires the department to require counties with a base caseload of 70 or more, and to encourage other counties, to establish an advocacy program to assist applicants and recipients of aid under these provisions in applying for SSI benefits, as provided.

This bill would extend operation of the advocacy program to July 1, 2011. By extending county duties, 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.

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

#### Ch. 760 (AB 1338) Committee on Budget Public resources.

(1) Existing law requires every person who sells for use in this state a pesticide product that has been registered by the Director of Pesticide Regulation to pay to the director applicable assessments, except as specified. Existing law requires the revenue collected from these assessments to be deposited in the Department of Pesticide Regulation Fund with an amount equal to the revenue derived from 7.6 mills per dollar of sales for all pesticide sales for use in this state to be distributed to the counties as reimbursements for costs incurred in the administration and enforcement of pesticide regulations.

This bill would require the Director of Pesticide Regulation to pay from that revenue in the fund an amount not to exceed the revenue derived from 0.5 mill per dollar of sales for all pesticide sales for use in this state to counties in nonattainment areas to assist those counties in the administration and enforcement of restrictions on the use of field fumigants, as specified. The bill would specify how those funds are to be apportioned based on certain criteria. By authorizing money in the Department of Pesticide Regulation Fund to be used for a new purpose, the bill would make an appropriation.

(2) Existing law requires 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 (Cal-EPA), specified information relating to the state agency's greenhouse gas (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 Cal-EPA is required to provide that information on its Internet Web site in the form of a state agency greenhouse gas emission reduction report card.

This bill would require the Cal-EPA to include an estimate of the department's own greenhouse gas emissions and an explanation of changes in the emissions as compared to the previous year's emissions. The bill would require the Cal-EPA, on or before January 10 of each year, to submit to the Legislature a comprehensive budget display, including funding proposals and base funding in the proposed Governor's Budget for state agencies implementing climate solutions to meet the greenhouse gas emission reduction targets established pursuant to the California Global Warming Solutions Act of 2006. The budget display would also be required to include a 5-year work plan summary for each department showing how staff and contracting resources will be allocated to achieve specified deliverables.

(3) Existing law requires all money in the Harbors and Watercraft Revolving Fund to be available, upon appropriation, to the Department of Boating and Waterways, the Department of Parks and Recreation, and the State Water Resources Control Board for, among other things, boating-related facility development, boating safety programs, and regulatory activities.

This bill would make money in the Harbors and Watercraft Revolving Fund available, upon appropriation, to the Department of Fish and Game and the Department of Food and Agriculture for activities addressing boating-related spread of invasive species.

(4) Existing law requires the State Fire Marshal to charge state agencies, departments, and programs for fire and life safety building code inspections rendered by the State Fire Marshal. Existing law requires the Controller, at the request of the State Fire Marshal, to transfer the amount of the charges for services rendered from the agency's appropriation to the appropriation for the support of the State Fire Marshal's office.

This bill would additionally require the State Fire Marshal to charge local agencies and private entities for fire and life safety building code inspections and related fire and life safety activities rendered by the State Fire Marshal. The State Fire Marshal would be required to charge local government and private entities for the amount sufficient to recover the costs of the services provided.

(5) Existing law requires the State Fire Marshal, or his or her authorized representative, to inspect every jail or place of detention for persons charged with or convicted of a crime, except as specified.

This bill would authorize the State Fire Marshal to charge and collect a fee for that inspection from the local government, as specified.

(6) Existing law requires the State Fire Marshal, the chief of any city or county fire department or district providing fire protection services, and their authorized representatives, to enforce in their respective areas building standards relating to fire and panic safety adopted by the State Fire Marshal and published in the State Building Standards Code and other regulations that have been formally adopted by the State Fire Marshal for the prevention of fire or for the protection of life and property against fire or panic. Existing law authorizes the State Fire Marshal to enforce the building standards and other regulations of the State Fire Marshal in areas outside of corporate cities and districts providing fire protection services and in corporate cities and districts providing fire protection services upon request of the chief fire official or the governing body.

Existing law requires every city or county fire department or district providing fire protection services that is required to enforce building standards adopted by the State Fire Marshal and other regulations of the State Fire Marshal to annually inspect all structures, as specified, for compliance with those building standards and regulations. Existing law authorizes a city, county, or district that inspects a structure pursuant to that provision to charge and collect a fee for the inspection from the owner of the structure in an amount, as determined by the city, county, or district, sufficient to pay its costs of that inspection.

This bill would authorize a city, county, or district that inspects a structure to also charge a fee for related fire and life safety activities. This bill would additionally authorize a State Fire Marshal who inspects a structure for compliance with building standards and regulations to charge and collect a fee for the inspection and related fire and life safety activities from the owner of the structure in an amount, as determined by the State Fire Marshal, sufficient to pay the costs of that inspection and related fire and life safety activities.

The bill would provide that the Legislature finds that any costs that may result from these provisions are not unique to local agencies or school districts and there is no mandate contained in these provisions that will result in costs incurred by a local agency or school district for a new program or higher level of service which require reimbursement pursuant to specified constitutional and statutory provisions.

(7) 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. Under existing law, the funds in the Toxic Substances Control Account 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 funds may also be appropriated to the office of the Attorney General for the support of the Toxic Substance Enforcement Program in the office of the Attorney General, in carrying out provisions authorizing the recovery of the state's expenses in responding to, and overseeing, releases of hazardous substances. Existing law prohibits these expenditures from being subject to an interagency or interdepartmental agreement.

This bill would instead authorize the funds in the Toxic Substances Control Account to be appropriated to the department, for allocation to the office of the Attorney General, pursuant to an interagency agreement or similar mechanism and would delete the prohibition regarding subjecting the expenditure of those funds to an interagency or interdepartmental agreement. The bill would additionally authorize the funds in the account to be appropriated to the department for funding the California Environmental Contaminant Biomonitoring Program, and the funds would be authorized to be appropriated by the Legislature to the Office of Environmental Health Hazard Assessment and the State Department of Public Health, for the purposes of carrying out their duties under the California Environmental Contaminant Biomonitoring Program.

(8) Existing law requires that the revenues from specified fees and charges imposed upon the management of hazardous waste be deposited in the Hazardous Waste Control Account in the General Fund and the money in that account is available, upon appropriation by the Legislature, to the Department of Toxic Substances Control for, among other things, the regulation of hazardous waste. The funds are also available for appropriation to the office of the Attorney General for the support of the Toxic Substance Enforcement Program in the office of the Attorney General, to carry out the purposes of the hazardous waste control laws. Existing law requires that the expenditures from the Hazardous Waste Control Account for support of state agencies other than the department be subject to an interagency or interdepartmental agreement between the department and the state agency, but prohibits expenditures of funds appropriated to the office of the Attorney General for the support of the Toxic Substances Enforcement Program from being subject to an interagency or interdepartmental agreement.

This bill would instead authorize the funds in the Hazardous Waste Control Account to be appropriated by the Legislature to the department for allocation to the office of the Attorney General for those purposes, and would delete the prohibition regarding subjecting those expenditures to an interagency or interdepartmental agreement.

The bill would also delete obsolete provisions.

(9) Existing law, the Carpenter-Presley-Tanner Hazardous Substance Account 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 act requires that various funds be deposited in the Toxic Substances Control Account in the General Fund, including money received by the federal government pursuant to the Comprehensive Environmental Response Compensation and Liability Act of 1980, as amended (CERCLA). The act authorizes the department to expend the funds in the account, upon appropriation by the Legislature, to pay for, among other things, removal and remedial actions related to the release of hazardous substances.

Existing law provides for the creation of the Federal Trust Fund for the deposit of federal moneys.

The federal Small Business Liability Relief and Brownfields Revitalization Act (brownfield law) of 2002 amended various provisions of CERCLA to, among other things, provide financial assistance for grants and loans to fund brownfield remediation.

This bill would create the Revolving Loans Fund in the State Treasury and would continuously appropriate the moneys in that fund to the department. The bill would require that certain moneys be deposited in the fund, including moneys transferred to the fund from the Federal Trust Fund that are received pursuant to the brownfield law. The bill would require the department to expend the moneys in the Revolving Loans Fund only for the purposes authorized by the federal brownfield law, including providing financial assistance to provide loans and issue subgrants for response actions to eligible brownfield sites, as defined.

(10) 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. The State Air Resources Board is required to allocate the funds to be used for air quality purposes pursuant to specified requirements. No project can be funded unless the project is sponsored by an applicant, which is defined as a local public entity involved in the movement of freight through trade corridors of the state or involved in air quality improvements associated with goods movement.

This bill would provide that for the purposes of administering a loan or loan guarantee program only, an applicant may include any state agency. The bill would make a conforming change.

(11) Existing law grants primary authority for the control of air pollution from vehicular sources to the State Air Resources Board. Existing law requires the state board, in conjunction with the State Energy Resources Conservation and Development Commission, to develop and administer a program to provide grants to encourage the purchase or lease of a new zero-emission vehicle.

This bill would require the state board to select projects for zero-emission vehicle leases or purchases and zero-emission vehicle infrastructure for the purpose of implementing any program to encourage the use of zero-emission vehicles through a competitive grant process that includes a public bidding process.

(12) Existing law establishes the Air Quality Improvement Program, administered by the State Air Resources Board, to fund, upon appropriation by the Legislature, air quality improvement projects related to fuel and vehicle technologies. The program is limited to competitive grants. Projects required to be undertaken pursuant to state or federal law or district rules or regulations are not eligible for funding.

Existing law creates the Air Quality Improvement Fund and provides that moneys in the fund may be used, upon appropriation by the Legislature, to implement the Air Quality Improvement Program.

This bill would, notwithstanding these provisions, require the state board to expend funds appropriated by the Legislature to it from the Air Quality Improvement Fund in the Budget Act of 2008, not used to implement the Air Quality Improvement Program, to provide financial assistance to owners and operators of on-road heavy-duty diesel-fueled motor vehicles for costs associated with early compliance with specified regulations, thereby making an appropriation. Funds would be required to be expended for low interest or zero interest loans or grants. The state board would be required to report to the Legislature on the implementation of these provisions.

(13) Existing law prohibits the Division of Oil, Gas, and Geothermal Resources in the Department of Conservation from expending, through the 2009–10 fiscal year, more than \$1,000,000 in any one fiscal year for the purpose of hazardous or idle-deserted wells. The division is prohibited from expending, commencing with the 2010–11 fiscal year, more than \$500,000 in any one fiscal year for the purpose of hazardous or idle-deserted wells.

This bill, instead, would authorize the division to expend, commencing on July 1, 2008, up to \$2,000,000 in any one fiscal year through the 2011–12 fiscal year, and up to \$1,000,000 commencing with the 2012–13 fiscal year. The Department of Conservation, on

October 1, 2011, would be required to report to the Legislature on the number of orphan wells remaining, the estimated costs of abandoning the orphan wells, and a timeline for future orphan well abandonment with a specific schedule of goals.

(14) The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006 (bond act), an initiative bond act that was approved by the voters at the November 7, 2006, statewide general election, among other things, makes \$180,000,000 in bond funds available to the Department of Fish and Game (department) for bay-delta and coastal fishery restoration projects. Of those funds, up to \$45,000,000 is available for appropriation for coastal salmon and steelhead fishery restoration projects that support the development and implementation of species recovery plans and strategies for salmonid species listed as threatened or endangered under state or federal law.

Existing law appropriates \$5,293,000 of the \$45,000,000 available from the bond act to the department for the purposes of coastal salmon and steelhead fishery restoration projects, including the Coastal Salmonid Monitoring Plan. Under existing law, the department is permitted to allocate not more than \$2,520,000 for the purposes of the Coastal Salmonid Monitoring Plan.

Existing law requires a specified process to be applied to the expenditure of these funds, except funds allocated by the department to the Coastal Salmonid Monitoring Plan.

This bill would instead, exempt from these procedures the expenditure of funds annually appropriated for the Coastal Salmonid Monitoring Plan and would make conforming changes.

(15) The California Coastal Act establishes the Coastal Access Account in the State Coastal Conservancy Fund. The act requires that the money in the account be available, upon appropriation by the Legislature in the annual Budget Act, to the State Coastal Conservancy for grants to public agencies and private nonprofit entities or organizations for the development, maintenance, and operation of new or existing facilities that provide public access to the shoreline of the sea, as specified. The act also requires that any coastal development permit fees collected by the commission be deposited into the fund.

This bill would instead require that those fees be deposited into the Coastal Act Services Fund, which the bill would create in the State Treasury, to be administered by the commission. The bill would require that the moneys in the fund, upon appropriation by the Legislature in the annual Budget Act, be expended by the commission in accordance with specified provisions of the act to enforce the act and to provide services to local government, permit applicants, public agencies, and the public participating in the implementation of the act, as specified.

The bill would also require the transfer of \$500,000, adjusted annually as specified, from the Coastal Act Services Fund to the Coastal Access Account, which the bill would create in the fund for grants to provide public access to sea shorelines.

(16) Existing law, the Natural Heritage Preservation Tax Credit Act of 2000, requires the Wildlife Conservation Board to implement a program under which a donor of qualified property, upon approval of the board, may receive a tax credit for a portion of the value of property that is donated to a department, as defined, a local government, or a nonprofit organization designated by a local government or a department, in order to protect wildlife habitat, open space, and agricultural land. The act establishes the Natural Heritage Preservation Tax Credit Reimbursement Account in the General Fund to receive bond fund moneys from a local government or a department that is authorized to expend the moneys to acquire property under the act. Upon appropriation, the moneys in the account are required to be used to reimburse the General Fund for tax credits claimed, under the act.

This bill would appropriate the sum of \$5,870,782 for transfer from the Natural Heritage Preservation Tax Credit Reimbursement Account to the General Fund, and would eliminate the requirement that funds from the account be transferred to the General Fund upon appropriation. The bill would instead require the Controller to transfer moneys received in

the account to the General Fund, within 60 days of receipt of the funds and notification to the Legislature.

(17) Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities and can establish its own procedures, subject to statutory limitations or directions and constitutional requirements of due process. In a proposed decision in a rulemaking, the PUC has proposed the establishment of a California Institute for Climate Solutions (CICS).

This bill would prohibit the PUC from executing an order to establish the CICS and from adopting or executing any similar order or decision establishing a research program for climate change unless expressly authorized by statute. The bill would provide that it does not constitute a change in, but is declaratory of, existing law.

(18) Existing law requires the PUC to publish the complete text of each of its orders and decisions within a reasonable time, not to exceed one year after issuance. The PUC also implements and maintains various programs relating to the energy needs of the state.

This bill would require the PUC, by January 10 of each year, to report to the Joint Legislative Budget Committee and appropriate fiscal and policy committees of the Legislature, on all sources and amounts of funding and actual and proposed expenditures related to specified entities or programs established by the commission.

(19) Existing law creates the Electricity Oversight Board to fulfill various responsibilities, including overseeing the Independent System Operator and the Power Exchange, and to investigate any matter relating to the wholesale market for electricity to ensure that the interests of California's citizens and consumers are served, protected, and represented. The board has the power to sue and be sued, and is required to appoint an attorney to advise the board and to represent the board in any state or federal proceeding or action.

This bill would, until January 1, 2010, require the Attorney General to represent the Department of Finance and to succeed to all rights, claims, powers, and entitlements of the Electricity Oversight Board in any litigation or settlement to obtain ratepayer recovery for the effects of the 2000–02 energy crisis. The bill would prohibit the Attorney General from expending the proceeds of any of settlements of those claims, except as specified.

(20) Existing law continuously appropriates General Fund moneys to the Colorado River Management Account for the purpose of implementing the California Plan developed by the Colorado River Board of California. The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006, an initiative bond act approved by the voters at the November 7, 2006, statewide general election, authorizes the issuance of bonds in the amount of \$5,388,000,000 for the purposes of financing a safe drinking water, water quality and supply, flood control, and resource protection program, including \$100,000,000 in interregional and unallocated funds made available to the Department of Water Resources, subject to appropriation by the Legislature, for specified projects that implement an integrated regional water management plan or its equivalent, to be expended directly, or be granted by the department to address, multiregional needs or issues of statewide significance.

This bill would delete that continuous appropriation. The bill would recognize that an appropriation may be made in the annual Budget Act, in lieu of those General Fund moneys, of those interregional and unallocated bond funds, or another state funding source, for the same purposes as the deleted appropriation.

(21) Under existing law, the Porter-Cologne Water Quality Control Act, the State Water Resources Control Board and the California regional water quality control boards exercise the regulatory functions of the state in the field of water quality. Under the act, persons who fail to file, in a timely manner, a prescribed discharge monitoring report are subject to a mandatory minimum penalty of \$3,000 under specified circumstances. Funds derived from the imposition of that penalty are deposited in the Waste Discharge Permit Fund for expenditure, upon appropriation by the Legislature, by the state board to respond to significant water pollution problems.

This bill would make an appropriation by requiring those penalties to be deposited in the continuously appropriated State Water Pollution Cleanup and Abatement Account of the State Water Quality Control Fund for that described purpose.

(22) Existing law, the California Bay-Delta Authority Act, establishes in the Resources Agency the California Bay-Delta Authority. The act requires the authority and the implementing agencies to carry out programs, projects, and activities necessary to implement the Bay-Delta Program, defined to mean those projects, programs, commitments, and other actions that address the goals and objectives of the CALFED Bay-Delta Programmatic Record of Decision, dated August 28, 2000, or as it may be amended. The act requires the authority to develop policies and make decisions at program milestones, and to provide direction to achieve balanced implementation, integration, and continuous improvement in all program elements. The act assigns each implementing agency the responsibility for implementing one or more program elements, including the watershed program element.

This bill would include the Department of Conservation among the agencies that are the implementing agencies for the watershed program element.

(23) Under existing law, the Department of Water Resources operates the State Water Project and exercises other functions relating to the state's water resources.

This bill would require the department to use 8 specified limited-term positions exclusively for conducting studies on options for conservation and restoration of the Sacramento-San Joaquin River Delta, consistent with the recommendations of the Delta Blue Ribbon Task Force. The bill also would prohibit those positions from being used for environmental studies, or documentation, except for specified studies required pursuant to the California Environmental Quality Act.

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

This bill would provide that the Legislature finds that with regard to certain provisions there is no mandate contained in the bill that will result in costs incurred by a local agency or school district for a new program or higher level of service which require reimbursement pursuant to these constitutional and statutory provisions.

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

Ch. 761 (AB 2026) Villines State property.

(1) Existing law requires the Department of Parks and Recreation to control the units of the state park system.

This bill would authorize the Director of the Department of Parks and Recreation, with the approval of the Director of General Services, to exchange with or sell to the City of Sacramento for fair market value all or part of specified properties located in Old Sacramento State Historic Park that is part of the Old Sacramento Historic District in the City of Sacramento. The bill would specify conditions under which this property may be exchanged or sold, and how the proceeds from any transfer may be used.

(2) Existing law establishes the State Park Contingent Fund and requires that money derived from gifts, bequests, or county or municipal appropriations or donations be deposited in the fund and used for specified purposes relating to the state park system.

This bill would require any net proceeds from an authorized transfer to be deposited into the State Park Contingent Fund to be used for development or construction within Old Sacramento State Historic Park.

(3) Existing law authorizes the Department of Parks and Recreation to enter into an agreement with an agency of the United States, a city, county, district, or other public agency, or any combination thereof, for the care, maintenance, administration, and control of lands of the state park system.

This bill would authorize the department, until January 1, 2014, to enter into an operating agreement with a qualified nonprofit organization for the development, improvement,

restoration, care, maintenance, administration, and control of a children's museum in Old Sacramento State Historic Park in the City of Sacramento.

The bill would require the department to notify each Member of the Legislature in whose district Old Sacramento State Historic Park is located if it intends to enter into an operating agreement under the bill. The bill does not authorize the demolition of any state building.

(4) Existing law authorizes the Director of General Services, with the approval of the Military Department and the State Public Works Board, to convey to the Roman Catholic Bishop, Sacramento, specified real property known as the 58th Street Armory, for consideration, as provided, under the terms and conditions that the Director of General Services determines to be in the best interest of the state.

This bill would authorize the Director of General Services, with the approval of the Military Department and the State Public Works Board, to grant to the Roman Catholic Bishop, Sacramento, an option to purchase or a lease with option to purchase, or exchange for real property, the specified real property. The bill would require the option to be exercised within 90 days from completion of a replacement facility, as provided, and the net proceeds of moneys received from the disposition of the property to be deposited in the Armory Fund for appropriation by the Legislature, subject to Section 9 of Article III of the California Constitution that requires that the net proceeds from the sale of surplus state property be deposited into the Deficit Recovery Bond Retirement Sinking Fund Subaccount.

(5) 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 authorize the director to sell, exchange, or lease for fair market value upon those terms and conditions determined by the director, 9 specified parcels of state property. It would provide that the net proceeds of 8 of the conveyances would be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, which is a continuously appropriated subaccount in the Budget Stabilization Account, thereby making an appropriation. The net proceeds from one parcel would be subject to the reimbursement of federal equity financing. The bill would require reimbursement to the Department of General Services for any cost or expense incurred in the disposition of a property under these provisions from the proceeds of the disposition. The surplus authorization for 7 specified parcels would be rescinded.

(6) Under existing law, the State Water Resources Control Board and the California regional water quality control boards 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.

This 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 the net proceeds of any moneys received from the disposition of the property to 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.

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

Ch. 762 (AB 2246) Villines Charter schools: joint powers agreement: funding.

(1) Existing law requires the county superintendent of schools to determine a revenue limit for each school district in the county pursuant to a specified formula based on the base revenue limit of the school district for the prior year, adjusted for inflation, and the average daily attendance for the entire school district, as specified. Existing law provides that the minimum schoolday for a high school, with specified exceptions, is 240 minutes.

This bill, commencing in the 2008–09 fiscal year, would require the Superintendent of Public Instruction to compute an amount of funding for each pupil concurrently enrolled in

regular secondary school classes and classes operating pursuant to a joint powers agreement that became effective prior to January 1, 2008, for the period of time the pupil attends classes pursuant to the joint powers agreement, by performing specified calculations. The bill would provide that a 180-minute schoolday shall be computed and reported as attendance for  $\frac{3}{4}$  of the full 240-minute schoolday for purposes of those calculations. The bill would require that the number of hours of instruction at regional occupational centers or programs that are claimed for funding pursuant to this bill be used, in addition to specified hourly rates, in the computation of the average daily attendance of the regional occupational center or program. The bill would make these provisions inoperative on July 1, 2012, and repeal them on January 1, 2013.

(2) Existing law authorizes the Center for Advanced Research and Technology (CART), operating pursuant to a joint powers agreement between the Clovis Unified School District and the Fresno Unified School District, to receive general-purpose funding 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.

This bill, in addition, would authorize the CART to receive general-purpose funding for the 2005–06 and 2006–07 fiscal years for a total average daily attendance not to exceed the center’s average daily attendance as determined at the second principal apportionment for the 2005–06 and 2006–07 fiscal years, respectively. Commencing with the 2008–09 fiscal year, the bill would make the CART ineligible to receive further general-purpose funding pursuant to specified statutory provisions. The bill would make these provisions inoperative on July 1, 2012, and repeal them on January 1, 2013.

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

#### Ch. 763 (AB 1452) Committee on Budget Taxation.

(1) The Sales and Use Tax Law imposes a tax on the storage, use, or other consumption in this state of tangible personal property. Under existing law, there is a presumption that a vehicle shipped or brought into this state within 90 days from the date of its purchase was purchased from a retailer for storage, use, or other consumption in this state, under specified circumstances.

This bill would expand this presumption to a vehicle, vessel, or aircraft brought into California within 12 months from the date of its purchase, if that vehicle, vessel, or aircraft is (A) purchased by a California resident, (B) subject to California’s registration or property tax laws during the first 12 months of ownership, or (C) used or stored in this state more than  $\frac{1}{2}$  of the time during the first 12 months of ownership. This bill would provide that the presumption may be controverted by documentary evidence, as specified. This bill would also provide that the presumption does not apply to aircraft or vessels brought into this state, on or after the effective date of this act, for the purpose of repair, retrofit, or modification.

(2) Existing law allows individual and corporate taxpayers to utilize net operating losses and carryovers of those losses for purposes of offsetting their individual and corporate tax liabilities.

This bill would disallow the deduction for net operating losses and net operating loss carryovers in the 2008 and 2009 taxable years. This bill would extend the carryover period for those net operating losses, thus allowing the taxpayers to have the same number of years to utilize the deduction as they would have if the change had not been enacted. This bill would, for net operating losses incurred in taxable years beginning on or after January 1, 2010, extend the carryover period to 20 years. This bill would allow net operating losses attributable to taxable years beginning on or after January 1, 2011, to be carrybacks to each of the preceding two taxable years.

(3) Existing law imposes personal income and corporate taxes collected and administered by the Franchise Tax Board.

This bill would require the Franchise Tax Board to administer a tax amnesty program during the period beginning February 1, 2009, and ending on March 27, 2009, inclusive, as provided.

(4) The Personal Income Tax Law and the Corporation Tax Law authorize various credits against the taxes imposed by those laws.

This bill would provide that for each taxable year beginning on or before January 1, 2008, and before January 1, 2010, the total business credit, as defined, shall not reduce the taxes imposed by those laws below the applicable amount, as defined.

This bill would, under the Corporation Tax Law, provide for taxable years beginning on or after July 1, 2008, that any credit that is an eligible credit, as defined, may be assigned to any eligible assignees, as defined.

(5) 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 derived from or attributable to this state. The fee is due and payable on or before the 15th day of the 4th month following the close of the taxable year and penalties and interest are payable for violations, as specified.

This bill would require that the fee be estimated and paid no later than the 15th day of the 6th month of the taxable year, and would impose an additional penalty for underpayment, as provided.

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

#### Ch. 764 (AB 1654) Committee on Budget California State Lottery.

(1) The California State Lottery Act of 1984, enacted by initiative, authorizes a California State Lottery and provides for its operation and administration by the California State Lottery Commission and the Director of the California State Lottery, with certain limitations. The act provides that none of its provisions may be changed by the Legislature except to further its purpose by a bill passed by a  $\frac{2}{3}$  vote of each house of the Legislature and signed by the Governor. The act establishes the State Lottery Fund, which is continuously appropriated for the purposes of the California State Lottery. Existing law provides that the purpose of the act is support for the preservation of the rights, liberties, and welfare of the people by providing additional moneys to benefit education without the imposition of additional or increased taxes.

This bill would provide instead that the purpose of the act is support for preservation of the rights, liberties, and welfare of the people by providing additional moneys to benefit education either directly or indirectly by providing funds to pay the General Fund and infrastructure bond obligations without the imposition of additional or increased taxes. The bill would provide that the act may be changed for the purposes of modernizing the lottery or to further the purpose of the act. The bill would provide that specified provisions regarding General Fund appropriations and California State Lottery Fund appropriations may only be amended by a vote of the people. The bill would state the intent of the People of California to permanently secure the contribution that the California State Lottery has made to funding public education, as specified. Specified provisions of the bill would become effective only upon approval by the voters at the next statewide election. The bill would set forth the language to be used for the ballot label and the ballot title and summary relating to these measures in a supplemental state ballot pamphlet.

(2) Existing law requires that not less than 84% of the total annual revenues from the sale of state lottery tickets or shares be returned to the public in the form of prizes and net revenues to benefit public education, and that no more than 16% of those revenues be used for expenses of the lottery. Existing law requires that all unclaimed prize money revert to the benefit of public education, and that all of the interest earned upon funds held in the State Lottery Fund be allocated to the benefit of public education. Existing law defines net revenues for the purposes of the act.



This bill would require instead, commencing with the 2009–10 fiscal year, that not less than 87% of the total annual revenues of the state lottery be returned to the public, and no more than 13% be used for lottery expenses. The bill would define total revenues of the state lottery to include revenue from the sale of tickets or shares, merchandising revenue, advertising revenue, interest earnings on moneys in the State Lottery Fund, and unclaimed prizes. The bill would modify the definition of net revenues, as specified.

(3) Existing law requires that 50% of the total annual lottery revenues be returned to the public in the form of prizes, and that 34% of those revenues be used to benefit public education.

This bill would require, instead, commencing with the 2009–10 fiscal year, that not less than 50%, of the total annual lottery revenues, in an amount to be determined by commission, be returned to the public in the form of prizes. The bill would require that \$1,000,000 be allocated to the Office of Problem and Pathological Gambling within the State Department of Alcohol and Drug Programs for problem gambling awareness and treatment programs. The bill would establish the Lottery Assets Fund, to be continuously appropriated, and would require that the amount of net revenues designated by the Director of Finance as lottery revenue assets subject to sale pursuant to specified provisions of law relating to the securitization of lottery revenues be transferred to the Lottery Assets Fund. The bill would require the net annual revenues remaining to be transferred to the Debt Retirement Fund, and would allow those funds to be appropriated by the Legislature to repay General Fund budgetary obligations, infrastructure bond debts, and the Economic Recovery Bonds, including reimbursement to the General Fund for the costs of these debts.

(4) Existing law requires that, to the extent that expenses of the lottery are less than 16% of the total annual revenues, any surplus funds be allocated to the benefit of public education.

This bill would provide, instead, that, to the extent that expenses of the lottery are less than 13% of the total annual revenues, any surplus funds may be carried over from year to year upon a determination by the commission that the carryover furthers the purpose of the act, provided that the annual total revenues for any year allocated for payment, plus carried over revenues, shall not exceed 16% of the annual total revenues for the year in which carried over revenues are available.

(5) Existing law establishes the California State Lottery Education Fund, and requires that payments be made from that fund directly to various educational entities based on specified factors.

This bill, commencing with the 2009–10 fiscal year, would appropriate sums on an annual basis from the General Fund to specified educational entities in amounts equal to the payments made to the above entities during the 2008–09 fiscal year under the provisions described above, adjusted for inflation and attendance, as specified.

(6) Existing law exempts the lottery from specified provisions of law applicable to state agencies.

This bill would also exempt the lottery, with respect to certain expenditures, from specified provisions of law governing contracting by state agencies.

(7) Existing law requires one of the deputy directors of the lottery to be responsible for a security division to assure integrity, honesty, and fairness in the operation and administration of the lottery, including an examination of the qualifications and criminal history of all prospective and current employees, prospective and current lottery game retailers, and prospective and current lottery suppliers. Existing law requires that fingerprints be obtained in this process and be furnished to the Department of Justice.

This bill would allow the commission to adopt regulations for alternate methods of examining the qualifications and criminal history of lottery game retailers and lottery suppliers.

(8) Existing law allows the director of the lottery to purchase or lease goods and services as are necessary for effectuating the purposes of the provisions governing the lottery.

This bill would instead provide that the director has express authority, subject only to commission approval, to make any and all expenditures as are necessary or reasonable for effectuating the purposes of those provisions.

(9) Existing law requires the director, in all procurement decisions, to award contracts to the responsible supplier submitting the lowest and best proposal that maximizes the benefits to the state in relation to the areas of security, competence, experience, and timely performance.

This bill would delete the requirement that the director award contracts to the responsible supplier submitting the lowest proposal.

(10) Existing law requires the commission to adopt and publish competitive bidding procedures for the award of any procurement or contract involving an expenditure of more than \$100,000.

This bill would instead require the commission to adopt and publish those procedures for any procurement or contract involving an expenditure of more than \$500,000.

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

#### Ch. 765 (AB 1741) Committee on Budget California State Lottery.

The California State Lottery Act of 1984, enacted by initiative, authorizes a California State Lottery and provides for its operation and administration by the California State Lottery Commission and the Director of the California State Lottery, with certain limitations. The act provides that none of its provisions may be changed except to further its purpose by a bill passed by a  $\frac{2}{3}$  vote of each house of the Legislature and signed by the Governor. The act establishes the State Lottery Fund, which is continuously appropriated for the purposes of the California State Lottery. Existing law provides that the purpose of the act is support for the preservation of the rights, liberties, and welfare of the people by providing additional moneys to benefit education without the imposition of additional or increased taxes. Existing law sets forth the duties of the Infrastructure and Economic Development Bank and its board of directors generally in performing various financing transactions, including the issuance of bonds or the authorizing of the issuance of bonds by a trust, partnership, limited partnership, association, corporation, nonprofit corporation, or other entity, known as a special purpose trust.

This bill would, upon a filing by the Director of Finance of a designation of portions of the lottery revenue assets to be sold, permit the Infrastructure and Economic Development Bank to sell on behalf of the state those lottery revenue assets to a special purpose trust, which would be established as a not-for-profit corporation by the bill for the purpose of purchasing the assets. The bill would define lottery assets for these purposes as revenues of the state lottery that are required to be transferred into the Lottery Assets Fund and the right to receive those revenues. The bill would permit the bank to enter into sales agreements with the special purpose trust, as specified. The bill would permit the Director of Finance to determine when lottery revenue assets may be sold. The bill would permit the special purpose trust to issue bonds on terms it shall determine and to pledge lottery revenue assets as collateral and security for the bonds. The bill would except this pledge from specified provisions regarding secured interests.

The bill would allow the Director of Finance to authorize a short-term cash flow loan, without budgetary impact, of \$3,000,000 from the General Fund to the Department of Finance to provide funds for the purpose of obtaining advice and services related to any determinations to be made by the Director of Finance pursuant to these provisions and any activities undertaken by the department or the bank to achieve the purposes of these provisions. The bill would require that the net proceeds of the sale of lottery revenue assets be first used to repay the outstanding amount of any such General Fund loan, and then deposited into the Debt Retirement Fund. The bill would require, at the direction of the Department of Finance, that moneys in the Lottery Assets Fund, or any residual interest therein, that are not already sold be transferred into the Debt Retirement Fund or be deemed

assets to be sold. By permitting moneys in a continuously appropriated fund to be transferred into the Debt Retirement Fund, and by depositing moneys into a continuously appropriated fund, the bill would make an appropriation.

The bill would require that the 5 voting members of the State Public Works Board, or their designees, serve ex officio as the directors of the special purpose trust, and that the Director of Finance serve as chair of the trust, and would exempt them from liability in this regard. The bill would pledge the state to certain actions in connection with lottery revenue assets in order to protect the bondholders, including the enforcement of state laws limiting gambling and not authorizing an alternative type of lottery. The bill would provide that the bonds issued pursuant to these provisions are not deemed to constitute a debt of the state or a pledge of the faith or credit of the state.

The bill would specify that the proceeds from the sale of lottery revenue assets are not subject to certain provisions of the California Constitution regarding limitations on disbursement of proceeds of taxes and the use of General Fund revenues to be appropriated for schools. The bill would permit the Director of Finance to enter into an agreement with one or more firms or individuals to obtain financial, operational, and valuation advice in relation to the designation of lottery revenue assets to be sold and would prescribe a process for this purpose. The bill would permit the Director of Finance to enter into a legal services agreement or agreements with counsel other than the Attorney General to provide specialized legal advice.

This bill would take effect only if SCA 12 and AB 1654 of the 2007–08 Regular Session are approved by the voters at the next statewide election and take effect pursuant to their provisions.

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



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**DIGEST OF STATUTE  
ENACTED IN 2008**

2007–08 FIRST EXTRAORDINARY SESSION

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**BILL CHAPTER****Ch. 1 (SB 28) Committee on Budget and Fiscal Review Taxation.**

Existing income tax laws require specified individuals to pay estimated income taxes in installments and impose additional liability for underpayments.

This bill would adjust the amount of those installments under specified circumstances.

Existing corporation tax laws provide, with a specified exception, that if the amount of estimated tax exceeds the minimum franchise tax imposed on corporations, the amount payable shall be payable in installments.

This bill would modify the percentages of the estimated taxes payable pursuant to those installment payments.

The Personal Income Tax Law and the Corporation Tax Law impose a penalty on a taxpayer who underpays an estimated income tax. Those laws also specify 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 impose a penalty on a taxpayer subject to the Corporation Tax Law with a specified understatement of tax, as defined, in an amount equal to 20% of that understatement. This bill would specify that the penalty shall not be imposed if the understatement is attributable to specified changes in law.

This bill would also repeal certain provisions added by AB 1452 of the 2007–08 Regular Session relating to a tax amnesty program.

This bill would revise the requirement that the Department of Finance provide guidance with regard to the methodology employed in determining tax accruals and the timing of implementing any changes in tax accrual treatment.

This bill would also make changes regarding sections of the Revenue and Taxation Code added by AB 1452 of the 2007–08 Regular Session, relating to credits against taxes imposed by the Corporation Tax Law and fees required under the Personal Income Tax Law.





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**DIGEST OF STATUTE  
ENACTED IN 2008**

2007–08 SECOND EXTRAORDINARY SESSION

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**BILL CHAPTER**

Ch. 1 (SB 1) Perata Water quality, flood control, water storage, and wildlife preservation.

(1) The Integrated Regional Water Management Planning Act of 2002 authorizes a regional water management group, as defined, to prepare and adopt a regional water plan meeting specified requirements.

This bill would repeal these provisions of law and enact the Integrated Regional Water Management Planning Act. Regional water management groups, as defined, would be authorized to prepare and adopt integrated regional water management plans meeting specified requirements.

The Department of Water Resources would be required to develop project solicitation and evaluation guidelines for a specified funding source.

(2) Under existing law, various bond acts have been approved by the voters to provide funds for water projects, facilities, and programs. 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 Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006, an initiative bond act approved by the voters at the November 7, 2006, statewide general election, authorizes the issuance of bonds in the amount of \$5,388,000,000 for the purposes of financing a safe drinking water, water quality and supply, flood control, and resource protection program. The Water Security, Clean Drinking Water, Coastal and Beach Protection Act of 2002, an initiative bond act approved by the voters at the November 5, 2002, statewide general election, authorizes the issuance of bonds in the amount of \$3,440,000,000 to finance a safe drinking water, water quality, and water reliability program. The Costa-Machado Water Act of 2000, a bond act approved by the voters at the March 7, 2000, statewide direct primary election, authorizes the issuance of bonds in the amount of \$1,970,000,000 for the purposes of financing a safe drinking water, water quality, flood protection, and water reliability program.

This bill, with regard to those bond funds, would appropriate \$820,973,000 as follows: of the funds made available pursuant to the Disaster Preparedness and Flood Prevention Bond Act of 2006, \$135,000,000 to the Department of Water Resources for essential emergency preparedness supplies and projects, and \$150,000,000 to the department for stormwater flood management project grants; of the funds made available pursuant to the Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006, \$50,000,000 to the State Department of Public Health for grants for small community drinking water systems infrastructure improvements and related actions, \$50,400,000 to the State Department of Public Health for grants for projects to prevent or reduce the contamination of groundwater that serves as a source of drinking water, \$181,971,000 to the department for integrated regional water management activities, \$90,000,000 to the department for the implementation of Delta water quality improvement projects that protect drinking water supplies, \$100,000,000 to the department for the acquisition, preservation, protection, and restoration of Sacramento-San Joaquin Delta resources, \$12,000,000 to the department to complete planning and feasibility studies associated with new surface storage under the California Bay-Delta Program, \$15,000,000 to the department for planning and feasibility studies to identify potential options for the reoperation of the state's flood protection and water supply systems, \$10,000,000 to the department to update the California Water Plan, \$10,000,000 to the State Coastal Conservancy for projects on the Santa Ana River, and \$7,300,000 to the department for the urban streams restoration program; of the funds made available under the Water Security, Clean Drinking Water, Coastal and Beach Protection Act of 2002, \$3,760,000 to the department for planning and feasibility studies associated with surface storage under the

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

California Bay-Delta Program; and of the funds made available pursuant to the Costa-Machado Water Act of 2000, \$2,272,000 to the department for the Sacramento River Hamilton City Area Flood Damage Reduction Project and \$3,450,000 to the department for the Franks Tract Pilot Project.

The bill would provide that up to 5% of the funds appropriated by the bill may be expended to pay for the administrative costs of that program. The bill would provide that funds appropriated by the bill are available for encumbrance until June 30, 2010. On January 10, 2010, program recipients would be required to report to the fiscal committees of the Legislature with regard to the committed and anticipated expenditures of these funds. The bill would require the Director of Finance to administratively establish positions necessary to implement activities funded by the bill's appropriations.

(3) 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.

This bill would require the state board, in consultation with other agencies, to develop pilot projects in the Tulare Lake Basin and the Salinas Valley focused on nitrate contamination. The bill would require the state board to create an interagency task force, as needed, to oversee the pilot projects and submit a report to the Legislature on the scope and findings of the projects within 2 years of receiving funding. The state board would be required to implement recommendations for developing a groundwater cleanup program for the Central Valley Water Quality Control Region and the Central Coast Water Quality Control Region based upon pilot project results within 2 years of submitting the report to the Legislature.

(4) Existing law requires the department, not later than January 1, 2009, to update a model water efficient landscape ordinance. Existing law generally requires rules and regulations of the department to be first presented to the California Water Commission and to become effective only upon approval of the commission.

This bill, until December 31, 2009, would provide that commission review and approval does not apply to the department's adoption of regulations updating the model water efficient landscape ordinance.

(5) The bill would authorize the department to utilize the Program Manager class series that was created for the California Bay-Delta Authority for positions to manage vital departmental activities.

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**DIGESTS OF STATUTES  
ENACTED IN 2008**

2007–08 THIRD EXTRAORDINARY SESSION

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**BILL CHAPTERS**

Ch. 1 (AB 3) Committee on Budget Reductions in the Budget Act of 2007 relating to state government: fiscal emergency.

The Budget Act of 2007 (Chapters 171 and 172 of the Statutes of 2007) makes appropriations for the support of state government during the 2007–08 fiscal year. The California Constitution provides that if, following the enactment of the annual Budget Bill, the Governor determines that General Fund revenues will decline substantially below the estimate of General Fund revenues upon which the Budget Bill was based, or that General Fund expenditures will increase substantially above that estimate of General Fund revenues, or both, the Governor may issue a proclamation declaring a fiscal emergency and thereupon cause the Legislature to assemble in special session for that purpose.

This bill would amend the Budget Act of 2007 by revising certain items of appropriation, through reversions and transfers, and by reductions of appropriations to various state agencies. The bill would state that it addresses a fiscal emergency declared by the Governor by proclamation on January 10, 2008, by which the Legislature was called in special session pursuant to the California Constitution.

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

Ch. 2 (AB 4) Committee on Budget Education finance: apportionment: deferral.

(1) The After School Education and Safety Program Act of 2002, as enacted by the initiative measure Proposition 49, continuously appropriates in each fiscal year up to \$550,000,000 from the General Fund to the State Department of Education for purposes of the After School Education and Safety Program.

This bill would specify that the funds appropriated for purposes of the program are available for encumbrance for one year after the date upon which they first become available for encumbrance, and thereafter the bill would subject the appropriated funds to certain statutory provisions regarding disbursements in liquidation of encumbrances.

(2) Existing law requires the Controller to draw warrants on the State Treasury in favor of the county treasurer of each county in each month of each year during the fiscal year from the State School Fund to the school districts under the jurisdiction of the county superintendent of schools of the county, to the county school service fund, and to the county school tuition fund of the county. Warrants for 6% of specified amounts allowed to the county school service funds and 6% of specified amounts apportioned to school districts and county school service funds for classes maintained by county superintendents of schools and to the county service fund are required to be drawn in July.

This bill would require the entire amount of the July warrant for the county school service fund and a specified percentage of the amount of the July warrant for school district apportionments, county school service fund apportionments for classes maintained by the county superintendent of schools, and county school tuition fund apportionments to be deferred to the warrants drawn in September.

(3) The Budget Act of 2007 makes various appropriations for purposes of public education.

This bill would reduce specified appropriations made in that Budget Act. A reappropriation made in that Budget Act from the Proposition 98 Reversion Account to the School Facilities Program for purposes of funding the School Facilities Emergency Repair Account would be increased to \$200,000,000. The amount of that reappropriation would be in satisfaction of the amounts that would otherwise be provided in the 2007–08 fiscal year to that account. The authority of the Director of Finance to reduce the reappropriation of \$250,000,000 to the State Department of Education for the home-to-school transportation program would be repealed.

(4) The Budget Acts of 2003, 2004, 2005, and 2006 and other measures make various appropriations for purposes of public education.

This bill would reappropriate for the current fiscal year specified amounts or the unexpended balance of specified appropriations made in those prior Budget Acts to the State Department of Education for purposes of the Targeted Instructional Improvement Block Grant.

(5) The California Constitution authorizes the Governor to declare a fiscal emergency and to call the Legislature into special session for that purpose. The Governor issued a proclamation declaring a fiscal emergency, and called a special session for this purpose, on January 10, 2008.

This bill would state that it addresses the fiscal emergency declared by the Governor by proclamation issued on January 10, 2008, pursuant to the California Constitution.

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

### Ch. 3 (AB 5) Committee on Budget Public health programs.

Under existing law, the State Department of Developmental Services provides funding for regional centers for the provision or purchase of services and supports to persons with developmental disabilities. Existing law prescribes a specified ratio for regional center service coordinator to consumer, which is in effect until June 30, 2008.

This bill would extend indefinitely the effective date of this ratio.

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, 2008, 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 indefinitely the 120-day assessment requirement.

Existing law, with certain exceptions, for the 2007–08 fiscal year, prohibits a regional center from paying any provider of specified services a rate that is greater than the rate that is in effect on July 1, 2007, unless the increase is required by contract between the regional center and the vendor that is in effect on June 30, 2007.

This bill would extend indefinitely this prohibition with respect to the payment of rates in excess of those in effect on June 30, 2008.

Existing law provides that, during the 2007–08 fiscal year, no regional center may approve any service level for a residential service provider.

This bill would extend indefinitely this provision. It would also prohibit, commencing July 1, 2008, a regional center from negotiating rates with residential care providers, except as prescribed.

Existing law requires the State Department of Developmental Services to make payments to providers of supported living services for adults with developmental disabilities. Under existing law, the department, by July 1, 2002, is required to establish, by regulation, an equitable and cost-effective methodology for the determination of supported living costs and a methodology of payment for these providers.

This bill would, commencing July 1, 2008, impose prescribed rate increase restrictions on reimbursement to these service providers and would also prohibit a regional center from negotiating rates with these providers, except as prescribed.

Existing law prohibits, during the 2007–08 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, 2007, or from making other specified changes or adjustments that would result in a rate increase.

This bill would extend indefinitely this provision, and would apply it to rates in effect June 30, 2008. It would also prohibit a regional center from negotiating rates with these providers, except as prescribed.

Existing law provides 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.

This bill would extend indefinitely this prohibition.

Under existing law, the California Early Start Intervention Services Act, various state entities provide coordinated services to infants and toddlers with disabilities and their families. Existing law requires early intervention services to be provided directly to eligible infants and toddlers and their families through the regional center system and the local education system. Existing law requires that, in providing services under the act, regional centers comply with the Lanterman Developmental Disabilities Services Act, and its implementing regulations, including, but not limited to, those provisions relating to vendorization and ratesetting, except where compliance with those provisions would result in any delays in, or any cost to families for, the provision of early intervention, or otherwise conflict with the act or its implementing regulations. Existing law, until July 1, 2009, also contains family cost participation requirements for specified services obtained by regional centers for persons with developmental disabilities.

This bill would extend indefinitely the family cost participation requirements, and would also require that, subject to federal approval, in providing those early intervention services under the Lanterman Developmental Disabilities Services Act, regional centers apply the family cost participation requirements that require families of children receiving early intervention services to contribute a specified amount to the cost of those services based on family size and scaled income levels. It would also revise the family cost participation schedule and the procedures governing how a parent may appeal a decision made by the executive director of a regional center, with respect to the amount of the parents' cost participation.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Care Services, under which qualified low-income persons are provided with a variety of health services.

Existing law contains various provisions governing reimbursement rates for Medi-Cal providers.

This bill would, notwithstanding any other provision of law, and to the extent not otherwise conflicting with federal law, authorize the department to withhold, or direct the medical fiscal intermediary to withhold, payments for providers, as described, for a period of one month for a month ending prior to January 1, 2009.

Existing law creates various health programs, including the Child Health and Disability Prevention Program, the California Children's Services Program, the Genetically Handicapped Person's Program, and specified family planning programs.

This bill would, with certain exceptions, for services rendered under these programs on and after July 1, 2008, require the Director of Health Care Services to reduce provider reimbursement rates by 10%.

The bill would specify that the reductions imposed pursuant to the bill would apply only to the General Fund share of the payment, and only to payments for services from funds appropriated to the department.

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.

This bill would reduce by 10% payments for inpatient hospital services to acute care hospitals not under selective contracts with the department that are provided on and after July 1, 2008.

The California Constitution authorizes the Governor to declare a fiscal emergency and to call the Legislature into special session for that purpose. The Governor issued a proclamation declaring a fiscal emergency, and calling a special session for this purpose, on January 10, 2008.

This bill would state that it addresses the fiscal emergency declared by the Governor by proclamation issued on January 10, 2008, pursuant to the California Constitution.

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

#### Ch. 4 (AB 6) Committee on Budget 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 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 the adjustment to the maximum aid payment for the 2008–09 fiscal year would be effective October 1, 2008, and that the adjustment for the 2009–10 fiscal year would be effective July 1, 2009.

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 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 2008 calendar year and thereafter, the annual adjustment would be effective on June 1 of that calendar year.

This bill would, instead, provide that the annual adjustment for the 2008 calendar year would be effective October 1, 2008, and that commencing with the 2009 calendar year, and in subsequent calendar years, the adjustment would be effective June 1 of that calendar year.

Existing law specifies the manner in which state and federal funds are to be advanced to counties each month for certain public assistance programs.

This bill would suspend the monthly advance of state general funds to counties for benefits or aid grants, administration, and employment and supportive services, for July and August of 2008 and would require the advances to resume on September 1, 2008, as specified. The bill would exempt from this suspension advances for the In-Home Supportive Services (IHSS) program and the Supplemental Security Income/State Supplemental Payment Program for the Aged, Blind and Disabled (SSI/SSP).

The California Constitution authorizes the Governor to declare a fiscal emergency and to call the Legislature into special session for that purpose. The Governor issued a proclamation declaring a fiscal emergency, and calling a special session for this purpose, on January 10, 2008.

This bill would state that it addresses the fiscal emergency declared by the Governor by proclamation issued on January 10, 2008, pursuant to the California Constitution.

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

**Ch. 5 (AB 7) Committee on Budget Highway Users Tax Account.**

Existing law requires state excise fuel tax revenues to be deposited in various accounts and to be allocated, in part, for various purposes, including the cost of collection and authorized refunds. Existing law requires the balance of these funds remaining after authorized deductions to be transferred to, and deposited monthly in, the Highway Users Tax Account in the Transportation Tax Fund. Existing law provides for annual and monthly apportionment by the Controller of specified revenues in the Highway Users Tax Account to counties and cities for the transportation purposes authorized by Article XIX of the California Constitution.

This bill would require transfers of those revenues from the Highway Users Tax Account to counties or cities that would otherwise be made during certain months of 2008, to instead be made in September of 2008, as specified. The bill would allow those counties or cities to make use of any cash balance in any county or city account that is designated for the receipt of state funds allocated for local streets and roads maintenance, including specified bond funds, during the period of this suspension, without the use of this cash being reflected as an expenditure of bond act funds, provided the cash is replaced once this suspension is repaid in September of 2008.

The California Constitution authorizes the Governor to declare a fiscal emergency and to call the Legislature into special session for that purpose. The Governor issued a proclamation declaring a fiscal emergency, and calling a special session for this purpose, on January 10, 2008.

This bill would state that it addresses the fiscal emergency declared by the Governor by proclamation issued on January 10, 2008, pursuant to the California Constitution.

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

**Ch. 6 (AB 8) Committee on Budget State operations.**

(1) Under the Teachers' Retirement Law, a continuous appropriation equal to 2.5% of total creditable compensation, as specified, is annually made from the General Fund for transfer to the Supplemental Benefit Maintenance Account in the Teachers' Retirement Fund to fund purchase power protection payments to retired members of the Defined Benefit Program of the State Teachers' Retirement System.

This bill would provide that transfers made from the General Fund to the Supplemental Benefit Maintenance Account, pursuant to these provisions, for the 2008–09 fiscal year, shall be made on November 1, 2008.

(2) The California Constitution provides that whenever the Legislature or any state agency mandates a new program or higher level of service on any local agency or school district, the state shall reimburse the local agency or school district for the cost of implementing the mandate. Statutory provisions establish procedures for filing a reimbursement claim with the Commission on State Mandates, including the option of filing an estimated reimbursement claim during the fiscal year in which costs are incurred, or a claim for reimbursement of actual costs after they are incurred.

This bill would eliminate the option of filing an estimated reimbursement claim and make conforming changes.

(3) Existing law specifies the number of judges for the superior court of each county. Existing law authorizes 50 additional judges upon appropriation by the Legislature in the 2006–07 fiscal year, and 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 specify the appointment schedule, upon appropriation by the Legislature, for the allocation of the 100 additional new judges provided for in the above provisions.

(4) The California Constitution authorizes the Governor to declare a fiscal emergency and to call the Legislature into special session for that purpose. The Governor issued a proclamation declaring a fiscal emergency, and calling a special session for this purpose, on January 10, 2008.

This bill would state that it addresses the fiscal emergency declared by the Governor by proclamation issued on January 10, 2008, pursuant to the California Constitution.

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

Ch. 7 (SB 1) Committee on Budget and Fiscal Review Reductions in the Budget Act of 2007 relating to support of counties: temporary suspensions.

Existing law provides for the transfer of state excise fuel tax revenues from the Highway Users Tax Account to counties or cities for transportation purposes. Existing law provides that the transfer of revenues from the account shall be temporarily suspended for revenues collected during the months of March, April, May, June, and July of 2008 and that the transfer of revenues collected during those months shall instead be made with the transfer of August 2008 revenues in September of 2008.

This bill would exempt from the temporary suspension of the transfer of revenues from the Highway Users Tax Account a county with a population of less than 40,000.

Existing law specifies the manner in which state and federal funds are to be advanced to counties each month for certain public assistance programs. Existing law provides that the monthly advance of state general funds to counties for benefits or aid grants, administration, and for employment and support services shall be temporarily suspended for the months of July and August of 2008 and shall resume on September 1, 2008, with the advances that would have been made in July and August to be paid not later than September 30, 2008.

This bill would exempt from the temporary suspension of monthly advances a county with a population of less than 40,000.

The California Constitution authorizes the Governor to declare a fiscal emergency and to call the Legislature into special session for that purpose. The Governor issued a proclamation declaring a fiscal emergency, and calling a special session for this purpose, on January 10, 2008.

This bill would state that it addresses the fiscal emergency declared by the Governor by proclamation issued on January 10, 2008, pursuant to the California Constitution.

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

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**DIGESTS OF STATUTES  
ENACTED IN 2008**

2007–08 FOURTH EXTRAORDINARY SESSION

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**BILL CHAPTERS**

None.





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**DIGESTS OF RESOLUTIONS AND PROPOSED  
CONSTITUTIONAL AMENDMENTS  
ADOPTED IN 2008**

2007–08 REGULAR SESSION

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**RESOLUTION CHAPTERS****Res. Ch. 4 (SJR 11) Correa National Children's Study.**

This measure would memorialize the President and Congress of the United States to enact legislation to ensure the continuation of funding for the National Children's Study, which is a longitudinal study focusing on a long-term observation of children's health as impacted by genetics and environmental conditions.

**Res. Ch. 5 (SJR 12) Simitian Elder abuse awareness stamp.**

This measure would request the President and the Congress of the United States to enact legislation that would authorize the United States Postmaster General to establish a special rate of postage for first-class mail, and to issue a special postage stamp, to provide funds for elder abuse prevention and awareness programs.

**Res. Ch. 6 (AJR 30) Berg Lyme and Tick-Borne Disease Prevention, Education, and Research Act of 2007.**

This measure would respectfully memorialize the Congress and the President of the United States to enact H.R. 741 and S. 1708, the Lyme and Tick-Borne Disease Prevention, Education, and Research Act of 2007, which would provide funding for additional prevention, education, treatment, and research efforts relating to Lyme and other tick-borne diseases.

**Res. Ch. 7 (ACR 95) Nakanishi Day of Remembrance.**

This measure would declare February 19, 2008, 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. 8 (ACR 84) Eng Lunar New Year 4706 Celebration.**

This measure would recognize the Lunar New Year 4706 celebration.

**Res. Ch. 9 (SJR 22) Wiggins California's wine industry.**

This measure would request the United States Department of the Treasury's Alcohol and Tobacco Tax and Trade Bureau to withdraw the Notices of Proposed Rulemaking Number 77, relating to a Proposed Establishment of the Calistoga Viticultural Area, and Number 78, relating to a Proposed Revision of the American Viticultural Area Regulations, because they pose a threat to the state and national wine industry's ability to fairly trade domestically and internationally.

**Res. Ch. 10 (ACR 94) Bass Black History Month.**

This measure would recognize February 2008 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. 11 (ACR 97) Parra Allensworth: centennial celebration.**

This measure memorializes the historic legacy and significant cultural contributions of Allensworth in honor of its centennial celebration.

**Res. Ch. 12 (SCR 75) Maldonado California Agriculture Day.**

This measure would proclaim the week of March 16 to March 22, 2008, inclusive, as National Agriculture Week, Tuesday, March 25, 2008, as California Agriculture Day, and Thursday, March 20, 2008, as National Agriculture Day.

**Res. Ch. 13 (ACR 109) Mendoza Read Across America Day.**

This measure would recognize March 3, 2008, as Read Across America Day.

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

Res. Ch. 14 (ACR 63) Keene Lt. Leonard B. “Larry” Estes and Deputy William R. “Bill” Hunter Memorial Highway.

This measure would designate Highway 149 in Butte County as the Lt. Leonard B. “Larry” Estes and Deputy William R. “Bill” Hunter 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 the cost, to erect those signs.

Res. Ch. 15 (AJR 22) Lieber Hurricane Katrina: disaster relief: Gulf Coast Civic Works Act.

This measure would memorialize each Senator and Representative from this state in the Congress and the President to enact the Gulf Coast Civic Works Act, a national effort to create 100,000 jobs for Gulf Coast residents to rebuild their communities.

Res. Ch. 16 (SCR 60) Aanestad Leo J. Trombatore State Office Building.

This measure would designate the Department of Transportation District 3 office building in Marysville as the Leo J. Trombatore State Office Building.

Res. Ch. 17 (SCR 73) Negrete McLeod American Heart Month.

This bill would establish February 2008 as American Heart Month and February 1, 2008, as Wear Red Day.

Res. Ch. 18 (ACR 89) Arambula César Chávez Day.

This measure would recognize March 31, 2008, 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. 19 (ACR 92) Jones Multiple Sclerosis Awareness Week.

This measure would declare the week of March 10, 2008, through March 17, 2008, as Multiple Sclerosis Awareness Week.

Res. Ch. 20 (ACR 110) Maze West Nile Virus and Mosquito and Vector Control Awareness Week.

This measure would declare April 21 to April 25, 2008, inclusive, as West Nile Virus and Mosquito and Vector Control Awareness Week.

Res. Ch. 21 (SCR 56) Correa California Peace Officers’ Memorial Day.

This measure would designate Friday, May 9, 2008, as California Peace Officers’ Memorial Day and would urge all Californians to remember those individuals who have given 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.

Res. Ch. 22 (SCR 76) Torlakson California Fitness Month.

This measure would proclaim the month of May 2008, as California Fitness Month, and would encourage all Californians to enrich their lives through proper diet and exercise.

Res. Ch. 23 (ACR 100) Villines California Museum Month.

This measure would proclaim May 2008, as California Museum Month.

Res. Ch. 24 (SCR 81) Battin Child Abuse Prevention Month.

This measure would acknowledge the month of April 2008 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. 25 (SJR 24) Simitian Armenian Genocide: Day of Remembrance.

This measure would designate April 24, 2008, 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. 26 (SCR 82) Maldonado Arts Education Month.

This measure would declare March 2008 to be Arts Education Month and would encourage all elected officials to participate with their educational communities in celebrating the arts.

Res. Ch. 27 (SCR 91) Lowenthal Children’s Day and Children’s Week.

This measure would proclaim the last Saturday of April of each year as Children’s Day, proclaim the last week of April of each year as Children’s Week, and encourage Californians to help make our world a wonderful place.

Res. Ch. 28 (ACR 83) Ruskin California Holocaust Memorial Week.

This measure would proclaim April 28 through May 4, 2008, 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 (ACR 101) Swanson Safe Jobs for Youth Month.

This measure would recognize May 2008 as Safe Jobs for Youth Month in California in order to raise awareness about issues relating to the health and safety of young people in the workforce.

Res. Ch. 30 (ACR 125) Sharon Runner DMV/Donate Life California Registry.

This measure would proclaim April 4, 2008, as DMV/Donate Life California Day and the month of April 2008 as DMV/Donate Life California Month. This measure would encourage all Californians to sign up with the Donate Life California Organ and Tissue Donor Registry.

Res. Ch. 31 (SCR 106) Romero Denim Day.

This measure would recognize April 23, 2008, as “Denim Day California” and would encourage everyone to wear jeans on that day to help communicate the message that there is no excuse for, and never an invitation to, rape.

Res. Ch. 32 (ACR 113) Niello Financial literacy education.

This measure would declare the month of April 2008 as Financial Literacy Month, in order to raise public awareness about the need for increased financial literacy.

Res. Ch. 33 (ACR 104) Davis Public Service Recognition Week.

This measure would designate the week of May 5 to 11, 2008, inclusive, as Public Service Recognition Week, and encourage all Californians to recognize the crucial role of public employees in this state.

Res. Ch. 34 (ACR 111) Huffman Senior Volunteer Month.

This measure would recognize the month of May 2008 as Senior Volunteer Month to honor the contributions of California senior volunteers.

Res. Ch. 35 (ACR 121) Swanson National Multicultural Cancer Awareness Week.

This measure would designate the week of April 20 to 26, 2008, 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. 36 (ACR 124) Mendoza Automotive Career Month.

This measure would designate the month of April 2008 as Automotive Career Month.

Res. Ch. 37 (ACR 130) Coto Cinco de Mayo Week.

This measure would proclaim May 5 through May 9, 2008, as Cinco de Mayo Week, and would urge all Californians to join in celebrating Cinco de Mayo.

Res. Ch. 38 (SCR 57) Maldonado Officer Loren D. Scruggs Memorial Highway.

This measure would designate a portion of State Highway Route 101 in Santa Barbara County as the Officer Loren D. Scruggs 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. 39 (SCR 94) Maldonado Cook With Your Kids Day.

This measure would recognize the 2nd Saturday in May as "Cook With Your Kids Day" in order to encourage parents and children to spend time in the kitchen together and prepare a healthy meal. This measure would also encourage parents to cook with their kids at least once per week, spend quality time and make healthy food choices with their kids, commit to new healthy habits, and set achievable goals for their family.

Res. Ch. 40 (SCR 99) Battin Motorcycle Awareness Month.

This measure would proclaim May 2008 as Motorcycle Awareness Month.

Res. Ch. 41 (SCR 100) Florez California Letter Carriers Food Drive.

This measure would recognize May 10, 2008, as the day of the California Letter Carriers Food Drive, which is part of the National Association of Letter Carriers' annual Stamp Out Hunger Food Drive.

Res. Ch. 42 (SCR 101) Florez Week of the Student Leader.

This measure would proclaim the 3rd week in April each year as Week of the Student Leader, and would commend the student leaders of the secondary schools of California for their support of and contributions to quality schooling in the state.

Res. Ch. 43 (SCR 98) Scott Lyme disease.

This measure would proclaim the month of May 2008 as Lyme Disease Awareness Month.

Res. Ch. 44 (SCR 70) Scott Arts Council: Arts Day.

This measure would recognize the Arts Council's more than 30 years of service to the state's residents and visitors. It would also proclaim October 3, 2008, as Arts Day.

Res. Ch. 45 (SCR 72) Negrete McLeod California Girls and Women in Sports Day: February 6, 2008.

This measure would commemorate the accomplishment of female athletes, coaches, officials, and sports administrators for their important contribution in promoting the value of sports participation in the achievement of full human potential, and would proclaim February 6, 2008, as California Girls and Women in Sports Day.

Res. Ch. 46 (SCR 79) Machado Guillain-Barre Syndrome Awareness Day.

This bill would declare June 1, 2008, as Guillain-Barre Syndrome Awareness Day.

Res. Ch. 47 (SCR 107) Steinberg Educational Options Month.

This measure would proclaim the month of May 2008 as Educational Options Month and would encourage all Californians to work together to ensure the future success of pupils participating in educational options in the state.

Res. Ch. 48 (SCR 108) Harman California Building Safety Week.

This measure would declare May 4 through May 10, 2008, as California Building Safety Week and urge all Californians to participate in California Building Safety Week activities to help promote building safety, to create awareness of the importance of construction and building codes, and to spotlight the role of dedicated code officials in administering those codes.

Res. Ch. 49 (SCR 110) Correa Black April Memorial Week.

This measure would proclaim April 23 through April 30, 2008, as Black April Memorial Week, a special time for Californians to remember the countless lives lost during the Vietnam War era and to hope for a more humane and just life for the people of Vietnam.

Res. Ch. 50 (SCR 111) Perata 9-1-1 for Kids Safety Education Month.

This measure would designate the month of May 2008 as “9-1-1 for Kids Safety Education Month” in the State of California.

Res. Ch. 51 (ACR 135) Tran Asian and Pacific Islander American Heritage Month.

This measure would recognize May 2008 as Asian and Pacific Islander American Heritage Month.

Res. Ch. 52 (SCR 92) Perata Associated Chaplains in California State Service.

This measure would commend 41 years of professional service by the Associated Chaplains in California State Service in assisting chaplains in implementing religious programming and training within the Department of Corrections and Rehabilitation, the State Department of Developmental Services, the State Department of Mental Health, and the Department of Veterans Affairs.

Res. Ch. 53 (SCR 95) Aanestad Prostate Cancer Awareness Month.

This measure would designate the month of September 2008 as Prostate Cancer Awareness Month in the State of California.

Res. Ch. 54 (SCR 114) Cedillo American Stroke Month.

This measure would declare May 2008 as American Stroke Month in California and urge all Californians to familiarize themselves with the warning signs, symptoms, and risk factors associated with stroke to reduce the devastating effects of stroke on the population.

Res. Ch. 55 (ACR 132) Smyth National Missing Children’s Day.

This measure would declare May 25, 2008, as National Missing Children’s Day.

Res. Ch. 56 (ACR 133) Davis Black Barbershop Health Outreach Month.

This measure would recognize May 2008 as “Black Barbershop Health Outreach Month” and encourage outreach on health disparities at all barbershops throughout California.

Res. Ch. 57 (SCR 93) Cogdill William Saroyan Year.

This measure would designate the year 2008 as the William Saroyan Year for enriching the cultural diversity of the state, and in particular, for celebrating over 100 years of the cultural contribution of Armenian Americans to the people of the state.

Res. Ch. 58 (SCR 96) Steinberg The 2008 State Scientist Day.

This measure would proclaim May 21, 2008, as the 20th Annual State Scientist Day.

Res. Ch. 59 (SCR 102) Kehoe Justice for Janitors Day.

This measure would designate June 15, 2008, as Justice for Janitors Day to encourage California residents, property owners, businesses, and government entities to support the Service Employees International Union’s Justice for Janitors in its 2008 contract campaign

and in its fight to win and maintain family health care coverage and improved wages and benefits for janitors.

Res. Ch. 60 (SCR 86) Denham Local history instruction.

This measure would encourage all high school social studies teachers to study independently at their local county historical society and to use the materials available there to instruct their pupils on local history, and would encourage high schools to offer instruction covering all of the most important historical events that occurred in the county in which each school is located. This measure would encourage the California State Grange to work with historical societies throughout the state to collect local history instruction that will be available to assist local educators in teaching local history to their pupils.

Res. Ch. 61 (SJR 23) 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. 62 (SCR 97) Steinberg Autism Awareness Month.

This measure would proclaim April 2008 as Autism Awareness Month, would acknowledge the contributions made in the area of early autism and autism spectrum disorders intervention treatment, and would express its support for ASD programs and increased federal funding for these programs.

Res. Ch. 63 (SCR 88) Denham Education: 21st century skills.

This measure would support the California education system in preparing pupils to succeed and prosper in life, in school, and on the job, and would urge education and business leaders to work together to create an education system that better prepares today's pupils for tomorrow's workplace.

Res. Ch. 64 (SCR 105) Steinberg Amyotrophic Lateral Sclerosis Awareness Month.

This measure would proclaim the month of May 2008 as Amyotrophic Lateral Sclerosis Awareness Month in California, and encourage continued research in order to find treatments and eventually a cure for amyotrophic lateral sclerosis and care and support for patients and families.

Res. Ch. 65 (SCR 90) Wiggins Daniel Broeske Memorial Highway.

This measure would designate a portion of State Highway Route 101 in Mendocino County as the Daniel Broeske 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 that cost, to erect those signs.

Res. Ch. 66 (SCR 109) Cedillo The Medal of Honor Recipient, Eugene A. Obregon, USMC, Memorial Interchange.

This measure would redesignate the freeway interchange involving State Highway Routes 5, 10, 60, and 101, commonly referred to as the East Los Angeles Interchange, from the Marine Private First Class Eugene A. Obregon Interchange to the Medal of Honor Recipient, Eugene A. Obregon, USMC, Memorial Interchange. The measure also would 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. 67 (SCR 117) Aanestad Beale Air Force Base.



This measure would proclaim the Legislature's support for Beale Air Force Base in Yuba County to be the best and only choice to host the United States Air Force Cyber Command Operations.

Res. Ch. 68 (SJR 16) Wyland Veterans' hospitals: prescriptions.

This measure would urge the Congress and the President of the United States to require the United States Department of Veterans Affairs to consider the establishment of a specified emergency prescription program, for use in United States Department of Veterans Affairs hospitals, that is similar to the program currently used by hospitals administered by the United States Department of Defense.

Res. Ch. 69 (SJR 32) Padilla Air carriers: consumer protection.

This measure would call upon the United States Congress to approve the federal Aviation Investment and Modernization Act of 2007 and the federal FAA Reauthorization Act of 2007, in order to secure airline passenger rights.

Res. Ch. 70 (ACR 80) Garcia The CHP Officer Robert Franklin Dickey Memorial Highway.

This measure would designate the segment of State Highway Route 8, between Sidewinder Road and Ogilby Road, in the Town of Winterhaven in the County of Imperial, as the CHP Officer Robert Franklin Dickey 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 sufficient to cover that cost, to erect those signs.

Res. Ch. 71 (ACR 90) Fuller Kern County Deputy Sheriff William "Joe" Hudnall, Jr., Memorial Highway.

This measure would designate a portion of State Highway Route 178 in Kern County as the Kern County Deputy Sheriff William "Joe" Hudnall, Jr., 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. 72 (ACR 96) Carter Deputy Frank M. Pribble Memorial Highway.

This measure would designate a portion of State Highway Route 10 in the City of Fontana as the Deputy Frank M. Pribble 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. 73 (ACR 108) Eng Hate Crimes Awareness Month.

This measure would designate June 2008 as Hate Crimes Awareness Month.

Res. Ch. 74 (ACR 116) Strickland Adolfo Camarillo Memorial Highway.

This measure would designate the portion of State Highway Route 101 from the top of the Conejo Grade to Lewis Road in the City of Camarillo as the Adolfo Camarillo Memorial Highway. The measure would 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. 75 (ACR 128) Arambula Officer Sixto Maldonado, Jr., Memorial Highway.

This measure would designate a portion of State Highway Route 33 in the City of Firebaugh in Fresno County as the Officer Sixto Maldonado, Jr., Memorial Highway. The

measure also 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 costs, to erect those signs.

Res. Ch. 76 (ACR 142) Sharon Runner Scleroderma Awareness Month.

This measure would declare June 2008 as Scleroderma Awareness Month.

Res. Ch. 77 (ACR 69) Dymally Compton Community College: Task Force on the Future of Compton Community College.

This measure would request that the Task Force on the Future of Compton Community College be established. The measure would request the Special Trustee of the Compton Community College District to convene, and serve as the permanent chairperson of, the task force, and would specify the persons who would be invited to participate in the meetings of the task force. The measure would authorize the special trustee to organize the task force into various groups to review specified topics. The measure would request the task force to prepare a report discussing specified topics, and to transmit copies of that report, with any accompanying comments it deems appropriate, to the Governor, the Speaker of the Assembly, and the Senate Committee on Rules.

Res. Ch. 78 (ACR 82) Huff The Mayor Bob Zirbes Memorial Freeway.

This measure would designate the portion of State Route 57 from the Orange County line to the Pathfinder Road exit in the City of Diamond Bar as the Mayor Bob Zirbes Memorial Freeway. The measure would also request that the Department of Transportation determine the cost for appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, erect those signs.

Res. Ch. 79 (ACR 98) Jeffries Historic U.S. Highway 395.

This measure would request the Department of Transportation, upon application by a private entity or local government agency, to identify and designate specified sections of former U.S. Highway Route 395 as Historic U.S. Highway 395. 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. 80 (ACR 107) Cook CDF Firefighter John D. Guthrie Memorial Highway.

This measure would designate a specified portion of State Highway Route 215 as the "CDF Firefighter John D. Guthrie 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 215 and, upon receiving donations from nonstate sources covering the cost, to erect those signs.

Res. Ch. 81 (AJR 45) Coto Mortgage loans: federal conforming and FHA mortgage loan limits.

This measure would respectfully memorialize the President and the Congress of the United States to permanently increase the federal conforming mortgage loan limit and the FHA loan limit to the levels to which these limits were increased in the federal Economic Stimulus Act of 2008, as specified.

Res. Ch. 82 (AJR 54) Laird State Children's Health Insurance Program.

This measure would urge the President and the Congress of the United States to rescind the federal Centers for Medicare & Medicaid Services' directive of August 17, 2007, that restricts states' authority to cover children under the State Children's Health Insurance Program.

Res. Ch. 83 (AJR 56) Swanson Unemployment benefits.

This measure would encourage the United States Congress to pass legislation extending federal unemployment benefits.

Res. Ch. 84 (AJR 58) Horton School Medicaid services.

This measure would express the Legislature's opposition to one of the newly enacted federal Centers for Medicare and Medicaid Services (CMS) regulations that would eliminate federal Medicaid reimbursements for school health-related services.

Res. Ch. 85 (SCR 71) Yee Tom Lantos Tunnels at Devil's Slide.

This measure would designate a portion of State Highway Route 1 in San Mateo County as the Tom Lantos Tunnels at Devil's Slide. 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 sufficient to cover the cost, to erect those signs.

Res. Ch. 86 (SCR 84) Cox The Jay-D Ornsby-Adkins Bridge.

This measure would designate the Highway 49 Amador Creek Bridge, Bridge No. 26-0043, as the Jay-D Ornsby-Adkins Bridge. The measure would also request that the Department of Transportation determine the cost for appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, erect those signs.

Res. Ch. 87 (SCR 103) Cogdill Senator Chuck Poochigian Highway.

This measure would designate a prescribed section of State Highway Route 180 as the Senator Chuck Poochigian Highway. The measure would request the Department of Transportation to determine the cost of appropriate signs so designating that section of State Highway Route 180 and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 88 (ACR 24) Blakeslee Correctional facilities: reimbursement.

This measure would urge the Governor to demand the federal Bureau of Justice Assistance to reimburse the State of California for all costs of incarcerating undocumented foreign nationals, as required by federal law.

Res. Ch. 89 (ACR 140) Benoit College and Career Pathways Month.

This measure would declare the month of June 2008 as College and Career Pathways Month to recognize the importance of career technical education for students, schools, and the State of California.

Res. Ch. 90 (AJR 40) De Leon South Coast Air Basin: ozone and fine particulate matter PM 2.5 exposure.

This measure would memorialize the President of the United States to urge that immediate steps be taken to rectify the existing conditions related to PM 2.5 exposure in the South Coast Air Basin.

Res. Ch. 91 (AJR 43) Hayashi Voting rights: mental disability.

Existing law requires the county elections official to cancel the voter registration of any person whose mental incompetency is legally established by a court or a unanimous jury determination under specified circumstances and the court has found that the person is not capable of completing an affidavit of registration.

This measure would call on the Congress and the President of the United States to amend the Help America Vote Act of 2002 to ensure that eligible citizens of the United States who

wish to vote may only be denied the right to vote if they cannot indicate, with or without help, a specific desire to participate in the voting process.

Res. Ch. 92 (AJR 53) Huffman Air resources: greenhouse gas emissions.

This measure would encourage the United States Congress and the President of the United States to support the Reducing Global Warming Pollution from Vehicles Act of 2008 and the Right to Clean Vehicles Act of 2008 in the 110th Congress, which would permit California and other states to implement their standards to reduce greenhouse gas emissions from motor vehicles.

Res. Ch. 93 (ACR 99) Swanson School nurses: salaries.

This measure would urge school districts to take the necessary steps to increase school nurse salaries.

Res. Ch. 94 (ACR 122) Blakeslee The Robert and Pat Nimmo Memorial Highway.

This measure would designate the portion of State Highway Route 41 between Creston Road and El Camino Real in the County of San Luis Obispo as the Robert and Pat Nimmo Memorial Highway. The measure would also request that the Department of Transportation determine the cost for appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, erect those signs.

Res. Ch. 95 (ACR 127) Tran Garden Grove Police Officers Memorial Highway, honoring Myron L. Trapp, Andy R. Reese, Donald R. Reed, Michael L. Rainford, and Howard E. Dallies, Jr.

This measure would designate a portion of State Highway Route 22 in the City of Garden Grove, as the Garden Grove Police Officers Memorial Highway, honoring Myron L. Trapp, Andy R. Reese, Donald R. Reed, Michael L. Rainford, and Howard E. Dallies, Jr. 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. 96 (AJR 31) Jones Medicare Part D.

This measure would urge the Congress and the President of the United States to amend the Medicare Modernization Act of 2003 to require that the federal government negotiate for the lowest available prices for prescription drugs under the Medicare Part D program, eliminate a specified gap in Medicare Part D coverage, and reduce the “lifetime penalty” for late enrollment in the program, that ensures that dual eligibles have continuous comprehensive access to prescription drugs. This measure would also urge the Congress and the President of the United States to ensure that California is fully reimbursed for the costs of remedying problems with the implementation and operation of the Medicare Part D program, to grant California greater regulatory jurisdiction over Medicare Part D plans, and eliminate out-of-pocket costs for persons who are dual eligibles for Medicare and California’s Medi-Cal program, and provide a true safety net, including Medicaid wraparound coverage.

Res. Ch. 97 (AJR 41) Lieu Endangered species.

This measure would memorialize the United States Fish and Wildlife Service to adopt a final rule to extend the federal Endangered Species Act protections to advance certain penguin species to the next stage in the federal Endangered Species Act listing process, if that agency determines that the decision is scientifically justified, with a formal proposal to list them as threatened or endangered.

Res. Ch. 98 (AJR 49) Nava California gray whales: assessment: protected status.

This measure would request the United States Congress and the President of the United States to call upon the National Marine Fisheries Service to undertake an immediate and

comprehensive assessment of the California gray whale, and request the National Marine Fisheries Service to change the status of the gray whale to endangered, if the results of the comprehensive assessment or the body of scientific evidence warrants it.

Res. Ch. 99 (AJR 52) Karnette Commercial motor vehicles.

This measure would reaffirm California's opposition to removing the federal freeze on increases in the size or weight of commercial motor vehicles because of the impact that these increases would have on highway infrastructure, especially bridges.

Res. Ch. 100 (AJR 62) Leno West Coast sea turtle protection.

This measure would request the National Marine Fisheries Service to delay consideration of, or deny, the swordfish longline exempted fishing permit for a specified period of time. The measure would request the National Marine Fisheries Service to defer consideration of efforts to introduce shallow-set longline fishing off the California coast for that specified period of time.

Res. Ch. 101 (AJR 48) Price Postsecondary education: student financial aid.

This measure would memorialize Congress and the President of the United States to ensure that low-income students continue to have the opportunity to attend institutions of higher education, to work with states to establish new student financial aid programs and to support existing programs, and to ensure that financial aid programs, including private loan programs, contain reasonable terms and conditions and do not discriminate against low-income students.

Res. Ch. 102 (AJR 60) Evans Speech: Shield law for journalists.

This measure would respectfully urge the Congress of the United States to enact a shield law for America's journalists.

Res. Ch. 103 (SCR 83) Battin Native Americans: California Indian Heritage Month.

This measure would proclaim November 2008 as California Indian Heritage Month, encourage its observance with activities that celebrate the uniqueness of Americans, and commend California Indian nations for their outstanding contributions to this state.

Res. Ch. 104 (SCR 118) Maldonado Sea Otter Awareness Week.

This measure would proclaim the last week of September as Sea Otter Awareness Week in the State of California, and urge all Californians to be aware that the imperiled sea otter is an integral part, and a symbol, of California's coastal nearshore ecosystem and serves as an indicator for the overall health of California's marine ecosystems, and, thus, there is a need to protect both the sea otter and the coastal waters in which it lives.

Res. Ch. 105 (SCR 121) Ashburn Valley Fever Awareness Month.

This measure would proclaim August 2008 as Valley Fever Awareness Month.

Res. Ch. 106 (SCR 85) Kuehl Pacific bluefin tuna.

This measure would seek the assistance of the Governor, the Fish and Game Commission, the Department of Fish and Game, the Ocean Protection Council, the National Oceanic and Atmospheric Administration, the National Marine Fisheries Service, the Inter-American Tropical Tuna Commission, and the Western and Central Pacific Fisheries Council to work with the Pacific Regional Fishery Management Council and other appropriate authorities to achieve the cessation of illegal, unreported, and unregulated bluefin tuna overfishing, the implementation of a robust stock assessment of Pacific bluefin tuna to evaluate and enhance conservation efforts for the status of this highly valuable resource, and the imposition and

enforcement of catch limits for Pacific bluefin tuna in the United States Exclusive Economic Zone.

Res. Ch. 107 (SJR 28) Calderon Nutrition: sodium consumption.

This measure would urge the federal Food and Drug Administration to respond to the issue of sodium consumption by reclassifying sodium as an additive and would also urge the United States Department of Agriculture and the United States Department of Health and Human Services to respond to the issue of sodium consumption by setting new food guidelines addressing the amount of sodium in foods.

Res. Ch. 108 (SCR 77) Lowenthal Fall Prevention Awareness Week.

This measure would declare the first week of fall each year as “Fall Prevention Awareness Week.”

This measure would urge the California Department of Aging and the area agencies on aging to incorporate fall prevention in their upcoming state and local area master plans and recommend the California Health and Human Services Agency develop standardized definitions and reporting methods that will improve available information on falls. This measure would also recommend that fall prevention guidelines be incorporated into state and local planning documents that affect housing, transportation, parks, recreational facilities, and other public facilities.

Res. Ch. 109 (SCR 122) Simitian 2009 Summer National Senior Games.

This measure would commend various organizations and Stanford University for determining to hold the 2009 Summer National Senior Games. It would also encourage the residents of the state to take specified actions regarding the games. It would urge the business community of the Bay Area to support the games as specified.

Res. Ch. 110 (SCR 113) Wiggins Emanuel Fritz Forest Ecosystem Research Area.

This measure would designate a portion of the lower Big River watershed in Mendocino County as the Emanuel Fritz Forest Ecosystem Research Area to be dedicated to basic research in forest ecosystem dynamics. The measure would also request the Department of Parks and Recreation to determine the cost for appropriate signs near the mouth of Laguna Creek showing that special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 111 (SCR 112) Padilla Services for older adults.

This measure would urge the state to more fully provide culturally appropriate services in all areas of service delivery to older adults. The measure would also urge the University of California to incorporate cultural competency in its health science professional education programs addressing geriatrics and gerontology and the California Health and Human Services Agency to incorporate cultural competency in all programs and systems devoted to serving older Californians.

Res. Ch. 112 (SCR 115) Torlakson California Lung Cancer Awareness Week.

This measure would proclaim the first week of August as California Lung Cancer Awareness Week.

Res. Ch. 113 (SCR 119) Dutton The CHP Officer John Bailey Memorial Freeway.

This measure would designate the portion of State Highway Route 15 between State Highway Routes 10 and 210, in the City of Rancho Cucamonga and the County of San Bernardino, as the CHP Officer John Bailey Memorial Freeway. 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. 114 (SJR 19) Ridley-Thomas Health professionals: torture.

This measure would request all relevant California agencies to notify California-licensed health professionals about their professional obligations under international law relating to torture and the treatment of detainees, as specified, and to also notify those professionals that those who participate in coercive or enhanced interrogation, torture, or other forms of cruel, inhuman, or degrading treatment or punishment may be subject to prosecution. The measure would request that those health professionals report abusive interrogation practices to the appropriate authorities, as specified. In addition, the measure would request the United States Department of Defense and the Central Intelligence Agency to remove all California-licensed health professionals from participating in prisoner and detainee interrogations, as specified.

Res. Ch. 115 (SCA 4) Ashburn Property tax: new construction exclusion: seismic retrofitting.

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 of ownership has occurred.

The California Constitution excludes from classification as “newly constructed” the portion of reconstruction or improvement to a structure constructed of unreinforced masonry bearing wall construction, that is necessary to comply with any local ordinance relating to seismic safety, during the first 15 years following the reconstruction or improvement. The California Constitution also authorizes the Legislature to exclude from classification as “newly constructed” the construction or installation in existing buildings of certain seismic retrofitting improvements or improvements utilizing earthquake hazard mitigation technologies.

This measure would instead exclude from the definition of “newly constructed” the portion of an existing structure that consists of the construction or reconstruction of seismic retrofitting components, as defined by the Legislature. This measure would delete the existing exclusion for structures constructed of unreinforced masonry bearing wall construction, and the existing grant of authority to the Legislature to exclude certain seismic retrofitting improvements or improvements utilizing earthquake hazard mitigation technologies.

Res. Ch. 116 (SCR 80) Cogdill Fire Safe Councils.

This measure would recognize that Fire Safe Councils serve as leading community-based wildfire preparedness organizations and the vital services provided by Fire Safe Councils for the citizens of California.

Res. Ch. 117 (SJR 25) Negrete McLeod Fibromyalgia.

This measure would urge the Congress of the United States to accelerate the federal investment in fibromyalgia research at the National Institutes of Health, to ensure adequate Medicare and Medicaid reimbursement and coverage of fibromyalgia therapies, and to launch a multifaceted public awareness campaign on fibromyalgia.

Res. Ch. 118 (SJR 27) Kehoe Federal tax credits: production and investment for renewable energy technologies.

This measure would encourage the President and the Congress of the United States to provide a long-term extension of the investment and production tax credits for all renewable energy technologies.

Res. Ch. 119 (SCR 126) Simitian No Drugs Down the Drain Week.

This measure would proclaim the week of October 4 to October 11, 2008, inclusive, as “No Drugs Down the Drain Week” to raise awareness among the public about the environmental problems caused by flushing unwanted drugs down the drain.

Res. Ch. 120 (SCR 127) Steinberg Foster care.

This measure would designate the month of November 2008 as Court Adoption and Permanency Month and would encourage courts and local communities to join in activities to expedite permanency for children who have been abused and neglected.

Res. Ch. 121 (SCR 128) Negrete McLeod California Native American Day.

This measure would recognize the importance of California Native American Day, celebrated this year on September 26, 2008, and the concurrent California Indian Cultural Awareness Conference to the enhancement of awareness of California Indian culture.

Res. Ch. 122 (SCR 129) Kehoe Psoriasis Awareness Month.

This measure would designate August 2008 as Psoriasis Awareness Month in California.

Res. Ch. 123 (SCR 130) Ridley-Thomas California Firefighters Memorial Day.

This measure would proclaim Saturday, October 18, 2008, as California Firefighters Memorial Day, and urge all Californians to remember those firefighters who have given their lives in the line of duty and to express appreciation to those who every day continue to protect our families, hopes, and dreams.

Res. Ch. 124 (ACR 21) Portantino University of California: academic partnerships.

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. The regents operate campuses of the University of California at Berkeley, Davis, Irvine, Los Angeles, Merced, Riverside, San Diego, San Francisco, Santa Barbara, and Santa Cruz.

This measure would strongly urge the regents to establish a cost-neutral student exchange program, or another form of cost-neutral academic partnership, between one or more campuses of the University of California and one or more of the institutions that are classified as Historically Black Colleges and Universities.

Res. Ch. 125 (ACR 145) Portantino Pupil instruction: social sciences.

This measure would designate the month of October as Italian American Heritage Month and encourage public schools to highlight Italian American achievements and contributions to the culture of California and to take steps to promote the inclusion of the achievements and contributions of Italian Americans to United States and California history and social science in elementary and secondary textbooks during the revision process for those textbooks.

Res. Ch. 126 (AJR 21) Portantino Public housing agencies.

This measure would urge each public housing agency in the state that provides housing vouchers or certificates under Section 8 of the United States Housing Act of 1937 to include shared housing as an option for all Section 8 recipients, especially extremely low income special needs households, such as foster youth, recipients who receive assistance under the federal Supplemental Security Income program, and the elderly, in the next plan the agency submits to the United States Department of Housing and Urban Development.

The measure would also memorialize the President and the Congress of the United States to enact legislation reducing the tenant's portion of the rent to 20% of monthly income for extremely low income special needs Section 8 recipients who utilize shared housing.

Res. Ch. 127 (AJR 37) Lieu Santa Monica Municipal Airport.



This measure would respectfully memorialize the Federal Aviation Administration to engage in a collaborative process to review the safety of flight operations at the Santa Monica Municipal Airport, and examine the role that the airport plays in the regional aviation transportation system.

Res. Ch. 128 (AJR 39) Huffman Winnemem Wintu Tribe: federal reaffirmation.

This measure would memorialize the President and Congress of the United States, and the Assistant Secretary for Indian Affairs in the United States Department of the Interior, to reaffirm that the Winnemem Wintu Tribe possesses full federal recognition and all the rights and privileges that arise from that status, excluding Indian gaming.

Res. Ch. 129 (AJR 42) Garcia Domestic violence.

This measure would urge Congress to protect funding and maintain programs, laws, regulations, and policies that assist victims of domestic violence, as specified.

Res. Ch. 130 (AJR 57) Huffman Mercury-contaminated seafood.

This measure urges the federal Food and Drug Administration to take responsibility for, and take actions to reduce, the public's exposure to mercury in seafood by taking specified actions.

Res. Ch. 131 (AJR 65) Furutani Filipino communities.

This measure would recognize the critical role that Filipinos, and the Filipino community as a whole, have played in the social, economic, and political development of California throughout the state's history, and encourage all federal, state, and local organizations to promote the preservation of Filipino history and culture, including the preservation of Filipino communities.

Res. Ch. 132 (ACR 143) Garcia California Hispanic Heritage Month.

This measure would proclaim September 15 to October 15, 2008, inclusive, as California Hispanic Heritage Month and would encourage all Californians to observe this event in communities throughout the state.

Res. Ch. 133 (ACR 144) Anderson Border Patrol Officer Neil Wilkie Hepburn Memorial Bridge.

This measure would designate the bridge on State Highway Route 52 that crosses over West Hills Parkway in Santee, California, as the Border Patrol Officer Neil Wilkie Hepburn Memorial Bridge. The measure would also request that the Department of Transportation determine the cost for appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, erect those signs.

Res. Ch. 134 (ACR 65) Arambula Red Ribbon Week.

This measure would proclaim October 23 through October 31, 2008, as Red Ribbon Week, and would encourage all Californians to help build drug-free communities and participate in drug prevention activities.

Res. Ch. 135 (ACR 120) Silva USA Entrepreneurship Week.

This bill would declare the Legislature's support for the goal of USA Entrepreneurship Week from November 17 to 23, 2008, inclusive, and would encourage schools and other organizations to hold events promoting entrepreneurship during that week.

Res. Ch. 136 (ACR 139) Villines The Kimberly Marie Hamilton Memorial Interchange.

This measure would designate the State Highway Route 180 interchange at Fowler Avenue in the City of Fresno as the Kimberly Marie Hamilton Memorial Interchange. The measure would also request that the Department of Transportation determine the cost for

appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, erect those signs.

Res. Ch. 137 (ACR 141) La Malfa CHP Officer Andrew “Andy” Stevens Memorial Highway.

This measure would designate the section of State Highway Route 16 in Yolo County between County Road 98 and Interstate 505 as the CHP Officer Andrew “Andy” Stevens 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 sufficient to cover that cost, to erect those signs.

Res. Ch. 138 (ACR 149) Keene Firefighters.

This measure would recognize and commend the bravery and selflessness of the firefighters of CAL-FIRE.

Res. Ch. 139 (ACR 152) Wolk Health Care Decisions Week.

This measure would recognize the week of October 26 through November 1, 2008, as Health Care Decisions Week in California, and would encourage all Californians to think about and talk with loved ones about their wishes for medical care.

Res. Ch. 140 (ACR 154) Laird Archival institutions: archival month.

This measure would recognize the importance of archival institutions to the state and would proclaim the month of October as Archives Month in the state and encourage all Californians to discover the rich treasures contained in local archival repositories.

Res. Ch. 141 (SCR 132) Perata California Highway Patrol Officer Brent William Clearman Memorial Freeway.

This measure would designate a specified portion of State Highway Route 880 as the California Highway Patrol Officer Brent William Clearman Memorial Freeway. The measure would also request that the Department of Transportation determine the cost for appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, erect those signs.

Res. Ch. 142 (SJR 17) Alquist Republic of Turkey: Ecumenical Patriarchate.

This measure would respectfully request the Republic of Turkey to uphold and safeguard religious and human rights, to cease discrimination against the Ecumenical Patriarchate, to grant the Ecumenical Patriarch appropriate ecumenical recognition, ecclesiastic succession, and the right to train clergy of all nationalities, and to respect the property rights, human rights, and religious rights of the Ecumenical Patriarchate.

Res. Ch. 143 (SCA 12) Perata California State Lottery.

The California Constitution authorizes a California State Lottery, and the California State Lottery Act of 1984, enacted by initiative, provides for its operation and administration by the California State Lottery Commission and the Director of the California State Lottery, with certain limitations. The act declares that its purpose is to provide additional moneys to benefit education.

This measure would provide that an additional purpose of the California State Lottery is to provide funds for other public purposes. The measure would authorize the Legislature to obtain moneys for the purposes of the California State Lottery through the sale of future revenues of the California State Lottery and rights to receive those revenues to an entity authorized by the Legislature to issue debt obligations for the purpose of funding that purchase.

Res. Ch. 144 (SCA 13) Ashburn State finance.

Existing provisions of the California Constitution require the Governor to submit to the Legislature, within the first 10 days of each calendar year, a proposed budget for the ensuing fiscal year containing itemized statements for recommended state expenditures and estimated state revenues. In addition, the Constitution prohibits the Legislature from passing, and the Governor from signing, a Budget Bill that would appropriate from the General Fund a total amount that, when combined with all appropriations from the General Fund for that fiscal year made as of the date of the Budget Bill's passage, and the amount of any General Fund moneys transferred to a reserve account, exceeds estimated General Fund revenues for that fiscal year. The estimate of General Fund revenues is required to be set forth in the Budget Bill.

This measure would require the Governor in his or her proposed budget to identify estimated total state resources available to meet recommended state expenditures and to further identify the amount of those resources that are anticipated to be one-time resources. The measure would prohibit passage of a Budget Bill that appropriates an amount that, when combined with prior appropriations and transfers to the reserve account, exceeds the estimate of General Fund revenues, transfers, and balances available from the prior fiscal year. The measure would require the estimate of General Fund revenues, transfers, and balances to be set forth in the Budget Bill.

Existing provisions of the California Constitution establish the Budget Stabilization Account in the General Fund and currently require the Controller, no later than September 30 of each year, to transfer from the General Fund to the account a sum equal to 3% of the estimated amount of General Fund revenues for the current fiscal year. This transfer of moneys is not required, unless otherwise directed by the Legislature by statute, in any fiscal year to the extent that the resulting balance in the account would exceed 5% of the General Fund revenues estimate set forth in the Budget Bill for that fiscal year, as enacted, or \$8,000,000,000, whichever is greater. This transfer of moneys also may be suspended or reduced for a fiscal year as specified by an executive order issued by the Governor no later than June 1 of the preceding fiscal year. Of the moneys transferred to the account in each fiscal year, 50%, up to an aggregate amount of \$5,000,000,000 for all fiscal years, is deposited in the Deficit Recovery Bond Retirement Sinking Fund Subaccount and continuously appropriated to the Treasurer for the purpose of retiring deficit recovery bonds. All other moneys transferred to the account in a fiscal year are not deposited in the sinking fund subaccount and may, by statute, be transferred back to the General Fund.

This measure would rename this account the Budget Stabilization Fund. This measure would also provide that the transfer of moneys from the General Fund to the Budget Stabilization Fund is not required in any fiscal year to the extent that the resulting balance in the fund would exceed 12.5% of the General Fund revenues estimate set forth in the Budget Bill for that fiscal year, as enacted, and would delete the alternative \$8,000,000,000 limit on the fund. This measure would provide that, beginning with the 2010–11 fiscal year, the transfer of moneys from the General Fund to the fund may be suspended or reduced by executive order only for a fiscal year in which the estimated General Fund revenues, transfers, and balances available from the prior fiscal year are less than the total General Fund expenditures for the immediately preceding fiscal year as adjusted for changes in population and the cost of living, as defined. In addition, this measure would provide that funds not deposited in the sinking fund subaccount may be transferred from the Budget Stabilization Fund back to the General Fund by a statute containing no unrelated provisions, and that funds in the Budget Stabilization Fund may be loaned to the General Fund to address a General Fund cashflow deficit.

This measure would require the Director of Finance, on or before May 29 of each year, to report to the Legislature and the Governor an estimate of the amount of General Fund revenues, transfers, and balances available from the prior fiscal year for the current fiscal year and the impact of tax legislation adopted during the current fiscal year subsequent to the enactment of the Budget Bill. The measure would provide that if, pursuant to a formula based

on those estimates, there are unanticipated revenues in the current fiscal year, those revenues may be used only for specified purposes, and in a specified order of priority.

Res. Ch. 145 (AJR 36) Jones Human rights: Hmong population in Laos and Thailand.

This measure would call upon the President and the Congress to take appropriate measures to ensure that the Hmong living in Laos, Thailand, and other countries are treated and respected as human beings.

Res. Ch. 146 (AJR 51) Nava Oil and gas: offshore drilling: leases: moratorium.

This measure would request that the Congress of the United States continue the federal offshore oil and gas leasing moratorium for the 2009 fiscal year and beyond, and would express opposition to certain provisions of proposed federal energy policies and legislation.

Res. Ch. 147 (AJR 64) Mullin Pupil testing and secondary education.

This measure would urge the 110th Congress to recognize the importance of curriculum and instruction covering all subjects, including history/social science, science, art, music, and physical education, when Congress considers reauthorization of the Elementary and Secondary Education Act. This measure also would urge school districts, county offices of education, and charter schools to focus on teaching the whole child in a wider curriculum and would urge the State Board of Education and the Superintendent of Public Instruction to consider and recommend alternatives for including all subjects in the state assessment and accountability system.

Res. Ch. 148 (AJR 66) Brownley Fishery management.

This measure would express the support of the California Legislature for efforts by the National Marine Fishery Service under the reauthorized federal Magnuson-Stevens Fishery Conservation and Management Act to strengthen National Standard 1 fishery management guidelines under the federal act, and would memorialize the Pacific Fishery Management Council to adhere to specified fishery management principles so as to protect and enhance fisheries offshore of California's special coast.

Res. Ch. 149 (AJR 67) Furutani American Samoan United States Nationals: United States citizenship.

This measure would respectfully urge the President and the Vice President of the United States and the United States Congress to enact federal legislation amending the Immigration and Nationality Act to waive certain requirements for naturalization for American Samoan United States nationals to become United States citizens.

Res. Ch. 150 (AJR 68) Brownley Marine mammals: sonar.

This measure would request that the President of the United States and the United States Navy abide by the laws governing usage and effects upon the coastal regions of California and adopt the guidelines presented by the California Coastal Commission for training operations off the coast of southern California with respect to sonar usage and marine wildlife.

Res. Ch. 151 (AJR 69) Brownley Child nutrition programs.

This bill would memorialize that the Legislature supports reauthorization of federal child nutrition programs, that the Legislature urges the President and the Congress of the United States to ensure reimbursement rates are adequate to fully fund the cost of producing a nutritious school meal relative to the cost of living in a region, and that the eligibility scale used to qualify families for free and reduced-priced meals be adjusted, as specified.

Res. Ch. 152 (AJR 70) Brownley Los Angeles River.

This measure would memorialize the Congress and the President of the United States to support a special case review by the federal Environmental Protection Agency of the determination of the U.S. Army Corps of Engineers issued on June 4, 2008, finding that 2 sections of the Los Angeles River are traditional navigable waters, and to support any efforts of Congress to seek a review of this determination.

Res. Ch. 153 (ACR 87) Hayashi Legislative Task Force on Peripheral Neuropathy.

This measure would establish a Legislative Task Force on Peripheral Neuropathy, consisting of specified members, to suggest ways to promote public and physician awareness of peripheral neuropathy, promote understanding of the importance of early diagnosis and proper treatment and management, create programs to promote public and physician awareness of various treatments to improve patient care, determine how many people are affected by each type of peripheral neuropathy, and, on or before March 31, 2009, prepare a report to be submitted to the Legislature containing their suggestions.

Res. Ch. 154 (ACR 112) Dymally Legislative Task Force on Fibromyalgia.

This measure would establish a Legislative Task Force on Fibromyalgia, consisting of specified members, to establish a public information and outreach campaign, promote fibromyalgia education and training programs for physicians and other health professionals, collaborate with a broad group of stakeholders, review current state policies and practices concerning treatment of fibromyalgia, develop a State Fibromyalgia Strategic Plan to be submitted to the Legislature by September 1, 2009, and hold a Fibromyalgia Summit during the 2009–10 Regular Session of the Legislature.

Res. Ch. 155 (ACR 114) Fuller Home-to-school transportation.

This measure would request the Superintendent of Public Instruction to convene a committee to investigate cost savings and best practices for school districts operating home-to-school transportation programs, not including special education transportation. The measure also would request the Superintendent to invite specified representatives to become members of the committee and would request that the relevant findings or recommendations based on the committee's investigation be posted on the State Department of Education's Internet Web site.

Res. Ch. 156 (ACR 126) Dymally Augustus Freeman (Gus) Hawkins.

This measure would commend and recognize the late Honorable Augustus Freeman (Gus) Hawkins for his great accomplishments and his contributions to this state and our country as both a former Member of this Assembly and as a United States Representative in Congress and would declare that the second Monday of September of each year shall be Gus Hawkins Day in California.

Res. Ch. 157 (ACR 134) DeSaulnier Legislative Task Force on Summer and Intersession Enrichment.

This measure would establish the Legislative Task Force on Summer and Intersession Enrichment, consisting of specified members. The measure would require the task force to take various actions related to studying ways to provide summer enrichment and wellness programs to low-income children, as provided.

Res. Ch. 158 (ACR 137) Galgiani Chronic Obstructive Pulmonary Disease.

This measure would commend 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 this department, upon the program's conclusion, to prepare and submit a report of the

department's findings and recommendations regarding the pilot program to the appropriate committees of the Senate and Assembly.

This measure would declare November 2008 as COPD Awareness Month, and November 14, 2008, as COPD Awareness Day.

Res. Ch. 159 (ACR 138) Horton School nurses.

This measure would declare May 7 of each year as School Nurse Day in California and encourage all Californians to promote the good health of the state's students and recognize California's credentialed school nurses for their contributions to the health of the state's children.

Res. Ch. 160 (ACR 146) Solorio California-Mexico Project.

This measure would encourage faculty and student exchange between California's and Mexico's institutions of higher education through the California-Mexico Project. This measure would request the California Research Bureau to research and report on the programmatic and funding elements of an effective international student and faculty exchange program and would request the University of California, the California State University, and the California Community Colleges system to consult with the bureau, and provide the bureau with data on international exchange programs involving students and faculty, funding of those programs, and other pertinent information.

Res. Ch. 161 (ACR 147) Maze Detective Kent Haws Memorial Highway and Senior Investigator Laura Jean Cleaves Memorial Junction.

This measure would designate a portion of State Highway Route 65 in Tulare County as the Detective Kent Haws Memorial Highway and would designate the intersection of State Highway Routes 154 and 246 in Santa Barbara County as the Senior Investigator Laura Jean Cleaves Memorial Junction. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing those special designations and, upon receiving donations from nonstate sources sufficient to cover those costs, to erect those signs.

Res. Ch. 162 (ACR 150) La Malfa Joan Bechtel Memorial Highway.

This measure would designate the Tudor Bypass segment of State Highway Route 99 in Sutter County, as specified, as the Joan Bechtel 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. 163 (ACR 151) Cook Welcome Home Vietnam Veterans Week.

This measure would recognize December 10 through December 14, 2008, as Welcome Home Vietnam Veterans Week.

Res. Ch. 164 (ACR 153) Laird California Coastal Trail Day.

This measure would declare October 11, 2008, as California Coastal Trail Day in California.

Res. Ch. 165 (ACR 155) Beall Alcohol and Drug Addiction Recovery Month.

This measure would recognize September 2008 as Alcohol and Drug Addiction Recovery Month in California in order to raise awareness of the importance of substance use disorders treatment and to help those suffering from substance use disorders and their families to receive treatment.

Res. Ch. 166 (ACR 156) Berryhill The CDF Firefighter Eva Marie Schicke Memorial Highway.

This measure would designate the portion of State Highway Route 120 from the Mariposa/Tuolumne County line to the Rim of the World Vista as the CDF Firefighter Eva Marie Schicke 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. 167 (SCA 30) Ashburn State finance.

Senate Constitutional Amendment No. 13 of the 2007–08 Regular Session would, if adopted by the people, amend Section 20 of Article XVI of the California Constitution relative to state finance. That measure would rename the Budget Stabilization Account the Budget Stabilization Fund and would provide that all moneys in the fund not designated for deposit into the Deficit Recovery Bond Retirement Sinking Fund Subaccount may be transferred to the General Fund by a statute that contains no unrelated provisions or may be loaned to the General Fund to address a General Fund cashflow deficit.

This measure would instead provide that, apart from a transfer made for the purpose of responding to an emergency declared by the Governor, as defined, or loaned and repaid within a fiscal year to meet General Fund cash requirements, the total amount that may be transferred from the Budget Stabilization Fund to the General Fund for any fiscal year shall not exceed the amount derived by subtracting the General Fund revenues, transfers, and balances available from the prior fiscal year for that fiscal year from the total General Fund expenditures for the immediately preceding fiscal year as adjusted for changes in population and the cost of living, as defined. This measure would direct the Secretary of State to make those amendments in SCA 13.





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**DIGEST OF RESOLUTION  
ADOPTED IN 2008**

2007–08 FIRST EXTRAORDINARY SESSION

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**RESOLUTION CHAPTER**

Res. Ch. 1 (SCR 2) Perata Final adjournment: 2007–08 First Extraordinary Session.

This measure would provide that the 2007-08 First Extraordinary Session of the Legislature shall stand adjourned sine die at midnight on the date that this measure has been adopted by both houses of the Legislature.



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**DIGESTS OF RESOLUTIONS  
ADOPTED IN 2008**

2007–08 SECOND EXTRAORDINARY SESSION

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**RESOLUTION CHAPTERS**

None.





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**DIGEST OF RESOLUTION  
ADOPTED IN 2008**

2007–08 THIRD EXTRAORDINARY SESSION

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**RESOLUTION CHAPTER**

Res. Ch. 1 (SCR 2) Perata Final adjournment: 2007–08 Third Extraordinary Session.

This measure would provide that the 2007–08 Third Extraordinary Session of the Legislature shall stand adjourned sine die at midnight on the date that this measure has been adopted by both houses of the Legislature.



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**DIGESTS OF RESOLUTIONS  
ADOPTED IN 2008**

2007–08 FOURTH EXTRAORDINARY SESSION

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**RESOLUTION CHAPTERS**

None.





## 2008 DIGEST CHAPTERS SUPERIOR NUMBERS

1 [Ch. 268] I object to the following appropriations contained in Assembly Bill 1781.

Item 0690-011-0214—For support of Office of Emergency Services. I delete this item.

This item would authorize a \$30,000,000 loan from the Restitution Fund to the Emergency Response Fund. The final budget package does not create the Emergency Response Fund nor appropriate any funding from it. However, the final budget package does include this loan, which is no longer necessary. Therefore, on a technical basis, I must delete this item.

Item 0690-101-6061—For local assistance, Office of Emergency Services.

I revise this item by deleting Provision 1. This Budget Bill provision is unnecessary, as it simply restates existing law. Specifically, this provision would require the allocation of funding from the Transit System Safety, Security, and Disaster Response Account, Highway Safety, Traffic Reduction, Air Quality, and Port Security Fund of 2006 to be consistent with the provisions of Chapter 181, Statutes of 2007. Chapter 181 designated administering agencies for the bond funds authorized by the voters via Proposition 1B in November 2006, and imposed various requirements on these agencies for the allocation of the bond funds.

Item 0690-101-6073—For local assistance, Office of Emergency Services.

I revise this item by deleting Provision 1. This Budget Bill provision is unnecessary, as it simply restates existing law. Specifically, this provision would require the allocation of funding from the Port and Maritime Security Account, Highway Safety, Traffic Reduction, Air Quality, and Port Security Fund of 2006 to be consistent with the provisions of Chapter 181, Statutes of 2007. Chapter 181 designated administering agencies for the bond funds authorized by the voters via Proposition 1B in November 2006, and imposed various requirements on these agencies for the allocation of the bond funds.

Item 1700-001-0001—For support of Department of Fair Employment and Housing. I reduce this item from \$17,813,000 to \$16,869,000 by reducing:

(1) 50-Administration of Civil Rights Law from \$23,668,000 to \$22,624,000

(2) Amount payable from the Federal Trust fund (Item 1700-001-0890) from -\$5,855,000 to -\$5,755,000.

I am reducing this item by \$944,000 which will result in the loss of 9.5 personnel years for the enforcement of civil rights. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am also revising this item to conform to the action I have taken in 1700-001-0890.

Item 1700-001-0890—For support of Department of Fair Employment and Housing. I reduce this item from \$5,855,000 to \$5,755,000.

I am revising this item to conform to the action I have taken in Item 1700-001-0001 to reflect a reduction in federal funds for processing dual filed housing and employment discrimination claims.

Item 1730-001-0044—For support of Franchise Tax Board. I reduce this item from \$2,991,000 to \$2,844,000 to make a technical correction to the Budget Bill.

This technical veto will conform with the Legislature's intent and is consistent with the legislative action taken in Item 1730-001-0001.

Item 1730-001-0064—For support of Franchise Tax Board. I reduce this item from \$5,615,000 to \$5,342,000 to make a technical correction to the Budget Bill.

This technical veto will conform with the Legislature's intent and is consistent with the legislative action taken in Item 1730-001-0001.

Item 2240-001-0001—For support of Housing and Community Development. I reduce this item from \$4,784,000 to \$4,023,000 by reducing:

- (1) 10-Codes and Standards Program from \$29,964,000 to \$29,118,000.
- (7) Reimbursements from -\$1,132,000 to -\$1,047,000, and by deleting Provision 2.

I am reducing this item by \$761,000 for the Employee Housing Program. While the budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am also eliminating the Legislature's augmentation of reimbursements for this item by \$85,000 and, consistent with this action, I am deleting Provision 2 that expresses legislative intent that the Department of Housing and Community Development increase fees paid by employee housing providers to offset program reductions.

Item 2240-101-0001—For local assistance, Department of Housing and Community Development. I reduce this item from \$6,316,000 to \$5,973,000 by reducing:

- (1) 20-Financial Assistance Program from \$173,116,000 to \$172,773,000, and deleting Provision 1.

I am reducing this item by \$343,000 to reinstate the budget-balancing reduction to the migrant housing operations program that I proposed. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 2240-101-0890—For local assistance, Department of Housing and Community Development. I revise this item by deleting Provision 2.

I am deleting Provision 2 which would specify that \$1,800,000 of the amount appropriated in this item shall be made available upon receipt of a federal grant. This language is unnecessary because the Department of Housing and Community Development cannot make the expenditure unless the federal grant is received.

Item 2240-101-6069—For local assistance, Department of Housing and Community Development. I revise this item by deleting Provision 2.

I am deleting Provision 2, which would specify that funding in this item shall be subject to legislative review and approval of a request by the Department of Housing and Community Development. This language is unnecessary.

Item 2240-101-9736—For local assistance, Department of Housing and Community Development. I revise this item by deleting Provision 2.

I am deleting Provision 2, which would specify that funding in this item shall be subject to legislative review and approval of a request by the Department of Housing and Community Development. This language is unnecessary.

Item 2240-102-6038—For local assistance, Department of Housing and Community Development. I revise this item by deleting Provision 2.

I am deleting Provision 2, which would specify that funding for the Building Equity in Neighborhoods program shall be subject to legislative review and approval of a request by the Department of Housing and Community Development. This language is unnecessary because the funding proposed in the Budget is always subject to legislative review and approval.

Item 2240-105-0001—For transfer, as an expenditure, upon order of the Director of Finance, to the Emergency Housing and Assistance Fund. I delete this item.

I am reducing this item by \$401,000 to reinstate the budget-balancing reduction to the state grant program for local emergency shelters that I proposed. I am further reducing this item by \$3,599,000. While the budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 2320-001-0317—For support of Department of Real Estate. I revise this item by deleting Provision 2.

I am deleting Provision 2, which would require the Department of Real Estate to report workload and enforcement data to the Legislature.

This reporting requirement would result in an expenditure increase without regard to the availability of resources. Consequently, I am vetoing this language. Nevertheless, in recognition of the Legislature's desire to obtain this information, I am instructing the Commissioner to comply with the legislative request for this report to the extent compliance can be achieved using existing resources and without impairing the Department of Real Estate's ability to perform its essential functions.

Item 2600-001-0042—For support of California Transportation Commission. I revise this item by deleting Provision 1.

While the Legislature approved the \$100,000 augmentation to fund a contract with a financial consultant to assist in reviewing the eligibility of high-occupancy toll lane project applications, it also added provisional language requiring that these funds only be used for this purpose. While this provisional language is consistent with the Administration's intended use of this funding, it is unnecessary.

Item 2660-104-6063—For local assistance, Department of Transportation. I reduce this item from \$62,999,000 to \$61,299,000 by reducing:

(1) 20.30-Highway Transportation—Local Assistance from \$62,999,000 to \$61,299,000.

Item 2660-302-0042—For capital outlay, Department of Transportation. I reduce this item from \$847,800,000 to \$747,800,000 by reducing:

(1) 20-Highway Transportation from \$1,897,800,000 to \$1,797,800,000, and

(a) State Highway Operation and Protection Program (\$1,897,800,000) to (\$1,797,800,000).

I am reducing this item by \$100,000,000 to reflect the lower estimated revenues that the State Highway Account is projected to receive from excise taxes on fuel. Continuing increases in prices have reduced consumption, resulting in less tax revenue.

Item 3340-001-0001—For support of California Conservation Corps. I reduce this item from \$35,874,000 to \$33,874,000 by reducing:

- (1) 10-Training and Work Program from \$65,032,000 to \$63,032,000.

I am reducing this item by \$2,000,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law, and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Nevertheless, I am sustaining the legislative augmentation of an additional \$1,000,000 from the Collins-Dugan California Conservation Corps Reimbursement Account to maintain three non-residential facilities and 75 corpsmember slots.

Item 3600-001-0001—For support of Department of Fish and Game. I reduce this item from \$77,301,000 to \$73,410,000 by reducing:

- (1) 20-Biodiversity Conservation Program from \$150,694,000 to \$147,572,000;
- (2) 25-Hunting, Fishing, and Public Use from \$71,276,000 to \$70,737,000;
- (3) 30-Management of Department Lands and Facilities from \$48,009,000 to \$46,895,000;
- (4) 40-Enforcement from \$61,764,000 to \$61,648,000;
- (6) 70.01-Administration from \$44,359,000 to \$43,672,000;
- (7) 70.02-Distributed Administration from –\$44,359,000 to –\$43,672,000; and
- (21) Amount payable from the Hatchery and Inland Fisheries Fund (Item 3600-001-3103) from –\$17,297,000 to –\$16,297,000.

I am reducing this item by \$3,891,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law, and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

In addition, I am reducing \$1,000,000 from the Hatchery and Inland Fisheries Fund.

Item 3600-001-3103—For support of Department of Fish and Game. I reduce this item from \$17,297,000 to \$16,297,000.

I am reducing this item by \$1,000,000 to conform to the action I have taken in Item 3600-001-0001.

Item 3720-001-0001—For support of California Coastal Commission. I reduce this item from \$11,809,000 to \$11,192,000 by reducing:

- (1) 10-Coastal Management Program from \$16,630,000 to \$16,049,000;
- (2) 20-Coastal Energy Program from \$1,112,000 to \$1,076,000;
- (3) 30.01-Administration from \$1,914,000 to \$1,827,000; and
- (4) 30.02-Distributed Administration from –\$1,814,000 to –\$1,727,000.

I am reducing this item by \$617,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto

power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 3780-001-0001—For support of Native American Heritage Commission. I reduce this item from \$786,000 to \$707,000 by reducing:

(1) 10-Native American Heritage Commission from \$792,000 to \$713,000.

I am reducing this item by \$79,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law, and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 3790-001-0001—For support of Department of Parks and Recreation. I revise this item by reducing:

(1) For support of the Department of Parks and Recreation from \$432,009,000 to \$431,099,000,

and by deleting

(4.5) Amount payable from the Motor Vehicle Account, State Transportation Fund (Item 3790-001-0044) (–\$910,000).

I am revising this item to conform to the action I have taken in Item 3790-001-0044.

Item 3790-001-0044—For support of Department of Parks and Recreation. I delete this item.

I am deleting this item of appropriation which acts as a \$910,000 legislative funding shift from the General Fund to the Motor Vehicle Account (MVA), State Transportation Fund to enable the Department of Parks and Recreation to comply with the State Air Resources Board’s new diesel particulate matter emission regulations for on-road heavy-duty diesel vehicles. I believe regulatory compliance activities should be funded by the department’s own funding sources. Consequently, the MVA is not an appropriate fund source for this purpose.

Item 3810-001-0140—For support of Santa Monica Mountains Conservancy.

I am sustaining the provisional language added by the Legislature providing that the Santa Monica Mountains Conservancy (Conservancy) shall reimburse to the Attorney General’s Office (AG) for costs associated with grant reviews and attending meetings.

The clear intent of this language is to create an incentive for the AG to provide legal services to the Conservancy and to have the Conservancy to reimburse the AG for its costs related to Proposition 84. However, this new language inadvertently appears to conflict with the language in Provision 1, which requires the AG to otherwise provide legal services to the Conservancy as if it were a General Fund department.

Therefore, by sustaining this language, it is my intent that the Conservancy reimburse the AG for costs associated with Proposition 84 grant reviews and the associated meetings, and that all other legal costs be funded in a manner consistent with past practice. The Department of Finance will revisit this issue next budget year.

Item 3900-001-0001—For support of State Air Resources Board. I reduce this item from \$2,189,000 to \$189,000.

I am reducing this item by \$2,000,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to

reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 3940-001-0001—For support of State Water Resources Control Board. I revise this item by deleting sub-schedules (a) and (b) under Program 10—Water Quality, and Provision 2 of this section.

I am eliminating Budget Act language that displays the allocations to the state's nine regional boards and requires additional actions should a reallocation of resources be necessary. The Regional Boards develop and enforce the water quality objectives and implementation plans that are developed by the State Water Board, recognizing local differences in climate, topography, geology and hydrology. The joint authority of water allocation and water quality protection enables the State Water Board to provide comprehensive protection for California's waters. This centralized structure allows the State Board to implement program priorities and to respond to statewide needs through the Regional Board. The State Board should not require a change in authority to move funds from one region to another should events occur that make it necessary—such as a fire, a flood, or a change in priorities. Creating separate line items in the budget for each Regional Board would challenge the State Board's ability to manage and prioritize the needs of the whole state. Alternatively, the Water Board can address the Legislature's intent to better understand the role of the regional water boards through an anticipated strategic and structural reorganization the Water Board is planning through its Water Quality Initiative.

Item 3960-001-0001—For support of Toxic Substances Control. I reduce this item from \$23,325,000 to \$22,170,000.

I am reducing this item by \$1,155,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am revising the dollar amount specified in Provision 1 to conform to the action taken in this item.

“The Director of Toxic Substances Control may expend from this item: (a) \$11,604,000 for the following activities at the federal Stringfellow Superfund site: (1) operation and maintenance of pretreatment plants to treat contaminated groundwater extracted from the site, (2) site maintenance and groundwater monitoring, and (3) implementation of work to stabilize the site, and (b) ~~\$4,266,000~~ \$3,111,000 for the operation of the Illegal Drug Laboratory Removal Program.”

Item 3960-001-0014—For support of Toxic Substances Control. I revise this item by reducing:

(1) 12-Site Mitigation and Brownfields Reuse from \$89,426,000 to \$88,271,000.

(8) Amount payable from General Fund (Item 3960-001-0001) from –\$23,325,000 to –\$22,170,000.

I am revising this item to conform to the action I have taken in Item 3960-001-0001.

Item 4170-101-0001—For local assistance, Department of Aging. I reduce this item from \$56,109,000 to \$42,945,000 by reducing:

(1) 10-Nutrition from \$73,373,000 to \$72,804,000;

- (2) 20-Senior Community Employment from \$10,304,000 to \$7,139,000;
- (3) 30-Supportive Services and Centers from \$71,894,000 to \$65,916,000; and
- (4) 40-Special Projects from \$50,003,000 to \$46,751,000;

and by deleting:

- (4.5) 97.20.004-Local Projects (\$200,000).

I am reducing this item by \$13,164,000 for the following programs:

- \$316,000 from the Home Delivered Meals program;
- \$253,000 from the Congregate Nutrition program;
- \$3,165,000 from Senior Community Employment;
- \$5,978,000 from the Long-term Care Ombudsman and Supportive Services programs;
- \$2,526,000 for the Multipurpose Senior Services Program;
- \$416,000 for the Alzheimer's Day Care Resource Centers;
- \$250,000 for the Linkages program;
- \$60,000 for the Brown Bag program; and
- \$200,000 for the Senior Legal Hotline.

While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 4200-001-0001—For support of Department of Alcohol and Drug Programs. I reduce this item from \$14,701,000 to \$6,019,000 by reducing:

- (1) 15-Alcohol and Other Drug Services Program from \$57,702,000 to \$48,275,000;
- (2) 30.01-Administration from \$11,999,000 to \$8,999,000;
- (3) 30.02-Distributed Administration from –\$11,999,000 to –\$8,999,000;
- (4) Reimbursements from –\$4,932,000 to –\$4,544,000;
- (10) Amount payable from the Substance Abuse Treatment Trust Fund (Item 4200-001-3019) from –\$3,565,000 to –\$3,208,000.

I am reducing this item by \$9,070,000 (\$8,682,000 General Fund and \$388,000 Reimbursements), as follows:

- \$8,000,000 for the California Methamphetamine Prevention Campaign;
- \$776,000 and 5.3 positions for the Drug Medi-Cal Program;
- \$154,000 for the Non-Drug Medi-Cal Program;
- \$110,000 and 0.5 positions for the Drug Court programs; and
- \$30,000 and 0.4 positions for the Offender Treatment Program.

While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am also reducing \$357,000 and 3.0 positions in Item 4200-001-3019 to conform to the action I have taken in Item 4200-105-0001.

Item 4200-001-3019—For support of Department of Alcohol and Drug Programs. I reduce this item from \$3,565,000 to \$3,208,000.

I am reducing this item by \$357,000 to conform to the action I have taken in Item 4200-105-0001.

Item 4200-101-0001—For local assistance, Department of Alcohol and Drug Programs. I reduce this item from \$89,197,000 to \$83,665,000 by reducing:

(1) 15-Alcohol and Other Drug Services Programs from \$438,351,000 to \$423,168,000;

(4) Amount payable from the Substance Abuse Treatment Fund (Item 4200-101-3019) from -\$96,514,000 to -\$86,863,000.

I am reducing this item by \$5,532,000, as follows:

- \$2,983,000 for the Drug Court programs;
- \$1,970,000 for the Offender Treatment Program; and
- \$579,000 for the Non-Drug Medi-Cal Program.

While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am also reducing \$9,651,000 in Item 4200-101-3019 to conform to the action I have taken in Item 4200-105-0001.

Item 4200-101-3019—For local assistance, Department of Alcohol and Drug Programs. I reduce this item from \$96,514,000 to \$86,863,000.

I am reducing this item by \$9,651,000 to conform to the action I have taken in Item 4200-105-0001.

Item 4200-104-0001—For local assistance, Department of Alcohol and Drug Programs. I reduce this item from \$23,457,000 to \$21,111,000 by reducing:

(1) 15-Alcohol and Other Drug Services Program from \$40,511,000 to \$38,165,000.

I am reducing this item by \$2,346,000 for perinatal substance abuse treatment programs. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 4200-105-0001—For transfer by the Controller to the Substance Abuse Treatment Trust Fund. I reduce this item from \$100,079,000 to \$90,071,000.

I am reducing this item by \$10,008,000 for the Substance Abuse and Crime Prevention Act program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I have taken conforming action in Item 4200-001-3019 and Item 4200-101-3019.



Item 4260-001-0001—For support of Department of Health Care Services. I revise this item by reducing:

(1) 20-Health Care Services from \$383,834,000 to \$381,821,000,

and by deleting:

(10) Amount payable from the California Discount Prescription Drug Program Fund (Item 4260-001-8040) (-\$2,013,000).

I am deleting \$2,013,000 intended to specifically fund costs for the California Discount Prescription Drug Program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am also deleting Item 4260-001-8040 to conform to this action.

Item 4260-001-8040—For support of Department of Health Care Services. I delete this item and Provisions 1 and 2.

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.

I am also deleting Provision 1 and 2 to conform to this action.

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 \$5,870,000 in this item to conform to the action 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 4260-113-0001—For local assistance, Department of Health Care Services. I reduce this item from \$208,380,000 to \$206,744,000 by:

(3) Benefits (Medical Care and Services) from \$567,046,000 to \$563,226,000, and

(4) Amount payable from the Federal Trust Fund (Item 4260-113-0890) from -\$363,428,000 to -\$361,244,000.

I am reducing this item by \$1,636,000 to make a technical correction to conform to the Legislature’s action to utilize unanticipated Medi-Cal savings in fiscal year 2007–08 to reduce expenditures in 2008–09.

I am reducing Item 4260-113-0890 by \$2,184,000 to conform with this action.

Item 4260-113-0890—For local assistance, Department of Health Care Services. I reduce this item from \$363,428,000 to \$361,244,000 to make a technical correction to the Budget Bill.

I am reducing this item by \$2,184,000 to conform to my action 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 \$3,857,000 intended specifically to fund local assistance costs for the California Discount Prescription Drug Program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that

this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 4265-001-0001—For support of Department of Public Health. I reduce this item from \$86,147,000 to \$82,850,000 by reducing:

(2) 20-Public and Environmental Health from \$501,031,000 to \$497,734,000.

I am reducing this item by \$3,297,000, as follows:

- \$1,042,000 for the Childhood Lead Poisoning Prevention Branch;
- \$976,000 for the Medical Device and Drug Safety Program;
- \$841,000 for the Epidemiology and Prevention for Injury Control Branch;
- \$277,000 for the Prostate Cancer Treatment Program; and
- \$161,000 for the Cosmetic Safety Program.

While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 4265-111-0001—For local assistance, Department of Public Health. I reduce this item from \$257,472,000 to \$244,479,000 by reducing:

(3) 20.20-Infectious Disease from \$365,085,000 to \$358,845,000;

(4) 20.30-Family Health from \$1,504,545,000 to \$1,498,477,000;

(6) 20.50-County Health Services from \$40,691,000 to \$39,791,000;

(7) 20.60-Environmental Health from \$132,541,000 to \$131,557,000;

(8) Reimbursements from –\$160,479,000 to –\$159,280,000;

and by deleting Provision 3.

I am reducing this item by \$5,030,000 (\$3,831,000 General Fund and \$1,199,000 Reimbursements) by eliminating funding to local entities for the following programs:

- \$1,824,000 for the TeenSMART Outreach Program;
- \$1,322,000 for the Male Involvement Program;
- \$984,000 for the Beach Safety Program; and
- \$900,000 for the State Public Health Subvention.

I am also reducing this item by \$3,670,000 by reducing funding to local entities for the following programs:

- \$2,269,000 for the Domestic Violence Program;
- \$748,000 for the Tuberculosis Control Housing Program;
- \$403,000 for the Teen Life Skills Information and Education Program; and
- \$250,000 for the Maternal, Child and Adolescent Health Program.

While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am deleting \$5,492,000 of the \$6,842,000 General Fund legislative augmentation to local health jurisdictions for AIDS/HIV Education and Prevention programs. With this reduction, \$31.8 million still remains to support the AIDS/HIV Education and Prevention programs.

I am also deleting Provision 3, that expresses a legislative wish to have the Department of Public Health not exclude any drugs from the AIDS Drug Assistance Program

(ADAP) formulary for the purpose of reducing ADAP expenditures and would require funding to be maintained using the ADAP Rebate Fund. The Office of AIDS within the Department is the appropriate entity to determine the proper alignment of program expenditures within the funding available, including the ADAP Rebate Fund. Provision 3 would restrict the Office of AIDS' ability to manage ADAP expenditures. Consequently, I am vetoing this language.

Item 4440-103-0001—For local assistance, Department of Mental Health. I reduce this item from \$232,856,000 to \$225,136,000 by reducing:

(1) 10.25-Community Services—Other Treatment from \$232,856,000 to \$225,136,000.

I am reducing this item by \$7,720,000 for the Mental Health Managed Care program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 4700-001-0001—For support of Department of Community Services and Development. I delete this item.

I am deleting this item to conform to the action I have taken in 4700-101-0001.

Item 4700-101-0001—For local assistance, Department of Community Services and Development. I delete this item.

I am deleting the \$2,565,000 for the Naturalization Services program. I am also deleting the \$154,000 in state operations funding for this program (refer to Item 4700-001-0001). While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 5180-001-0001—For support of Department of Social Services. I reduce this item from \$107,134,000 to \$106,640,000 by reducing:

(2) 25-Social Services and Licensing from \$168,929,500 to \$168,829,500;

(3) 35-Disability Evaluation and Other Services from \$260,159,500 to \$259,381,500; and

(6) Reimbursements from -\$26,048,000 to -\$25,664,000.

I am reducing this item by \$778,000 (\$394,000 General Fund) for the Disability Determination program and \$100,000 General Fund for the Independent Adoptions program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reduction and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 6110-123-0001—For local assistance, Department of Education. I reduce this item from \$120,209,000 to \$114,209,000 by deleting:

(2) 20-Corrective Actions \$6,000,000.

I am deleting the \$6,000,000 restored by the Legislature that allocates funds to non-Title I Immediate Intervention Underperforming Schools Program (II/USP) schools that are still subject to state sanctions and are working with school assistance and intervention teams (SAITs). Although the II/USP ended in 2004–05, schools continue to receive grants of \$150 per student to implement improvement plans prepared by SAITs. I do not believe that the state should continue to fund these activities. Earlier this year, the Legislature accepted my proposal to eliminate from the Budget federal Title I funds for these purposes. This veto would be consistent with that agreement.

I am deleting Provision 2 to conform to this action.

Item 6110-125-0890—For local assistance, Department of Education. I delete Provision 4 of this item.

I am deleting the appropriation located in Section 4 of the provisional language related to a \$1.8 million intervention program for local education agencies not meeting federal Title III benchmarks that was administratively established in the 2007–08 fiscal year as little information has been provided on what the program would achieve.

I am deleting Provision 4 to conform to this action.

Item 6120-150-0001—For local assistance, California State Library, for the Civil Liberties Public Education Program. I reduce this item from \$475,000 to \$450,000.

I am reducing this item by \$25,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 6120-160-0001—For local assistance, California State Library, for the California Newspaper Project Program. I reduce this item from \$228,000 to \$216,000.

I am reducing this item by \$12,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 6120-211-0001—For local assistance, California State Library. I reduce this item from \$13,625,000 to \$12,908,000 by reducing:

(1) 20.30-Direct Loan and Interlibrary Loan Programs from \$10,899,000 to \$10,182,000.

I am reducing this item by \$717,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this

budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 6120-213-0001—For local assistance, California State Library, for the English Acquisition and Literacy Program. I reduce this item from \$4,811,000 to \$4,558,000.

I am reducing this item by \$253,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 6120-221-0001—For local assistance, California State Library, for the Public Library Foundation Program. I reduce this item from \$13,642,000 to \$12,924,000.

I am reducing this item by \$718,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 6610-001-0001—For support of California State University. I revise this item by revising Provision 10.

While I am sustaining the Legislature’s action to earmark funding for student academic preparation and student support services programs, I am vetoing the language requiring the university to report on these programs. This reporting requirement would result in an expenditure increase without regard to the availability of revenues. Nevertheless, in recognition of the Legislature’s desire to obtain this information, I am instructing the Chancellor of the California State University 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 10 to conform as follows:

“10. Of the amount appropriated in Schedule (1), \$52,000,000 is appropriated for student academic preparation and student support services programs. The California State University shall provide \$45,000,000 to support the Early Academic Assessment Program and the Educational Opportunity Program. ~~It is the intent of the Legislature that the university report on the outcomes and effectiveness of the Early Academic Assessment Program to the fiscal committees of each house of the Legislature no later than March 15, 2009.~~”

Item 6870-001-0001—For support of Board of Governors of the California Community Colleges. I reduce this item from \$10,109,000 to \$9,778,000 by reducing:

(4.5) 97.20.001-Unallocated Reduction from –\$200,000 to –\$531,000.

I am reducing this item by \$331,000. However, I am sustaining the remaining \$500,000 legislative augmentation for the purpose of ensuring sufficient resources to fill key positions that are critical to maintaining accountability and fiscal oversight functions that will ensure the solvency of all districts. I anticipate that the Chancellor’s Office will be able to accommodate the remaining reduction. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory

spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 7980-001-0784—For support of California Student Aid Commission. I reduce this item from \$1,000,000 to \$500,000.

I am reducing \$500,000 from the Federal Policy and Program Division (FPPD) to align funding with the FPPD's responsibilities and to preserve resources. The current funding level exceeds what is necessary to support the staff of the FPPD. Furthermore, any savings that can be achieved in the Student Loan Operating Fund will result in the program being more valuable and thus result in additional General Fund revenue upon the sale, or other transaction, involving EdFund that is authorized by Chapter 182 of the Statutes of 2007.

Item 7100-001-0514—For support of Employment Development Department. I revise this item by deleting Provision 5.

I am deleting Provision 5 which requires the Employment Training Panel (Panel) to prioritize funding for "green jobs" training. This language is unnecessary because the Panel already identifies clean technology products, services, and processes as a priority in its strategic plan, providing more than \$6,900,000 to these industries.

Item 8140-001-0001—For support of State Public Defender. I reduce this item from \$11,551,000 to \$10,928,000 by reducing:

- (1) 10-State Public Defender from \$11,551,000 to \$10,928,000.

I am reducing this item by \$623,000 for the Office of the State Public Defender, which provides post-conviction appellate representation in death penalty cases. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 8570-001-0001—For support of Department of Food and Agriculture. I reduce this item from \$83,730,000 to \$80,341,000 by reducing:

- (1) 11-Agricultural Plant and Animal Health; Pest Prevention; Food Safety Services from \$128,861,000 to \$125,472,000, and by deleting Provision 5.

I am reducing this item by \$3,389,000 and 8.6 personnel years for the Agricultural Plant and Animal Health; Pest Prevention; Food Safety Services Program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am deleting Provision 5 because the language is unnecessarily restrictive. These funds are part of the base budget for the Light Brown Apple Moth Eradication Project

and should be available for the Department to allocate for use as necessary once the toxicology study that was recently completed has been reviewed and aerial spraying is determined to be a safe tool for the Department to utilize in its eradication efforts.

Item 8570-004-0001—For transfer by the Controller to the Pierce's Disease Management Account. I reduce this item from \$4,380,000 to \$4,150,000.

I am reducing this item by \$230,000 for the Pierce's Disease Control Program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order for further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 8640-001-0001—For support of Political Reform Act of 1974. I reduce this item from \$2,745,000 to \$2,470,000 by reducing:

- (1) 10-Secretary of State from \$790,000 to \$711,000;
- (2) 20-Franchise Tax Board from \$1,747,000 to \$1,572,000; and
- (3) 30-Department of Justice from \$216,000 to \$195,000.

I am reducing this item by \$275,000 for the Political Reform Act of 1974. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 8940-001-1014—For support of Military Department. I delete this item.

This item contains an appropriation from the Emergency Response Fund, which was not authorized in the final budget package. Therefore, I must delete this item on a technical basis.

Item 9100-101-0001—For local assistance, Tax Relief. I reduce this item from \$693,885,000 to \$503,005,000 by deleting:

- (1) 10-Senior Citizens' Property Tax Assistance (\$40,562,000);
  - (3) 30-Senior Citizens Renters' Tax Assistance (\$150,318,000);
- and by deleting Provisions 2, 4, and 6.

I am also revising Provision 5 to conform to this action as follows:

“5. Notwithstanding any other provision of law, the Director of Finance may authorize expenditures for Schedules ~~(1)~~; (2), ~~(3)~~; (4), and (5) in excess of or less than the amount appropriated not sooner than 30 days after notification in writing of the necessity thereof is provided to the chairpersons of the fiscal committees of each house of the Legislature and the Chairperson of the Joint Legislative Budget Committee, or not sooner than whatever lesser time the chairperson of the joint committee, or his or her designee, may in each instance determine.”

I am reducing this item by \$190,880,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this

budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

With the above deletions, revisions, and reductions, I hereby approve Assembly Bill 1781.

ARNOLD SCHWARZENEGGER, Governor

2 [Ch. 269] I object to the following appropriations contained in Assembly Bill 88.

Item 0690-001-0001—For support of Office of Emergency Services.

I am sustaining Provision 4, which suspends the Government Code Section 8581.5 requirement for the biennial report on emergency preparedness for catastrophic disasters, which was scheduled to be published in 2008–09. However, I am directing the Office of Emergency Services to prepare this report to the extent possible using existing resources.

Item 0690-102-0001—For local assistance, Office of Emergency Services. I revise this item by deleting Provisions 3 and 5.

Provision 3 requires the Office of Emergency Services to allocate \$800,000 to the Central Coast Rural Crime Prevention Program. Funding for this program was reduced by 10 percent, but this language was not amended to reflect the reduced amount. This technical veto is necessary to ensure that all grant recipients receive the same level of reduction. Therefore, I am directing the Office of Emergency Services to allocate the grant funding in a manner consistent with this budget language adjusted for the 10 percent reduction.

Provision 5 would require the Office of Emergency Services to use a competitive grant process for allocating funds to California Multijurisdictional Methamphetamine Enforcement Teams, and would create limitations on the minimum and maximum amounts of grants awarded under this program. This language is unnecessarily restrictive; therefore, I am vetoing this provision.

Item 2640-101-0046—For local assistance, State Transit Assistance. I reduce this item from \$406,434,000 to \$306,434,000.

I am reducing this item by \$100,000,000 for the State Transit Assistance program so that sufficient funding will be available in the Public Transportation Account to provide full reimbursement of the General Fund for its Home-to-School Transportation costs. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law, and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

With the \$5 billion in transit and intercity rail funding provided in Proposition 1B, this will allow a substantial increase in the capacity, safety, and reliability of public transportation throughout the state. The amount I am retaining in this item also continues program funding at a sustainable level.

Item 2660-001-0042—For support of Department of Transportation.

I am sustaining the Legislature’s funding for capital outlay support. In the May Revision, I proposed a reduction in positions and dollars for engineering, design, environmental studies, and other work. For the declining amount of ongoing work, I proposed to use an increased share of contractual services, consistent with the provisions of Proposition 35, approved by the voters in 2000.

The Legislature, however, funded 90 percent state staff and 10 percent contract staff. Because it will take a year or more to hire and train state staff as existing staff leave,



I am concerned that this action will delay projects by a year or more and end up costing more than using contractual services. Moreover, because the funding from Proposition 1B is one-time and will be exhausted over the next four 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 beyond the level reflected in the budget action, but within the funding level the Legislature has provided.

Item 3540-001-0001—For support of Department of Forestry and Fire Protection. I reduce this item from \$560,045,000 to \$557,896,000 by reducing:

- (3) 12-Resource Management from \$62,597,000 to \$60,448,000;
- (4) 20.01-Administration from \$67,198,000 to \$66,911,000; and
- (5) 20.02-Distributed Administration from -\$66,536,000 to -\$66,249,000.

I am reducing this item by \$2,149,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

However, I am sustaining \$1,093,000 and 10.0 positions in the Resource Management program to fund vegetation management efforts because fuel reduction projects are a cost-effective way to reduce the number and size of catastrophic wildfires.

Item 3900-001-0044—For support of State Air Resources Board. I revise this item by reducing:

- (2) 25-Stationary Source from \$57,232,000 to \$55,232,000.

(6) Amount payable from the General Fund (Item 3900-001-0001) from -\$2,189,000 to -\$189,000.

I am revising this item to conform to the action I have taken in Item 3900-001-0001.

Item 4260-101-0001—For local assistance, Department of Health Care Services. I revise this item by reducing:

(1) 20.10.010-Eligibility (County Administration) from \$2,697,119,000 to \$2,689,743,000;

(8) Amount payable from the Federal Trust Fund (Item 4260-101-0890) from -\$21,448,993,000 to -\$21,441,617,000;

and by deleting Provision 14.

I am revising this item to conform to the action I have taken in Item 4260-101-0890.

I am also deleting Provision 14 from this item, which directs the Department of Health Care Services to provide the Legislature with specific options for improving the Medi-Cal fee-for-service program. While I share the Legislature’s interest in improving the coordination of care for Medi-Cal beneficiaries and believe that such efforts will better serve clients and reduce costs, I am deleting the provision as it would limit my discretion in developing a budget proposal.

Item 4260-101-0890—For local assistance, Department of Health Services. I reduce this item from \$21,448,993,000 to \$21,441,617,000.

I am reducing this item by \$7,376,000 to conform to my action in Items 4170-101-0001, 4200-001-0001, 4265-111-0001, 4440-001-0001, and 5180-001-0001.

Item 4300-101-0001—For local assistance, Developmental Services. I reduce this item from \$2,384,027,000 to \$2,382,799,000 by reducing:

- (2) 10.10.020-Purchase of Services from \$3,372,900,000 to \$3,370,854,000, and
- (4) Reimbursements from -\$1,308,405,000 to -\$1,307,587,000.

I am reducing this item by \$2,046,000 (\$1,228,000 General Fund and -\$818,000 Reimbursements). This technical veto is consistent with the pass through of the January 1, 2009 federal Supplemental Security Income cost of living adjustment.

Item 4440-101-0001—For local assistance, Department of Mental Health. I reduce this item from \$480,163,000 to \$480,111,000 by reducing:

- (5) 10.97-Community Services—Healthy Families from \$24,805,000 to \$24,653,000, and

- (6) Reimbursements from -\$1,208,165,000 to -\$1,208,065,000.

I am reducing this item by \$152,000 (\$52,000 General Fund and \$100,000 Reimbursements) for the Healthy Families program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 5180-101-0001—For local assistance, Department of Social Services. I reduce this item from \$2,808,386,000 to \$2,738,386,000 by reducing:

- (1) 16.30-CalWORKs from \$5,290,712,000 to \$5,220,712,000.

I am reducing this item by \$70,000,000 for the CalWORKs program. This funding would have been available to counties as part of their single allocation, which can be used for county administration, employment services, and child care. Even with this reduction in funding, the single allocation provided to counties still increases from 2007–08 to 2008–09. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 5180-141-0001—For local assistance, Department of Social Services. I reduce this item from \$480,516,000 to \$478,478,000 by reducing:

- (1) 16.75-County Administration and Automation Projects from \$1,194,774,000 to \$1,192,736,000.

I am reducing this item by \$2,038,000 for the Work Incentive Nutritional Supplement program. By eliminating this funding, I am delaying implementation of this program for one year. This will allow the Department of Social Services to study this program and ensure it is consistent with federal rules. Further, while this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further

ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 5180-151-0001—For local assistance, Department of Social Services. I reduce this item from \$757,135,000 to \$750,727,000 by reducing:

(1) 25.30-Children and Adult Services and Licensing from \$2,151,082,000 to \$2,139,650,000;

(2) 25.35-Special Programs from \$22,682,000 to \$22,101,000;

(3) Reimbursements from -\$143,894,000 to -\$138,589,000; and

(6) Amount payable from the Federal Trust Fund (Item 5180-151-0890) from -\$1,263,716,000 to -\$1,263,416,000.

I am reducing this item by \$11,432,000 (\$6,127,000 General Fund) for the Adult Protective Services program, and by \$581,000 (\$281,000 General Fund) for the Deaf Access program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law, and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 5180-151-0890—For local assistance, Department of Social Services. I reduce this item from \$1,263,716,000 to \$1,263,416,000.

I am reducing this item to conform to the action I have taken in 5180-151-0001 related to the Deaf Access program.

Item 5225-001-0001—For support of the California Department of Corrections and Rehabilitation. I reduce this item from \$7,173,074,000 to \$7,145,074,000 by reducing:

(8) 25-Adult Corrections and Rehabilitation Operations from \$4,974,568,000 to \$4,946,568,000.

I am directing the Secretary of the California Department of Corrections and Rehabilitation to implement a Parole Decision-Making Instrument (PDMI) that provides guidelines on how to respond to technical parole violations based on the risk-to-reoffend level of the offender and the seriousness of the violation. I believe that the use of the PDMI by parole agents will facilitate the reintegration into society of low-risk parolees by providing community-based sanctions and programs. By providing alternatives to incarceration for parolees who commit minor technical parole violations, the Department will be able to reduce prison overcrowding. Consistent with this direction, I am reducing \$22,000,000 from this item to reflect lower adult inmate population levels.

I am also reducing this item by an additional \$6,000,000 to reflect a delay in the activation of Female Rehabilitative Community Correctional Center beds that resulted from the state’s late budget.

Item 6110-001-0001—For support of Department of Education. I revise this item by reducing:

(2) 20-Instruction Support from \$174,201,000 to \$173,909,000;

(3) 30-Special Programs from \$54,659,000 to \$54,351,000; and

(9) Amount payable from Federal Trust Fund (Item 6110-001-0890) from -\$171,015,000 to -\$170,415,000.

I am revising this item to conform to the action I have taken in Item 6110-001-0890.

Item 6110-001-0890—For support of Department of Education. I reduce this item from \$171,015,000 to \$170,415,000.

I am deleting the legislative augmentation of \$600,000 federal Title I funds to enhance an evaluation of the Migrant Education program. The Budget Act of 2007 provided \$800,000 for completing a comprehensive needs assessment, developing the state educational agencies service delivery plan, and contracting for an evaluation to meet federal requirements. The appropriation provided in 2007 should be sufficient for producing a useful program evaluation.

I am deleting Provision 30 to conform to this action.

I am deleting provisional language that would appropriate \$1,200,000 of Title III funds proposed for unspecified English learner state level activities (state operations) in 2009–10 as it is premature to appropriate funds for 2009–10, for projects that have not been developed or justified.

I am deleting Provision 34 to conform to this action.

Item 6110-130-0001—For support of the Department of Education, Instructional Support. I reduce this item from \$9,035,000 to \$8,131,000.

I am reducing this item by \$904,000 for the Advancement Via Individual Determination program. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law, and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am revising Provision 1 to conform to this action as follows:

“1. Of the funds appropriated, ~~\$1,300,000~~ *\$1,170,000* is available for administration of the Advancement Via Individual Determination (AVID) centers.”

Item 6110-196-0001—For local assistance, Department of Education. I revise this item by deleting Provisions 4(e) and 9(b).

I am deleting Provision 4(e), which would specify principles for the State Department of Education (SDE) to follow when developing the 2008–09 expenditure plan for state and local activities to improve child care. The language is unnecessary and does not specify any clear priorities for development of the expenditure plan.

I am deleting Provision 9(b), which would restrict the start point on the family fee schedule to 40 percent of the State Median Income as adjusted for family size. This provision is inconsistent with the prior agreement reached between the Administration and the Legislature that families currently paying fees continue to do so as income eligibility is adjusted. Additionally, this language would result in lower fee revenues, increased costs in child care programs, and reduced capacity to serve children.

I am sustaining Provision 2(b), which would provide details for the expenditures of the appropriation and specify the rate limits for alternative payment and other voucher-based programs based on the 85th percentile of the 2007 Regional Market Rate Survey with an effective date of March 1, 2009. While I must sustain this provision because a statute would otherwise control the appropriation and drive the rates, I am concerned that this language will drive considerably higher costs per case in the future, similar to the rate increases experienced in 2007–08.

I am also sustaining Provision 14, which specifies intent to fully fund the third stage (Stage 3) of child care for former CalWORKS families. This intent statement duplicates statutory intent language and, while it reflects a goal to provide sufficient funds, I want to be clear that inclusion of this language in the budget bill is not a commitment to fund any deficiency that might occur.

Item 6110-202-0001—For local assistance, Department of Education. I reduce this item from \$11,742,000 to \$10,880,000 by reducing:

- (1) 30.20.010-Child Nutrition Programs from \$11,742,000 to \$10,880,000.

I am reducing this item by \$862,000. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law, and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

Item 6110-488—Reappropriation, Proposition 98, Department of Education. I revise this item from \$163,051,000 to \$146,651,000, and by deleting:

I am deleting the \$16,400,000 augmentation to Stage 2 child care to align expenditures with updated caseload estimates. With this reduction, a total of \$516,611,000 still remains in the budget to support the CalWORKs Stage 2 program which should be sufficient for the estimated caseload under the authorized eligibility, copayment, and subsidy policies.

I am revising Provision 3 to conform to this action.

“3. The sum of ~~\$163,051,000~~ *\$146,651,000* is hereby reappropriated to the State Department of Education for transfer by the Controller to Section A of the State School Fund for allocation by the Superintendent of Public Instruction for the purpose of funding CalWORKs Stage 2 child care. The amount reappropriated pursuant to this provision is for use in the 2008–09 fiscal year.”

I am deleting the one-time legislative augmentation of \$295,000 for assessments of the Oakland Unified, Vallejo City Unified, and West Fresno Elementary School Districts. Current law specifies that these emergency loan districts are responsible for the costs of these reports. Therefore, I am eliminating this augmentation.

I am deleting Provision 2 to conform to this action.

Item 6440-001-0001—For support of University of California. I reduce this item from \$3,000,920,000 to \$2,995,520,000 by decreasing:

- (1) Support from \$3,123,516,000 to \$3,118,116,000, and by revising Provisions 14 and 24 and by deleting Provision 16.

I am reducing this item by \$5,400,000 to eliminate funding that supports research on labor and employment and labor education. While this budget bill provides for a modest reserve in 2008–09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state’s structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am also revising Provision 24 of this item to conform as follows:

“24. Of the funds appropriated in Schedule (1), ~~\$5,400,000~~ *\$0* is to support research on labor and employment and labor education throughout the University of California system. ~~Of these funds, 60 percent shall be for labor research and 40 percent shall be for labor education.~~”

Further, while I am sustaining the Legislature’s action to earmark funding for student academic preparation and education programs (SAPEP), I am vetoing the language requiring the university to report on its use of funds for SAPEP activities. This reporting requirement would result in an expenditure increase without regard to the

availability of revenues. Nevertheless, in recognition of the Legislature's desire to obtain this information. 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 14 to conform as follows:

"14. 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 of each year. ~~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 no later than April 1, 2009.~~"

Finally, I am deleting the legislative redirection of \$15,000,000 from funds budgeted for administrator compensation to support salary increases and a step pay system for low-wage service employees. Given the 10 percent reduction to the university's institutional support budget that was adopted by the Legislature, the University should be provided the flexibility to allocate its resources to preserve core administrative functions. Further, employee salaries should be negotiated in collective bargaining agreements between the University and its service employees.

I am deleting Provision 16 to conform to this action.

Item 7980-001-0001—For support of California Student Aid Commission. I reduce this item from \$14,206,000 to \$13,527,000 by decreasing:

(1.5) 50-California Loan Program from \$1,000,000 to \$500,000;

(3.5) 97.20.001 Unallocated Reduction from -789,000 to -1,468,000;

(4.5) Amount payable from the Student Loan Operating Fund (7980-001-0784) from -\$1,000,000 to -\$500,000; and by revising Provision 4.

I am reducing this item by \$679,000. However, I am sustaining the remaining \$111,000 legislative augmentation for the purpose of funding additional ongoing telephone system and Department of Technology Services costs that were identified after the January budget proposal. While this budget bill provides for a modest reserve in 2008-09, it fails to make the necessary statutory spending reductions and revenue increases needed to eliminate the state's structural budget deficit going forward. At the same time, constitutional requirements, federal law and court required payments drive the majority of the spending in any budget, and limit my ability to reduce spending. As a result, I have an obligation to reduce spending when my veto power is adequate to do so. Consequently—and in order to further ensure that this budget remains in balance—I am taking the difficult but necessary action reflected in this veto to further control state spending.

I am also revising Provision 4 of this item to conform to the action I have taken in Item 7980-001-0784 as follows:

"4. (a) This item reflects ~~\$1,000,000~~ \$500,000 payable from the Student Loan Operating Fund for the purpose of funding, on a limited-term basis, 6.0 positions in the Federal Policy and Programs Division. Those positions shall be continued until a sale or other authorized transaction is completed pursuant to Chapter 182 of the Statutes of 2007, which is anticipated to occur in the 2009-10 fiscal year.

(b) Additionally, this item reflects an increase of \$1,010,000 available on a one-time basis for necessary moving costs, furnishings, and equipment associated with reloca-

tion of the Student Aid Commission. Not later than August 1, 2008, the commission shall detail and submit for approval to the Department of Finance, and for informational purposes to the Chairperson of the Joint Legislative Budget Committee, all one-time costs estimated to be necessary for relocation of the commission. Any funds remaining shall be available for any expenses that may be necessary or convenient to further the intent of the sale or other authorized transaction of EdFund pursuant to Chapter 182 of the Statutes of 2007 upon the written approval of the Department of Finance.”

Item 7980-101-0001—For support of California Student Aid Commission. I revise this item by revising Provision 1.

I am deleting the legislative augmentation to Provision 1(d), which increased the number of Assumption Program of Loans for Education (APLE) awards by 800. The remaining amount of authorized awards in the budget is 7,200. I proposed fewer APLE awards to curb the growth in required APLE payments in the context of budget balancing reductions and because the Student Aid Commission has historically not utilized all the awards. This reduction is necessary to limit future ongoing expenditures in line with ongoing resources as we work towards resolving the structural budget imbalance.

I am revising Provision 1 as follows:

“1. Funds appropriated in Schedule (1) are for purposes of all of the following:

(a) Awards in the Cal Grant Program under Chapter 1.7 (commencing with Section 69430) and Article 3 (commencing with Section 69530) of Chapter 2 of Part 42 of Division 5 of Title 3 of the Education Code.

(b) Grants under the Law Enforcement Personnel Dependents Scholarship Program pursuant to Section 4709 of the Labor Code.

(c) California Student Opportunity and Access Program contract agreements under Article 4 (commencing with Section 69560) of Chapter 2 of Part 42 of Division 5 of Title 3 of the Education Code.

(d) The purchase of loan assumptions under Article 5 (commencing with Section 69612) of Chapter 2 of Part 42 of Division 5 of Title 3 of the Education Code. The Student Aid Commission shall issue ~~8,000~~ 7,200 new warrants.

(e) The purchase of loan assumptions under the Graduate Assumption Program of Loans for Education pursuant to Article 5.5 (commencing with Section 69618) of Chapter 2 of Part 42 of Division 5 of Title 3 of the Education Code.

(f) The purchase of loan assumptions under the State Nursing Assumption Program of Loans for Education (SNAPLE) Employees of State Facilities Program pursuant to Article 2 (commencing with Section 70120) of Chapter 3 of Part 42 of Division 5 of Title 3 of the Education Code.

(g) The purchase of loan assumptions under the State Nursing Assumption Program of Loans for Education (SNAPLE) pursuant to Article 1 (commencing with Section 70100) of Chapter 3 of Part 42 of Division 5 of Title 3 of the Education Code.

(h) The Student Aid Commission shall report by April 1, 2009, on the State Nursing Assumption Program of Loans for Education, pursuant to the reporting requirements of Section 70108 of the Education Code.

(i) Of the amount appropriated in Schedule (1), \$297,000 is provided for loan assumption payments to participants in the National Guard Assumption Program of Loans for Education pursuant to Article 12.5 (commencing with Section 69750) of Chapter 2 of Part 42 of the Education Code.

(j) Notwithstanding subdivision (c) of Section 69613.8 of the Education Code, any Assumption Program of Loans for Education participant who meets the requirements of subdivision (a) or (b) of Section 69613.8 of the Education Code may receive the additional loan assumption benefits authorized by those subdivisions.”

Item 8380-001-0001—For support of Department of Personnel Administration.

I am revising this item in order to correct a technical error in the Budget Bill:

- (1) 10-Classification and Compensation from \$6,442,000 to \$6,414,000;
- (2) 20-Labor Relations from \$3,480,000 to \$3,464,000;
- (3) 25-Legal from \$7,947,000 to \$7,919,000;
- (5) 40.02-Distributed Administration from -\$4,457,000 to -\$4,370,000; and
- (6) 54-Benefits Administration from \$32,972,000 to \$32,957,000.

With the above deletions, revisions, and reductions, I hereby approve Assembly Bill 88.

ARNOLD SCHWARZENEGGER, Governor



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# **CROSS REFERENCE TABLES**

BILL TO CHAPTER NUMBER

**2008**

2007-08 REGULAR SESSION

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## CROSS REFERENCE TABLES

## Bill to Chapter Number

## ASSEMBLY BILLS

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
10	753	619	420	1340	293
23	18	638	628	1358	657
31	623	642	314	1389	751
38	372	660	315	1394	431
55	290	717	582	1424	152
66	34	749	477	1451	538
69	277	811	159	1452	763
86	646	813	19	1461	630
88	269	830	649	1479	211
97	207	837	698	1480	432
109	313	844	731	1491	9
131	487	856	425	1496	318
158	754	873	316	1510	658
163	647	876	650	1545	35
164	23	887	651	1626	212
171	310	916	652	1654	764
180	278	919	583	1667	36
186	755	963	6	1674	319
190	588	978	291	1679	50
211	602	981	317	1684	433
225	480	990	298	1699	29
242	11	994	426	1741	765
259	184	1060	427	1763	551
268	756	1062	653	1764	136
334	734	1088	654	1767	208
346	624	1100	5	1771	86
352	422	1115	85	1778	733
372	151	1141	292	1780	320
387	185	1150	188	1781	268
415	186	1158	14	1808	137
433	625	1163	655	1810	87
439	210	1183	758	1812	160
450	12	1188	428	1820	213
498	272	1203	603	1824	51
499	359	1209	429	1826	214
518	187	1225	656	1844	369
519	757	1245	629	1846	321
534	423	1251	8	1856	20
541	424	1252	39	1859	659
545	626	1263	64	1860	569
550	297	1278	258	1864	88
572	648	1279	759	1871	660
578	627	1284	488	1874	322
583	735	1289	430	1877	215
591	84	1301	125	1879	559
602	13	1338	760	1883	259

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
1889	661	2043	584	2202	261
1892	40	2044	300	2203	129
1893	30	2045	438	2205	448
1894	631	2047	222	2210	449
1895	24	2048	439	2211	669
1897	489	2049	589	2215	15
1898	632	2050	737	2216	232
1900	323	2052	440	2222	670
1903	633	2057	223	2223	450
1907	434	2059	738	2226	233
1908	634	2060	92	2232	195
1911	490	2065	667	2241	451
1913	189	2068	153	2245	96
1915	635	2069	491	2246	762
1922	25	2070	482	2248	53
1923	190	2071	570	2249	234
1924	216	2075	224	2250	452
1927	299	2079	73	2258	453
1931	217	2080	93	2260	235
1932	126	2090	441	2261	671
1935	324	2091	193	2266	130
1936	191	2092	94	2267	537
1948	636	2094	442	2272	672
1949	218	2096	483	2273	97
1952	435	2098	194	2280	454
1954	421	2100	481	2284	236
1960	562	2103	443	2286	571
1963	219	2111	301	2287	455
1964	71	2120	260	2289	154
1971	220	2125	326	2291	328
1972	436	2128	225	2293	638
1974	662	2131	226	2296	492
1976	89	2133	444	2300	673
1980	145	2136	739	2302	41
1981	663	2137	227	2304	586
1998	192	2142	228	2306	146
2001	325	2143	445	2307	162
2004	127	2148	65	2310	131
2009	221	2149	476	2319	674
2010	90	2150	327	2321	302
2014	52	2156	74	2323	262
2016	664	2158	668	2326	639
2020	665	2162	637	2327	361
2023	370	2165	446	2330	98
2025	161	2168	447	2335	66
2026	761	2171	585	2337	456
2028	437	2176	229	2339	493
2031	563	2180	539	2341	457
2033	273	2181	740	2343	237
2039	91	2188	95	2347	572
2040	666	2191	230	2349	147
2041	72	2193	231	2352	700
2042	736	2197	128	2356	609

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
2370	478	2597	37	2827	105
2374	238	2599	680	2838	470
2376	458	2604	246	2840	140
2390	494	2606	264	2842	744
2391	239	2607	498	2846	502
2397	75	2609	209	2855	685
2400	459	2618	553	2857	536
2401	741	2619	303	2859	365
2402	460	2637	499	2863	535
2403	495	2641	642	2881	686
2404	240	2648	681	2882	610
2405	241	2650	248	2885	745
2410	155	2651	701	2893	254
2411	329	2654	682	2899	555
2423	675	2658	249	2901	575
2426	461	2670	332	2904	255
2433	742	2673	197	2906	27
2436	743	2679	500	2911	565
2437	99	2680	643	2917	274
2439	640	2688	42	2919	256
2444	242	2693	26	2921	503
2445	247	2702	288	2922	687
2448	462	2714	250	2928	752
2449	243	2720	148	2932	149
2452	67	2726	466	2935	564
2454	279	2729	644	2945	689
2465	463	2730	251	2946	504
2466	540	2731	78	2949	265
2470	676	2737	554	2954	690
2474	496	2738	467	2956	304
2482	76	2742	368	2960	54
2483	132	2747	683	2963	199
2484	196	2749	501	2973	556
2494	641	2750	468	2991	691
2503	100	2754	684	2999	257
2510	244	2758	198	3000	266
2518	330	2759	308	3005	692
2522	677	2763	573	3010	505
2524	77	2765	574	3015	557
2527	464	2768	541	3016	645
2537	678	2778	102	3018	312
2553	263	2785	333	3020	106
2554	138	2786	252	3024	79
2555	245	2791	253	3025	471
2559	101	2794	469	3026	200
2565	465	2796	363	3028	506
2569	604	2801	163	3030	611
2570	497	2802	103	3034	267
2574	16	2803	104	3035	201
2578	552	2804	542	3038	596
2588	139	2809	587	3042	150
2589	331	2810	358	3043	43
2592	679	2824	695	3044	164

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3048	558	3070	108	3081	512
3049	165	3071	508	3083	591
3051	166	3072	334	8002	8002
3055	80	3073	509	8003	8003
3056	507	3074	510	8009	8009
3057	107	3075	364	8011	8011
3058	693	3076	511		
3060	55	3078	305		

**SENATE BILLS**

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28	270	658	271	1137	69
31	746	662	167	1140	475
53	612	685	168	1141	289
61	688	691	730	1145	344
107	335	692	2	1146	345
111	336	697	606	1147	546
129	109	731	384	1149	388
133	280	732	729	1158	516
140	513	780	342	1159	44
155	702	791	705	1160	484
157	337	797	33	1161	616
158	294	853	31	1162	346
187	374	870	281	1164	81
242	59	890	472	1166	389
286	373	891	295	1168	390
301	375	911	706	1169	142
302	376	940	169	1173	391
344	3	946	473	1175	617
348	377	947	707	1178	517
361	514	963	385	1182	56
375	728	997	275	1184	347
377	378	1007	708	1185	124
380	544	1016	343	1186	518
381	613	1033	111	1187	598
392	202	1040	17	1190	392
400	134	1055	282	1191	70
441	597	1058	296	1193	393
447	732	1061	10	1196	45
462	338	1062	614	1197	519
483	379	1063	7	1206	46
491	339	1064	386	1207	113
509	560	1065	283	1211	348
541	605	1068	22	1213	360
561	380	1070	133	1216	171
562	4	1093	387	1217	568
564	381	1101	203	1220	618
567	703	1104	576	1225	114
579	21	1105	577	1227	362
580	340	1107	170	1228	394
585	382	1110	578	1233	349
588	704	1112	515	1234	115
593	341	1116	112	1236	60
602	32	1117	615	1241	699
607	28	1123	371	1245	520
608	1	1124	709	1246	395
610	110	1126	38	1247	521
612	47	1127	141	1250	522
634	694	1135	545	1251	710

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
1255	57	1396	405	1556	723
1258	172	1399	176	1560	412
1260	396	1400	749	1561	528
1261	116	1401	593	1562	356
1262	350	1406	352	1567	413
1263	173	1407	311	1572	122
1264	174	1409	177	1584	529
1268	397	1419	121	1595	366
1271	747	1420	600	1604	285
1272	204	1422	547	1608	549
1274	523	1428	406	1612	181
1276	619	1431	135	1613	357
1277	398	1432	157	1615	182
1279	351	1435	178	1621	183
1280	399	1436	82	1623	414
1284	524	1437	718	1627	567
1285	711	1441	548	1629	307
1287	117	1448	156	1637	530
1296	712	1452	750	1638	531
1298	561	1455	309	1646	724
1302	599	1457	474	1660	276
1303	579	1458	158	1662	725
1304	61	1461	284	1666	726
1307	713	1464	205	1668	367
1308	400	1467	407	1675	287
1311	401	1472	353	1680	123
1316	714	1473	719	1681	532
1329	715	1482	118	1684	144
1333	58	1486	720	1685	83
1334	580	1495	594	1690	727
1341	485	1496	408	1696	62
1343	48	1498	179	1699	415
1352	402	1502	354	1701	416
1353	592	1503	409	1720	417
1356	49	1509	410	1723	533
1357	697	1510	620	1726	534
1362	716	1511	527	1727	120
1366	717	1519	721	1729	550
1369	748	1530	180	1732	63
1370	525	1531	621	1737	286
1371	526	1534	595	1739	566
1378	143	1537	355	1754	543
1379	607	1538	411	1770	206
1380	486	1546	601	1772	418
1387	403	1548	622	1774	419
1388	404	1553	722	1781	696
1393	175	1554	119		
1395	581				



**ASSEMBLY CONCURRENT RESOLUTIONS**

ACR	Resolution Chapter	ACR	Resolution Chapter	ACR	Resolution Chapter
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24	88	107	80	135	51
63	14	108	73	137	158
65	134	109	13	138	159
69	77	110	20	139	136
80	70	111	34	140	89
82	78	112	154	141	137
83	28	113	32	142	76
84	8	114	155	143	132
87	153	116	74	144	133
89	18	120	135	145	125
90	71	121	35	146	160
92	19	122	94	147	161
94	10	124	36	149	138
95	7	125	30	150	162
96	72	126	156	151	163
97	11	127	95	152	139
98	79	128	75	153	164
99	93	130	37	154	140
100	23	132	55	155	165
101	29	133	56	156	166

**ASSEMBLY JOINT RESOLUTIONS**

AJR	Resolution Chapter	AJR	Resolution Chapter	AJR	Resolution Chapter
21	126	43	91	58	84
22	15	45	81	60	102
30	6	48	101	62	100
31	96	49	98	64	147
36	145	51	146	65	131
37	127	52	99	66	148
39	128	53	92	67	149
40	90	54	82	68	150
41	97	56	83	69	151
42	129	57	130	70	152

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	Resolution Chapter	SCA	Resolution Chapter	SCA	Resolution Chapter
SCA					
4	115	13	144	30	167
12	143				

**SENATE CONCURRENT RESOLUTIONS**

	Resolution Chapter	SCR	Resolution Chapter	SCR	Resolution Chapter
SCR					
56	21	90	65	109	66
57	38	91	27	110	49
60	16	92	52	111	50
70	44	93	57	112	111
71	85	94	39	113	110
72	45	95	53	114	54
73	17	96	58	115	112
75	12	97	62	117	67
76	22	98	43	118	104
77	108	99	40	119	113
79	46	100	41	121	105
80	116	101	42	122	109
81	24	102	59	126	119
82	26	103	87	127	120
83	103	105	64	128	121
84	86	106	31	129	122
85	106	107	47	130	123
86	60	108	48	132	141
88	63				

**SENATE JOINT RESOLUTIONS**

	Resolution Chapter	SJR	Resolution Chapter	SJR	Resolution Chapter
SJR					
11	4	19	114	25	117
12	5	22	9	27	118
16	68	23	61	28	107
17	142	24	25	32	69

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2	13	16	30	54	100	117	125	152
169	214	239	264	290	317	354	357	359
360	368	371	376	419	437	501	507	524
529	531	547	567	599	628	659	681	697
725	733	734	759	815	842	860	865	885
926	952	983	996	1017	1021	1022	1028	1057
1107	1112	1129	1133	1155	1221	1230	1290	1292
1333	1366	1391	1405	1407	1418	1502	1517	1519
1526	1565	1569	1574	1605	1656	1666	1701	1709
1720	1722	1724	1725	1751	1754	1755	1760	1769
1805	1806	1816	1821	1823	1825	1829	1830	1832
1852	1863	1866	1867	1870	1872	1873	1884	1885
1887	1906	1910	1916	1917	1928	1942	1945	1946
1950	1951	1955	1962	1975	1982	1996	1997	2000
2002	2019	2032	2034	2046	2064	2078	2081	2095
2097	2099	2105	2106	2115	2123	2132	2135	2138
2139	2151	2160	2167	2173	2179	2189	2213	2214
2220	2231	2233	2243	2244	2252	2259	2262	2265
2269	2270	2275	2279	2295	2299	2305	2308	2309
2315	2344	2346	2369	2379	2386	2396	2412	2413
2427	2438	2440	2442	2443	2447	2455	2467	2468
2471	2472	2479	2498	2504	2508	2529	2532	2540
2541	2543	2547	2550	2560	2567	2576	2584	2586
2594	2595	2610	2617	2622	2627	2629	2630	2649
2669	2671	2686	2696	2697	2704	2706	2733	2757
2770	2784	2806	2818	2825	2828	2843	2844	2849
2854	2861	2871	2874	2878	2898	2918	2923	2937
2939	2944	2947	2950	2953	2959	2964	2968	2969
2970	2971	2986	2992	2994	2996	3013	3014	3021
3033	3041	3045	3050	3052	3054	3059	3062	3063
3064	3066	3068	3080	3084				

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992	1022	1056	1097	1102	1111	1113	1115	1132
1151	1167	1171	1174	1177	1180	1198	1208	1214

1218	1221	1230	1235	1237	1240	1253	1257	1282
1293	1301	1313	1319	1322	1326	1330	1335	1338
1351	1354	1355	1359	1360	1361	1376	1386	1391
1394	1402	1415	1425	1440	1442	1446	1447	1469
1475	1491	1499	1505	1515	1518	1524	1526	1527
1543	1549	1557	1563	1565	1573	1574	1583	1585
1586	1589	1601	1607	1633	1634	1641	1645	1661
1674	1686	1689	1691	1694	1698	1700	1709	1717
1718	1731	1735	1738	1749	1760	1762	1764	1767
1776	1777	1778	1779					

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## Bill to Chapter Number

**SENATE BILL**

Bill	Chapter
28	1

**SENATE CONCURRENT RESOLUTION**

Resolution	Chapter
2	1

**BILLS VETOED BY GOVERNOR****2008**

None.

**STATUTORY RECORD**

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**INDEX**

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**2008**

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## Bill to Chapter Number

**SENATE BILL**

Bill	Chapter
1	1

**BILLS VETOED BY GOVERNOR****2008**

None.

**STATUTORY RECORD**

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4	2
5	3
6	4
7	5
8	6

**SENATE BILL**

Bill	Chapter
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Resolution	Chapter
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**2008**

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Bill to Chapter Number

None.

**BILLS VETOED BY GOVERNOR**

**2008**

None.



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NEW GENERAL LAWS  
ENACTED 1999–2008

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**NEW GENERAL LAWS—1999****Regular Session**

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4	State employees: memoranda of understanding
5	State employees: memoranda of understanding
11	State employees: memoranda of understanding
13	State employees: memoranda of understanding
14	State employees: memorandum of understanding
19	Validations
25	Claims against the state: appropriation
35	Employment Development Department: federal funds: employment service program administrative costs
37	State Department of Education
45	Property tax revenue transfers: County of San Bernardino and City of Chino Hills
50	1999–2000 Budget
94	Property taxation: Legislative Analyst: study
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193	Museum of Chinese American History: Italian Hall: funding
195	Minors: volunteer construction services
237	Junction School District
242	Trade and Commerce Agency: international trade: report and plan
266	Validations
267	Validations
296	Public employees' retirement: calculation of benefits
299	Employment: JESF and TIPP programs
337	Postsecondary education: study of doctoral education
402	Community colleges: finance
455	Sales and use taxes: artwork
472	Veterans: farm and home purchases: life or disability insurance
485	Estate taxes: satisfaction
487	Revenue bonds: joint powers authorities
505	Parks and recreation: Kenneth Hahn State Recreation Area: study
562	State Highway Route 46: emergency improvements
601	Hazardous materials: Shasta Cascade Hazardous Materials Response Team
607	Highways: Environmental Enhancement and Mitigation Projects: extension
752	Kenneth Hahn State Recreation Area: advisory committee: master plan
761	State employees: State Bargaining Unit 7
793	Armories: homeless shelters
843	Elections: ballots
844	Underground electric and communications facilities
864	Veterans: World War II Memorial
933	Claims against the state: appropriation
954	Public postsecondary education: nursing report
956	Motor vehicle fuel industry practices: prices: mergers: investigation
958	Outdoor science programs
962	Education: school library materials
963	Pajaro River Watershed Flood Prevention Authority
986	State funds: appropriations
1001	Education: school facilities: funding
1010	Red imported fire ants

**First Extraordinary Session**

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5	State basic skills proficiency test

**NEW GENERAL LAWS—2000****Regular Session**

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2	Department of Forestry and Fire Protection: appropriation
24	Validations
28	Claims against the state: appropriation
39	Alcoholic beverages: use on school grounds
52	2000–01 Budget
85	Claims against the state: appropriation
166	Judgments and settlement claims against the state: appropriation
177	Claims against the state: appropriation
178	Child abuse: probation officers
229	Validations
230	Validations
247	Attorneys
305	Health Care: alcohol and other drug abuse
309	Food banks
332	Taxation: local agency reorganization
335	Los Angeles Unified School District
352	Political Reform Act of 1974: financial interest
367	The California School for the Deaf
370	California State University: performing arts center
376	School facilities
378	Rim of the Valley Trail
407	Land use
457	San Francisco Unified School District: fiscal management: fiscal expert
479	Crime prevention
480	Claims against the state: payment
503	Polycyclic aromatic hydrocarbon exposure: baseline health study
540	Lead poisoning prevention
570	Department of Parks and Recreation: Admission Day
572	Educational opportunities for veterans: Student Aid Commission
615	Budget augmentations: tax assistance
672	Budget Act of 2000: augmentation and appropriation
704	Child care
709	Conservation camps
710	Park and recreation facilities
719	Humboldt Bay Harbor District
735	Watershed protection
736	Watersheds
744	Reading training programs
746	Community college finance
774	Department of the Highway Patrol: museum
826	County health services: tobacco tax
828	Health facilities: emergency services
903	Local government finance
963	State Energy Resources Conservation and Development Commission
975	Political Reform Act of 1974: Bipartisan California Commission on Internet Practices
1014	Claims against the state: appropriation
1037	Grant Joint Union High School District



**NEW GENERAL LAWS—2001****Regular Session**

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6	Veterans' Homes of California
10	Validations
11	Local Coastal Program: City of Malibu
16	Historic State Capitol: repair: appropriation
23	California Gambling Control Commission: appropriation
28	Parks and Recreation: City of San Jose: property exchange
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81	Claims against the state: appropriation
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107	Water agencies: study
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197	Budget Act of 2001
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367	Mental health realignment: reports
402	California State University: real property exchange
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502	Coastal waters: contamination
511	Klamath River water crisis: assistance program
513	Sudden oak death
515	California Military Museum: World War II Oral History Program
519	Public postsecondary education: cooperative educational partnerships
558	Pupil reading programs
659	Breed Street Shul
664	Replacement Pier and Dredging Project: waste discharge permit fee waiver
707	Domestic violence programs
723	Claims against the state: appropriation
726	California State University: real property exchange
761	Department of Transportation: property transfer: Department of Parks and Recreation: City of Newport Beach
768	California Military Museum
878	Parks and recreation
932	Local public services
947	School facilities: site contamination: Belmont Learning Complex

**First Extraordinary Session**

None.

**Second Extraordinary Session**

<i>Chapter No.</i>	<i>Re:</i>
1	Long Beach tidelands: gas reserves: exploration and development

**NEW GENERAL LAWS—2002****Regular Session**

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18	Pest control: Glassy-winged Sharpshooter
43	Validations
44	Budget Act of 2001: contingencies or emergencies
89	Victims of crime: services
95	Claims against the state: appropriation
99	Budget implementation: education finance
101	Education
106	Remembrance Memorial for California Korean War Veterans at Santa Nella
222	Validations
223	Validations
250	Recall elections: City of South Gate
289	Public retirement boards: nominees
333	Emergency Medical Services Authority: task force: emergency and trauma services
362	Veterans' Home of California
379	2002–03 Budget Act
381	Mixed solid waste composting facility
449	Victims of crime: terrorist attacks
452	Medi-Cal: study
464	Hunters Point Shipyard Conversion Act of 2002
509	Budget Act of 2001: contingencies or emergencies
538	Transportation
583	Claims against the state: appropriation
631	State property: surplus
634	Portable classrooms
636	Baldwin Hills Conservancy: Kenneth Hahn State Recreation Area
660	Local government: allocations and apportionments: prison geocodes
662	Private employment: wages and hours
677	Criminal procedure: persons committed to medical facilities: study
745	Transportation: transit operators: farebox ratio: study
834	Domestic violence programs
887	Children's mental health
954	Public employees' retirement: death benefits
967	County of Los Angeles: parks
1056	Kerman Unified School District
1060	School-sponsored athletic programs: State Department of Education: California Postsecondary Education Commission: report
1083	University of California: curriculum and research on diversity: institute
1092	Study: community impact statements

**Second Extraordinary Session**

None.

**Third Extraordinary Session**

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3	Budget Act of 2001

**NEW GENERAL LAWS—2003****Regular Session**

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1	West Fresno Elementary School District
6	Budget Act of 2002: contingencies or emergencies
8	Horse racing: racing weeks
9	Validations
14	Oakland Unified School District: emergency loan
26	Targeted Instructional Improvement Grant Program: appropriation
40	Oxnard Union High School District
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184	Office of Emergency Services: demonstration project
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299	Public trust lands: Kaiser Steel development area
475	Claims against the state: appropriation
522	Public lands: transfer
698	State government
761	Ballona Wetlands
769	Ravenswood City Elementary School District: court-ordered costs funding
795	Student financial aid: Ortiz-Pacheco-Poochigian-Vasconcellos Cal Grant Program: high school grade point average: nontraditional, returning, and older adult students

**First Extraordinary Session**

None.

**Second Extraordinary Session**

None.

**Third Extraordinary Session**

None.

**Fourth Extraordinary Session**

None.

**Fifth Extraordinary Session**

<i>Chapter No.</i>	<i>Re:</i>
1	Ballot measures

**NEW GENERAL LAWS—2004****Regular Session***Chapter*

<i>No.</i>	<i>Re:</i>
3	Claims against the state: appropriation
12	Claims against the state: appropriation
15	Budget Act of 2002
29	Validations
39	State claims
43	Budget Act of 2003: contingencies or emergencies
53	Vallejo City Unified School District
208	2004–05 Budget
209	Ballot measures
213	Education finance
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260	School employees: termination
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377	Resource conservation: Chino Agricultural Preserve
390	State parks: Martini Creek Bypass
462	Bioterrorism preparedness
475	State claims
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564	Mosquito abatement
581	Community colleges: funding
648	Desalination facilities
682	California Urban Water Conservation Council: stakeholders
771	Property insurance: subsidized housing
805	Local agency formation
925	State property: surplus
954	Redevelopment plans

**Third Extraordinary Session**

None.

**Fourth Extraordinary Session**

None.

**Fifth Extraordinary Session**

None.

**NEW GENERAL LAWS—2005****Regular Session***Chapter*

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1	Human remains: the Metropolitan Anthony Gerigiannakis
3	DNA Identification Fund
4	Budget Trailer Bill: Tobacco Surtax Fund
7	Budget Act of 2004: contingencies and emergencies
8	Validations
11	Claims against the state: appropriation
33	School facilities: modernization reimbursement: El Segundo Unified School District
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170	Validations
246	Budget Act of 2004: contingencies and emergencies
292	Correctional facilities: faith- and morals-based programs
379	Child care resource and referral programs: funding
422	Nonprobate transfers: property conveyances upon death
541	Government real property
592	Public postsecondary education: master's degree nursing programs
643	Medi-Cal: dental services
664	Oakland Army Base Public Trust Exchange Act
688	Maywood Riverfront Park grant

**First Extraordinary Session**

None.

**NEW GENERAL LAWS—2006****Regular Session**

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17	Special statewide election expenses
26	Emergency health care services: appropriations
30	Elections: ballot label and title: SCA 7
34	Flood control: levee repair and flood control systems
37	Validations
39	Budget Act of 2005: contingencies and emergencies
40	Budget Act of 2005: augmentation
46	State claims
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55	Augmentation for contingencies or emergencies
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215	Donative transfers
229	State employees: State Bargaining Unit 8
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344	Public resources: hazardous materials tax
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558	Park lands: Fahrens Creek Park
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674	Pupils: high school exit examination
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**First Extraordinary Session**

None.

**Second Extraordinary Session**

None.

**NEW GENERAL LAWS—2007****Regular Session***Chapter  
No.**Re:*

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4	Public contracts: 2016 Olympic Games and Paralympic Games
6	Validations
8	Mental health: sexually violent predators
10	Budget Act of 2006: augmentation
67	Private postsecondary education
69	Truancy: state mandate
71	Budget Act of 2006
87	Claims against the state: appropriation
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171	Budget Act of 2007
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217	Validations
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434	Shasta-Tehama County Watermaster District
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688	Speech-language pathologists
695	Water: Salinas Valley State Prison wastewater treatment plant

**First Extraordinary Session**

None.

**Second Extraordinary Session**

None.

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**Regular Session**

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- 12 State Board of Chiropractic Examiners
- 22 Budget Act of 2007: augmentation
- 34 Infant botulism treatment and prevention
- 37 State claims
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- 614 Validations
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- 663 Surplus property: Chino Valley Unified School District
- 725 Air districts: emission reduction offsets: Sacramento metro federal nonattainment area

**First Extraordinary Session**

None.

**Second Extraordinary Session**

None.

**Third Extraordinary Session**

None.



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STATUTORY RECORD

1999–2008

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# STATUTORY RECORD

1999–2008

## Abbreviations

Ad =Added  
Ad(RN) =Added by Renumbering  
Am =Amended  
Art. =Article  
Ch. =Chapter  
Div. =Division  
Inc. Ref. =Incorrect Reference  
Pt. =Part  
R =Repealed  
Am & RN =Amended and Renumbered  
S =Supplemented (See below)  
Sec. =Section  
Stats. =Statutes  
\* =Urgency  
GRP =Governor's Reorganization Plan  
1X =First Extraordinary Session  
2X =Second Extraordinary Session  
3X =Third Extraordinary Session  
4X =Fourth Extraordinary Session  
5X =Fifth Extraordinary Session

## SUPPLEMENTS

CODIFIED SECTIONS	“S” denotes a placeholder for superior notes. This is not the latest amendment 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**

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	Year	Chapter	Effect		Year	Chapter	Effect
22	1999	656	Am	144 (Cont.)	2002	825	Am
	2004	33 *	Am				
25	2002	1013	Am	2003	485	Am	
	2005	658	Am	2003	789	Am <sup>582</sup>	
27	1999	655	Am	2003	874	Am <sup>582</sup>	
	1999	784 *	Am <sup>82</sup>	2004	909 *	Am <sup>688</sup>	
28	2000	927	Am	146	2001	357	Am
	2001	159	Am <sup>305</sup>		2003	485	Am
	2003	849	Am	146.5	2001	357	Am
	2002	1013	Am		2002	405	Am <sup>68</sup>
29	2004	695	Am	149	2000	1054	Am (by Sec. 3 of Ch.)
	2002	1013	Am				
29.5	2004	193	Am <sup>571</sup>	2000	1055 *	Am (by Sec. 2 of Ch.) <sup>14</sup>	
	2003	607	Am				
30	1999	652	Am (by Sec. 1.5 of Ch.)	2003	485	Am	
	2006	658	Am				
32	2002	1013	Am	153.5	2002	1079 *	Ad
	1999	655	Am		156.1	2003	107
101	2000	697	Am (by Sec. 1 of Ch.)	205		2000	1054
	2001	615 *	Am	2001	687	Am	
2001	687	Am (by Sec. 1.5 of Ch.)	2006	658	Am <sup>82</sup>		
2003	485	Am	2008	31	Am <sup>636</sup>		
2006	658	Am (by Sec. 2 of Ch.) <sup>82</sup>	207	2002	682	Ad	
101.1	1999	983	Am	312	2002	405	Am
101.2	2008	33 *	Ad & R <sup>317</sup>	Div. 1, Ch. 4, Art. 3.6, heading (Sec. 315 et seq.)	2008	548	Ad
101.7	2007	354	Ad	315	2008	548	Ad
102.3	2004	33 *	Am	327	2002	405	R
108	2008	179	Am <sup>976</sup>	335	2002	405	R
113	2000	277	Am	336	2002	405	R
	2001	159	Am <sup>305</sup>	337	2007	588	Am
119	2000	568	Am	350	2000	984	Ad <sup>289</sup>
	2000	1055 *	Am	2001	159	Am <sup>305</sup>	
121.5	2001	306	Ad	2007	183	R	
	2001	435	Ad	351	2000	984	Ad <sup>289</sup>
2002	405	R (as ad by Stats. 2001, Ch. 306)	2002	405	R		
125.3	2001	728	Am	352	2000	984	Ad <sup>289</sup>
	2005	674	Am	2004	227 *	Am	
125.6	2006	223	Am (as am by Sec. 2, Stats. 2005, Ch. 674)	2007	183	R	
	2007	568	Am	450.2	2002	1150	Ad
125.9	2000	197	Am	450.4	2003	563	R
	2001	309	Am	450.5	2003	563	Am
128.5	2001	728	Am	453	2002	1150	Ad
	2003	788	Am	467.1	2005	75 *	Am <sup>80</sup>
130	2000	1054	Am	470.3	2005	75 *	R <sup>80</sup>
	2000	1054	Am	470.5	2005	75 *	Ad <sup>80</sup>
138	2001	159	Am <sup>305</sup>	470.6	2005	75 *	Ad <sup>80</sup>
	1999	67 *	Am	472.4	2002	107	Am
139	1999	67 *	Ad	Div. 1.2, heading (Sec. 473 et seq.)	2004	909 *	Am
144	2000	697	Am <sup>305</sup>				
	2001	159	Am				
2001	687	Am					
2002	744	Am (by Sec. 1 of Ch.)					

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Div. 1.2, Ch. 1, heading (Sec. 473 et seq.)				650 (Cont.)			
	2003	789	Ad	2007	483	Am <sup>962</sup>	
473	2003	874	Am	2008	179	Am <sup>976</sup>	
	2004	33 *	Am	2008	290 *	Am	
473.1	2000	393	Am	650.02	2002	309	
	2002	825	Am	650.1	2000	836	
	2003	789	Am	650.4	2002	1013	
473.15	2000	199	Am	651	1999	631	
	2002	681	Am			Am (by Sec. 1 of Ch.)	
	2002	1012 *	Am (by Sec. 1.5 of Ch.)		1999	856	
	2004	33 *	Am			Am (by Sec. 2 of Ch.)	
	2005	659	Am		2000	135	
	2006	658	Am		2002	313	
473.16	2000	393	R	655.5	2000	251	
	2005	674	Ad	655.6	2003	319	
473.17	2000	393	R		2007	656	
473.2	2000	393	Am	655.7	2007	656	
	2003	789	Am	655.8	2008	469	
	2004	33 *	Am	680	1999	411	
473.3	2000	393	Am		2000	135	
	2001	399	Am	681	1999	748	
	2003	789	Am	682	2003	652	
	2004	33 *	Am	683	2004	351	
473.4	2004	33 *	Am	685	2002	683	
473.5	2000	393	Am	690	2006	538	
	2004	33 *	Am	704	1999	631	
473.6	2002	1012 *	Am	725	2006	350	
	2004	33 *	Am			Am (by Sec. 1.5 of Ch.)	
	2004	909 *	Am		2007	130	
474	2003	789	Ad	728	2002	1013	
	2004	33 *	Am	730	1999	83	
	2004	909 *	Am			Am (as ad by Stats. 1997, Ch. 400) & RN <sup>30</sup>	
474.1	2003	789	Ad	730.5	1999	83	
	2004	33 *	Am	733	2005	417	
474.2	2003	789	Ad		2006	487	
	2004	33 *	Am	800	1999	252	
474.3	2003	789	Ad		1999	655	
	2004	33 *	Am		2002	1085	
474.4	2003	789	Ad		2002	1150	
	2004	33 *	Am			Am (by Sec. 2.5 of Ch.)	
480	2008	179	Am <sup>976</sup>	801	2006	659	
488	2000	568	Ad		2002	1085	
490	2008	33 *	Am		2004	467	
	2008	179	Am <sup>976</sup>		2006	223	
511.1	1999	545	Ad <sup>56</sup>		2006	538	
	2000	1069	Am	801.01	2006	223	
511.3	2003	203	Ad	801.1	2002	1085	
	2004	183	Am <sup>571</sup>		2006	223	
511.4	2005	441	Ad	802	2001	728	
650	2000	843	Am		2002	1085	
	2000	867	Am <sup>82</sup>		2005	674	
	2001	728	Am		2006	223	
	2006	698	Am (by Sec. 1 of Ch.)	802.1	2005	216	
	2006	772	Am (by Sec. 1.5 of Ch.)		2005	674	
	2007	130	Am <sup>902</sup>		2006	223	
				802.3	2002	1085	
					2006	223	
				802.5	2005	216	
				803	2001	728	
						Am	

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803 (Cont.)	2005	216	Am	1003	2000	867	Ad <sup>251</sup>
	2006	223	Am	1004	2000	867	Ad <sup>251</sup>
803.1	2000	836	Am	1005	2004	695	Ad
	2002	1085	Am	1054	2004	695	Am
	2006	223	Am	1206.5	1999	70	Am
803.2	2001	728	Am		2001	501	Am (by Sec. 1 of Ch.)
	2006	223	R		2001	640	Am (by Sec. 1.5 of Ch.)
803.3	2006	223	R		2004	450	Am
803.5	2000	867	Am	1209	2007	588	Am
	2005	216	Am	1209.1	2006	319	Am
	2006	223	Am	1209.5	2006	319	Ad
803.6	2005	216	Am		2007	61 *	Am
804	2006	223	Am	1214	2004	450	Ad
804.5	2006	223	R	1220.5	1999	748	Ad
805	1999	252	Am	1241	2000	322	Am
	2001	614	Am		2001	640	Am
	2002	1012 *	Am	1241.1	2006	795	Ad
	2006	223	Am	1242	1999	695	Am
805.1	2001	614	Am	1242.5	1999	695	Am
805.2	2001	614	Ad	1244	2004	450	Am
	2001	615 *	Ad	1246	1999	695	Am
	2002	664	Am <sup>431</sup>		2004	14 *	Am (by Sec. 1 of Ch.)
	2002	1079 *	R (as ad by Sec. 4, Stats. 2001, Ch. 614) Am (as ad by Sec. 2, Stats. 2001, Ch. 615) <sup>37</sup>		2004	18 *	Am (by Sec. 1.5 of Ch.)
	2005	674	Am		2006	14 *	Am
	2006	223	Am		2007	483	Am <sup>962</sup>
805.5	1999	655	Am	1246.5	2001	80	Am
	2001	614	Am		2004	450	Am
805.6	2001	614	Ad	1247.4	1999	979	Am
805.7	2001	614	Ad	1247.63	1999	979	Am <sup>3613</sup>
	2002	1012 *	Am	1247.64	1999	979	Am <sup>3613</sup>
806	2001	614	Am	1247.66	1999	979	Am <sup>3613</sup>
808.5	1999	655	Ad	1247.95	1999	979	R
809	2006	538	Am <sup>802</sup>	1260	2003	319	Am
	2008	25	Am	1260.3	2002	356 *	Ad
810	2003	595	Am (by Sec. 1 of Ch.)	1261.6	2004	807	Ad
	2003	659	Am (by Sec. 1.5 of Ch.)	1262	2003	319	Am
	2004	333	Am	1265	1999	70	Am
852	2000	802	Ad		2000	322	Am
853	2000	802	Ad	1265.1	2006	795	Ad
	2002	1157	R & Ad		2007	130	Am <sup>902</sup>
	2003	62	Am <sup>519</sup>		2007	483	Am <sup>962</sup>
	2003	510	Am		2008	179	Am <sup>976</sup>
	2004	183	Am <sup>571</sup>	1269	1999	695	Am
	2004	667	Am	1269.3	2006	319	Ad
	2006	538	Am <sup>802</sup>	1269.5	2000	322	Ad
854	2002	1157	Ad	1271	2004	735	Am
855	2002	1157	Ad		2007	198	R & Ad <sup>69</sup>
	2003	62	Am <sup>519</sup>				Am (as am by Sec. 1, Stats. 2004, Ch. 735) <sup>13</sup>
860	2002	541	Ad				R (as ad by Sec. 2, Stats. 2004, Ch. 735)
920	2002	1085	Ad	1274	2004	695	Am
921	2002	1085	Ad	1275	2003	319	Am
922	2002	1085	Ad	1281.1	2000	322	Ad

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1282.2	2000	322	Ad	1601.1	2001	532	Ad (by Sec. 2.5 of Ch.) <sup>70</sup>
1282.3	2000	322	Ad				
	2001	854	Am				R <sup>63</sup>
1287	2000	322	Am		2001	625	Ad <sup>70</sup>
1288.3	1999	748	Ad <sup>25</sup>				R <sup>63</sup>
1300	1999	70	Am		2003	788	R (as ad by
	1999	979	Am <sup>113</sup>				Sec. 2.5, Stats.
	2002	356*	Am				2001, Ch. 532)
	2006	74*	Am				Am (as ad by
1301	2000	322	Am				Sec. 2, Stats.
1310	2005	219	Am				2002, Ch.
1311	2000	322	Ad				625) <sup>79 43</sup>
1320	2005	219	Am		2004	667	Am <sup>98 75</sup>
1324	2000	322	Am		2005	659	Am <sup>300 317</sup>
1416	2001	687	Ad		2006	658	Am <sup>82</sup>
1416.1	2001	687	Ad		2008	31	Ad <sup>636</sup>
1416.10	2001	687	Ad				R <sup>801</sup>
1416.12	2001	687	Ad		2008	35	Ad & R <sup>349</sup>
1416.2	2001	687	Ad	1601.2	2002	107	Ad
1416.20	2001	687	Ad	1601.3	2001	615*	Ad <sup>345</sup>
1416.22	2001	687	Ad				R <sup>63</sup>
1416.24	2001	687	Ad		2008	31	Ad <sup>636</sup>
1416.26	2001	687	Ad	1603	2001	532	Am
1416.28	2001	687	Ad	1616.1	2001	745*	R
1416.30	2001	687	Ad	1616.5	2001	532	Am <sup>5</sup>
1416.32	2001	687	Ad				Ad <sup>70</sup>
1416.34	2001	687	Ad				R <sup>63</sup>
1416.36	2001	687	Ad		2003	788	Am <sup>79 43</sup>
1416.38	2001	687	Ad		2004	667	Am <sup>98 75</sup>
1416.4	2001	687	Ad		2005	659	Am <sup>300 317</sup>
1416.40	2001	687	Ad		2006	658	Am <sup>82</sup>
1416.42	2001	687	Ad		2008	31	Ad <sup>636</sup>
1416.44	2001	687	Ad				R <sup>801</sup>
1416.45	2001	687	Ad		2008	33*	Am <sup>36 349</sup>
1416.46	2001	687	Ad		2008	35	Ad & R <sup>349</sup>
1416.48	2001	687	Ad	1616.6	2008	31	Ad <sup>636</sup>
1416.50	2001	687	Ad	1618.5	1999	525	Am <sup>112</sup>
1416.55	2001	687	Ad		2000	857	Am <sup>203</sup>
1416.57	2001	687	Ad	1620	2002	405	R
1416.6	2001	687	Ad	1620.1	2001	615*	Ad
1416.60	2001	687	Ad		2004	33*	Am
1416.62	2001	687	Ad	1621	2001	728	R & Ad
1416.64	2001	687	Ad		2006	658	Am & R &
1416.66	2001	687	Ad				Ad <sup>82</sup>
1416.68	2001	687	Ad		2008	31	Am <sup>636</sup>
1416.69	2001	687	Ad	1621.1	2001	728	R
1416.70	2001	687	Ad	1621.3	2001	728	R
1416.72	2001	687	Ad	1621.4	2001	728	R
1416.74	2001	687	Ad	1621.5	2001	728	R
1416.75	2001	687	Ad	1621.6	2001	728	R
1416.76	2001	687	Ad	1625.1	2004	347	Ad
1416.77	2001	687	Ad	1625.2	2004	464	Ad
1416.78	2001	687	Ad	1625.3	2007	433	Ad
1416.80	2001	687	Ad	1625.4	2007	433	Ad
1416.82	2001	687	Ad		2008	179	Am <sup>976</sup>
1416.84	2001	687	Ad	1625.5	2007	433	Ad
1416.86	2001	687	Ad	1626	2006	805	Am
1601	1999	655	Am	1626.2	2003	20	Ad
	2001	532	Am <sup>5</sup>	1626.5	1999	655	Ad
	2001	625	Am <sup>82</sup>	1627.5	2008	449	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
1628	2001	532	Am (as am by Sec. 1, Stats. 1997, Ch. 792) <sup>19</sup>	1646.9 (Cont.)	2006	659	Am <sup>68</sup>
			Am (as ad by Sec. 2, Stats. 1997, Ch. 792) <sup>22</sup>		2007	210	Am <sup>13</sup>
	2004	33*	Am	1647	2005	539	Am
	2004	670*	Am	1647.1	2005	539	Am
1628.2	2004	33*	Ad & R <sup>317</sup>	1647.10	2005	539	Am
	2004	670*	Am	1647.11	2000	9*	Am
1631	2004	670*	Am		2001	159	Am <sup>305</sup>
1632	2004	670*	Am		2005	539	Am
	2006	805	Am	1647.12	2001	728	Am
1632.5	2004	670*	Am & RN & Ad		2005	539	Am
			R & Ad(RN)	1647.14	2005	539	Am
1633	2004	670*	R	1647.18	2005	539	Ad
1633.5	2004	670*	R	1647.19	2005	539	Ad
1634.1	2006	805	Ad	1647.2	2005	539	Am
1634.2	2006	805	Ad	1647.20	2005	539	Ad
1635.5	2001	507	Ad <sup>35</sup>	1647.21	2005	539	Ad
	2004	464	Am	1647.22	2005	539	Ad
	2006	4*	Am	1647.23	2005	539	Ad
1635.7	2004	464	Ad	1647.24	2005	539	Ad
1636	2001	532	Am <sup>19</sup>	1647.25	2005	539	Ad
1636.5	2001	532	Am <sup>19</sup>	1647.26	2005	539	Ad
1638.1	2006	909	Ad	1647.3	2005	539	Am
1638.7	2001	532	Ad	1647.4	2005	539	R
	2004	33*	Am	1648.15	2001	532	Ad
1640	1999	655	Am	1648.20	2002	1150	Am
	2005	534	Am	1657	2004	347	Am
1640.1	1999	655	Ad	1658	2004	347	Am
1640.2	1999	655	Ad		2005	22	Am <sup>647</sup>
	2005	534	Am	1658.1	2000	224	R & Ad
1640.3	2005	534	Ad	1658.2	2004	347	Am
1641	1999	655	Am	1658.8	2004	464	Ad
	2005	534	R	1670.1	2006	658	Am & R & Ad <sup>82</sup>
1642	1999	655	Am		2008	31	Am <sup>636</sup>
	2005	534	Am	1670.2	2004	447	Ad
1645.1	2001	532	Ad	1672	2007	588	Ad
	2004	909*	Am	1680	2001	308	Am
1646.4	2005	539	Am		2002	664	Am <sup>431</sup>
1646.5	2005	539	Am		2004	447	Am
1646.7	1999	177	Am (as am by Sec. 1, Stats. 1998, Ch. 505) <sup>5</sup>		2006	658	Am & R & Ad <sup>82</sup>
			Am (as ad by Sec. 2, Stats. 1998, Ch. 505) <sup>8</sup>		2008	31	Am <sup>636</sup>
	2001	728	R (as am by Sec. 2, Stats. 1999, Ch. 177)	1682	2001	499	Am
			Am (as am by Sec. 1, Stats. 1999, Ch. 177) <sup>13</sup>	1684	1999	308	Am
			Am <sup>5</sup>		2000	655	Ad
1646.9	1999	177	Am <sup>5</sup>			836	Am (as ad by Stats. 1999, Ch. 655) & RN
	2001	728	Am <sup>75</sup>	1684.1	2000	836	Ad(RN)
				1686	1999	655	Am
				1687	2007	13	Ad
					2008	517	Am
				1695.1	2008	548	Am
				1695.5	2008	548	Am
				1695.6	2008	548	Am
				1697	2008	548	Am
				1698	2008	548	Am
				1701.1	1999	655	Ad
					2004	447	Am
					2007	588	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
1701.5	1999	655	Am	1750 (Cont.)	2005	621	Am (as am by Sec. 5, Stats. 2004, Ch. 667) <sup>732 68</sup>
1706	2005	182	Am				
1715.5	2007	262	Ad		2007	588	Am (as am by Sec. 6, Stats. 2004, Ch. 667) <sup>69</sup>
1716.1	2001	728	Am				
1721	2006	658	Am & R & Ad <sup>82</sup>		2008	499	Am (as am by Sec. 4, Stats. 2005, Ch. 621) <sup>38</sup>
1721.5	2008	31	Am <sup>636</sup>				
	2005	74*	Am		2008	499	Am (as am by Sec. 3, Stats. 2005, Ch. 621) <sup>38</sup>
2006	658	Am & R & Ad <sup>82</sup>					
1724	2008	31	Am <sup>636</sup>		2008	499	Am (as am by Sec. 6, Stats. 2007, Ch. 588) & Am
	2008	499	Am				
1725	2005	534	Am	1750.1	2004	667	Ad <sup>100</sup>
1725	2004	294	Am		2005	621	Am <sup>69</sup>
	2005	621	Am	2007	588	Am <sup>232</sup>	
1725	2006	908	Am (by Sec. 1 of Ch.)	2008	499	Am	
	2007	130	Am <sup>902</sup>	1750.2	2004	667	Ad <sup>100</sup>
2007	588	Am (by Sec. 5 of Ch.)	2005		621	Am <sup>770</sup>	
1741	2008	31	Am <sup>636</sup>	2006	908	Am	
	2008	499	Am	2007	588	Am	
1741	2002	810	Am	2008	31	Am <sup>636</sup>	
	2005	621	Am	1750.3	2008	499	R & Ad
2006	658	Am & R & Ad <sup>82</sup>	2004		667	Ad <sup>100</sup>	
1742	2008	31	Am <sup>636</sup>	2005	621	Am <sup>69</sup>	
	2008	499	Am	2007	588	Am <sup>232</sup>	
1742	2001	532	Am <sup>70 18</sup>	1750.4	2008	499	R & Ad
	2003	788	Am <sup>79 43</sup>		2006	908	Ad
1742	2004	667	Am <sup>98 75</sup>	2007	588	Am (by Sec. 11 of Ch.)	
	2005	659	Am <sup>300 317</sup>	2008	31	Am <sup>636</sup>	
1742.1	2006	658	Am (by Sec. 17 of Ch.) <sup>319 38</sup>	1750.5	2008	499	R & Ad
	2008	31	R & Ad <sup>636</sup>		2008	499	Ad
1742.1	2002	107	Ad	1751	2004	667	Am <sup>673</sup>
	2006	658	Am & R & Ad <sup>82</sup>	1751	2005	621	Am (as am by Sec. 10, Stats. 2004, Ch. 667) <sup>732 68</sup>
1743	2008	31	R <sup>636</sup>				
	2001	728	Am	1750.5	2008	499	Ad
2006	658	Am & R & Ad <sup>82</sup>					
1744	2008	31	R & Ad <sup>636</sup>	1751	2004	667	Am <sup>673</sup>
	2001	728	Am				
1744	2006	658	Am & R & Ad <sup>82</sup>	2005	621	Am (as am by Sec. 10, Stats. 2004, Ch. 667) <sup>732 68</sup>	
	2008	31	R <sup>636</sup>				
1745	2008	31	R <sup>636</sup>	2007	588	Am (as ad by Sec. 11, Stats. 2004, Ch. 667) <sup>69</sup>	
1746	2008	31	R <sup>636</sup>				
1746.1	2008	31	R <sup>636</sup>	2007	588	Am (as am by Sec. 7.1, Stats. 2005, Ch. 621, by Sec. 12 of Ch.) <sup>38</sup>	
1748	2008	31	R <sup>636</sup>				
1749	2001	532	Am	2008	31	R <sup>636</sup>	
1750	2008	31	R <sup>636</sup>				
	2004	667	Am <sup>673</sup>	2008	31	R <sup>636</sup>	
			R & Ad <sup>100</sup>				Am (as am by Sec. 8, Stats. 2005, Ch. 621, by Sec. 13 of Ch.) <sup>232</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
1751 (Cont.)	2008	31	Am (as am by Sec. 13, Stats. 2007, Ch. 588) & Am (as am by Sec. 12, Stats. 2007, Ch. 588) <sup>636</sup>	1753 (Cont.)	2005	621	Am (as am by Sec. 15, Stats. 2004, Ch. 667) & RN
	2008	499	R (as am by Sec. 13, Stats. 2007, Ch. 588) & Ad <sup>232</sup>		2007	588	Am (as ad by Sec. 16, Stats. 2004, Ch. 667) <sup>770</sup>
1751.1	2005	621	Ad		2008	31	Am <sup>636</sup>
	2008	499	R		2008	499	R & Ad
1752	2004	667	Am <sup>673</sup>	1753.1	2004	667	Ad <sup>100</sup>
			R & Ad <sup>100</sup>		2005	621	Am <sup>770</sup>
	2005	621	Am (as am by Sec. 12, Stats. 2004, Ch. 667) <sup>732 68</sup>		2007	588	Am
			Am (as ad by Sec. 13, Stats. 2004, Ch. 667) <sup>69</sup>		2008	499	Am & RN & Ad(RN)
	2007	588	Am (as am by Sec. 10, Stats. 2005, Ch. 621) <sup>38</sup>	1753.4	2008	499	Ad
			Am (as am by Sec. 10.1, Stats. 2005, Ch. 621) <sup>232</sup>	1753.5	2001	532	Ad
	2008	499	R (as am by Sec. 14, Stats. 2007, Ch. 588) & R		2004	667	Am <sup>673</sup>
1752.1	2005	621	Ad(RN) <sup>734 317</sup>		2005	621	R <sup>100</sup>
	2007	587*	Am <sup>36 111</sup>		2008	499	Am <sup>36 13</sup>
	2007	588	Am <sup>111</sup>	1753.6	2008	499	R & Ad(RN)
	2008	499	Am <sup>13</sup>	1753.7	2008	499	Ad(RN) <sup>232</sup>
1752.2	2005	621	Ad		2004	667	Ad(RN) & R <sup>38</sup>
	2007	587*	Am	1754	2004	667	Ad(RN) <sup>232</sup>
	2007	588	Am		2005	621	Am <sup>673</sup>
	2008	499	R		2007	588	R <sup>100</sup>
1752.3	2008	499	Ad		2008	499	Am <sup>732 68</sup>
1752.4	2008	499	Ad(RN) & R <sup>38</sup>		2007	588	Am <sup>38</sup>
			Ad <sup>232</sup>		2008	499	Am & RN
1752.5	2004	667	Ad <sup>100</sup>	1754.5	2008	499	Ad & R <sup>111</sup>
	2005	621	Am <sup>770</sup>	1755	2008	499	Ad & R <sup>111</sup>
	2006	908	Am	1756	2004	667	Am <sup>673</sup>
	2007	587*	Am		2005	621	R <sup>100</sup>
	2007	588	Am		2007	588	Am <sup>732 68</sup>
	2008	499	R		2008	499	Am <sup>38</sup>
1752.6	2005	621	Ad <sup>69</sup>	1756.1	2008	499	Am & RN & Ad & R <sup>111</sup>
	2007	588	Am <sup>232</sup>	1756.2	2008	499	Ad & R <sup>111</sup>
	2008	499	R & Ad	1757	2004	667	R
1753	1999	655	Am				Ad <sup>100</sup>
	2001	532	Am		2005	621	Am <sup>69</sup>
	2004	667	Am <sup>673</sup>		2007	588	Am <sup>232</sup>
			R & Ad <sup>100</sup>		2008	499	Am & RN & Ad & R <sup>111</sup>
				1758	2002	691	Am (by Sec. 2 of Ch.)
					2002	810	Am & RN (by Sec. 3 of Ch.)
					2008	499	Ad & R <sup>111</sup>
				1759	2002	810	R
				1760	2002	810	Am
					2006	658	Am & R <sup>82</sup>
					2008	31	R <sup>636</sup>
				1760.5	2002	810	Ad
					2006	658	Am & R <sup>82</sup>
					2008	31	R <sup>636</sup>

**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
1761	2002	810	Am & RN & Ad	1770 (Cont.)			
	2006	658	Am & R <sup>82</sup>	2007	588	Am (as am by Sec. 22, Stats. 2005, Ch. 621, by Sec. 25 of Ch.) <sup>38</sup>	
1762	2002	810	Am & RN & Ad			Am (as am by Sec. 23, Stats. 2005, Ch. 621, by Sec. 26 of Ch.) <sup>252</sup>	
	2006	658	Am & R <sup>82</sup>			Am (as am by Sec. 25, Stats. 2007, Ch. 588) <sup>636</sup>	
	2008	31	R <sup>636</sup>	2008	31	Am (as am by Sec. 26, Stats. 2007, Ch. 588) & Am (as am by Sec. 25, Stats. 2007, Ch. 588) <sup>636</sup>	
1763	2002	810	Am & RN & Ad			Am & RN (as am by Sec. 25, Stats. 2007, Ch. 588), Am & RN	
	2006	658	Am & R <sup>82</sup>	1771	2002	810	Ad(RN)
	2008	31	R <sup>636</sup>	2006	658	Am & R & Ad <sup>82</sup>	
1764	2002	810	Am & RN & Ad		2008	31	Am <sup>636</sup>
	2006	658	Am & R <sup>82</sup>	1772	2002	810	Ad(RN)
	2008	31	R <sup>636</sup>	2006	658	Am & R <sup>82</sup>	
1765	2002	810	Am & RN & Ad	2008	31	R <sup>636</sup>	
	2003	788	Am	1773	2002	810	Ad(RN)
	2006	658	Am & R <sup>82</sup>	1774	2002	810	Ad(RN)
	2008	31	R <sup>636</sup>	2006	658	Am & R <sup>82</sup>	
	2008	499	Am	2008	31	R <sup>636</sup>	
1766	2002	810	Am & RN Ad(RN) (by Sec. 3 of Ch.)	1775	2002	810	Ad(RN) (by Sec. 21 of Ch.)
	2003	62	Am <sup>519</sup>		2002	811	Ad(RN)
	2004	294	Am <sup>638</sup>	2003	788	Am	
	2006	658	Am & R <sup>82</sup>	2006	658	Am & R <sup>82</sup>	
	2008	31	R <sup>636</sup>	2006	850	Am	
1767	2002	810	R & Ad	2008	31	R <sup>636</sup>	
	2008	31	Am <sup>636</sup>	1777	2004	667	Ad
1768	2002	810	Am & RN & Ad(RN)		2006	850	Am
	2006	658	Am & R <sup>82</sup>		2008	499	Am
	2008	31	R <sup>636</sup>	1800	2003	549	Am
1769	2002	810	Ad(RN)	1805	2003	549	Am
	2006	658	Am & R <sup>82</sup>				
	2008	31	R <sup>636</sup>				
1770	2002	810	Am & RN (by Sec. 21 of Ch.) & Ad(RN)				
	2002	811	Am & RN (by Sec. 1,5 of Ch.)				
	2004	667	Am <sup>673</sup>				
	2005	621	Am (as am by Sec. 23, Stats. 2004, Ch. 667) <sup>732 68</sup>				
			Am (as ad by Sec. 24, Stats. 2004, Ch. 667) <sup>69</sup>	Div. 2, Ch. 4, Art. 9, heading (Sec. 1900 et seq.)	2008	31	Ad <sup>636</sup>
	2006	658	Am (as am by Sec. 22 and Sec. 23, Stats. 2005, Ch. 621) <sup>82</sup>	1900	2008	31	Ad <sup>636</sup>
				1900.5	2006	658	Ad <sup>82</sup>
				1901	2008	31	Ad <sup>636</sup>
				1902	2008	31	Ad <sup>636</sup>
				1903	2008	31	Ad <sup>636</sup>
				1904	2008	31	Ad <sup>636</sup>
				1905	2008	31	Ad <sup>636</sup>
				1905.1	2008	31	Ad <sup>636</sup>

**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
1905.2	2008	31	Ad <sup>636</sup>	1966	2008	31	Ad <sup>636</sup>
1906	2008	31	Ad <sup>636</sup>	1966.1	2008	31	Ad <sup>636</sup>
1907	2008	31	Ad <sup>636</sup>	1966.2	2008	31	Ad <sup>636</sup>
1908	2008	31	Ad <sup>636</sup>	1966.3	2008	31	Ad <sup>636</sup>
1909	2008	31	Ad <sup>636</sup>	1966.4	2008	31	Ad <sup>636</sup>
1909.5	2008	31	Ad <sup>636</sup>	1966.5	2008	31	Ad <sup>636</sup>
1910	2008	31	Ad <sup>636</sup>	1966.6	2008	31	Ad <sup>636</sup>
1911	2008	31	Ad <sup>636</sup>	1970	2002	1131	Ad
1912	2008	31	Ad <sup>636</sup>	1970.5	2002	1131	Ad
1913	2008	31	Ad <sup>636</sup>	1971	2002	1131	Ad
1914	2008	31	Ad <sup>636</sup>		2003	62	Am <sup>519</sup>
1915	2008	31	Ad <sup>636</sup>		2003	582	Am
1916	2008	31	Ad <sup>636</sup>	1972	2002	1131	Ad
1917	2008	31	Ad <sup>636</sup>	1973	2002	1131	Ad
1917.1	2008	31	Ad <sup>636</sup>		2003	807	Am
1917.2	2008	31	Ad <sup>636</sup>	1975	2002	1131	Ad
1918	2008	31	Ad <sup>636</sup>	1976	2002	1131	Ad
1920	2008	31	Ad <sup>636</sup>	2001	2002	1085	Am <sup>79 43</sup>
1921	2008	31	Ad <sup>636</sup>		2003	789	Am <sup>98 95</sup>
1922	2008	31	Ad <sup>636</sup>		2005	674	Am <sup>384 111</sup>
1924	2008	31	Ad <sup>636</sup>		2007	678	Am
1925	2008	31	Ad <sup>636</sup>	2001.1	2002	107	Ad
1926	2008	31	Ad <sup>636</sup>		2002	678	Am
1927	2008	31	Ad <sup>636</sup>	2003	2007	678	R
1928	2008	31	Ad <sup>636</sup>	2004	2007	678	Am
1929	2008	31	Ad <sup>636</sup>	2005	2007	678	R
1930	2008	31	Ad <sup>636</sup>	2006	2005	674	Ad <sup>300</sup>
1931	2008	31	Ad <sup>636</sup>				R <sup>301</sup>
1932	2008	31	Ad <sup>636</sup>		2008	33 *	Am <sup>384 111</sup>
1933	2008	31	Ad <sup>636</sup>	2008	2002	1085	Am
1934	2008	31	Ad <sup>636</sup>		2007	678	R & Ad
1935	2008	31	Ad <sup>636</sup>	2009	2007	678	R
1936	2008	31	Ad <sup>636</sup>	2012	2007	678	Am
1936.1	2008	31	Ad <sup>636</sup>	2013	2002	1085	Am
1937	2008	31	Ad <sup>636</sup>		2007	678	Am
1938	2008	31	Ad <sup>636</sup>	2014	2007	678	Am
1939	2008	31	Ad <sup>636</sup>	2015	2007	678	Am
1940	2008	31	Ad <sup>636</sup>	2015.5	2006	843	Ad
1941	2008	31	Ad <sup>636</sup>	2017	2007	678	Am
1943	2008	31	Ad <sup>636</sup>	2018	2007	678	Am
1944	2008	31	Ad <sup>636</sup>	2020	2002	1085	Am <sup>79 43</sup>
1945	2008	31	Ad <sup>636</sup>		2003	789	Am <sup>98 95</sup>
1947	2008	31	Ad <sup>636</sup>		2005	674	Am <sup>384 111</sup>
1949	2008	31	Ad <sup>636</sup>	2023	2006	276	Ad
1950	2008	31	Ad <sup>636</sup>		2008	640	Am
1950.5	2008	31	Ad <sup>636</sup>	2023.5	2006	873	Ad
1951	2008	31	Ad <sup>636</sup>		2007	130	Am <sup>902</sup>
1952	2008	31	Ad <sup>636</sup>	2026	2002	1085	R
1953	2008	31	Ad <sup>636</sup>		2005	674	Ad
1954	2008	31	Ad <sup>636</sup>		2006	223	R & Ad
1955	2008	31	Ad <sup>636</sup>	2027	1999	784 *	Am
1956	2008	31	Ad <sup>636</sup>		2002	1085	Am
1957	2008	31	Ad <sup>636</sup>		2005	674	Am
1958	2008	31	Ad <sup>636</sup>		2006	223	Am
1959	2008	31	Ad <sup>636</sup>	2028	2001	464	Ad
1960	2008	31	Ad <sup>636</sup>		2002	664	Am <sup>431</sup>
1961	2008	31	Ad <sup>636</sup>	2028.5	2007	386	Ad
1962	2008	31	Ad <sup>636</sup>	2029	2003	874	Ad
1963	2008	31	Ad <sup>636</sup>	2035	2007	678	R
1964	2008	31	Ad <sup>636</sup>	2041	2004	695	Am
1965	2008	31	Ad <sup>636</sup>		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
2052	2002	1085	Am	2154.1	2002	1131	Ad
2053	2002	1085	R		2004	367	Am
2053.5	2002	820	Ad		2005	317	R <sup>485</sup>
	2005	621	Am	2154.2	2002	1131	Ad
2053.6	2002	820	Ad		2003	62	Am <sup>519</sup>
	2005	621	Am		2003	582	Am
2054	2002	87	Am		2004	367	Am
2060	2003	607	Am		2005	317	R <sup>485</sup>
2064	2005	621	Am	2154.3	2002	1131	Ad
2065	2001	728	Am		2005	317	R <sup>485</sup>
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 <sup>485</sup>
2070	2001	358	Am	2154.5	2002	1131	Ad
2072	2001	728	Am		2005	317	R <sup>485</sup>
2073	2001	728	Am	2154.6	2002	1131	Ad
2075	2005	649	Am		2005	317	R <sup>485</sup>
2076	2003	78	Ad	2154.7	2002	1131	Ad
2079	1999	177	Am <sup>5</sup>		2005	317	R <sup>485</sup>
	2001	728	Am <sup>75</sup>	2168	2006	565	Am
	2006	659	Am <sup>68</sup>	2168.1	2006	565	Am
	2007	210	Am <sup>13</sup>		2007	130	Am <sup>902</sup>
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
2107	1999	655	Am	2198	2003	510	Ad
	2004	695	Am	2198.1	2003	510	Ad
2111	1999	655	Am	2201	2003	582	Am
	2006	565	Am	2216.1	1999	944	Ad
2113	1999	655	Am	2216.2	1999	944	Ad
	2006	565	Am		2000	6*	Am
2115	2003	438	Ad	2220.05	2002	1085	Ad
2119	1999	655	R	2220.08	2002	1085	Ad
2135.5	2002	1085	Ad		2005	674	Am
	2003	607	Am	2220.1	2002	1085	Ad <sup>532</sup>
	2006	133	Am				R <sup>80</sup>
	2007	130	Am <sup>902</sup>		2003	789	Am <sup>43</sup>
2153.5	2002	1131	Ad		2004	909*	Am
	2003	789	Am	2220.6	2000	867	Ad
Div. 2, Ch. 5, Art. 7.7, heading (Sec. 2154 et seq.)	2004	367	Am	2220.7	2006	565	Ad
2154	2002	1131	R & Ad	2221	2003	348	Am
	2004	367	Am		2006	843	Am
	2005	317	R <sup>485</sup>		2008	247	Am
				2221.05	2008	247	Ad
				2223	2007	678	R
				2224	2007	678	Am
				2225	2005	674	Am
					2007	588	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
2227	2002	1085	Am	2341 (Cont.)	2005	674	S <sup>300</sup> 317
2227.5	2002	816	Ad				
2228	2007	678	Am	2342	2000	836	Am
2230	2005	621	Am		2005	674	S <sup>300</sup> 317
	2007	678	Am	2343	2005	674	Am <sup>300</sup> 317
2230.5	2000	269	Am	2344	2000	836	Am
	2001	617	Am		2005	674	S <sup>300</sup> 317
2232	2003	348	Ad	2345	2005	674	S <sup>300</sup> 317
	2004	756	Am	2346	2005	674	S <sup>300</sup> 317
2233	2008	242	Am	2350	2000	836	Am
2234	2002	1085	Am		2002	1085	Am
2234.1	2004	742	Ad		2005	674	S <sup>300</sup> 317
	2005	304	Am	2351	2005	674	S <sup>300</sup> 317
	2005	621	Am (by Sec. 28.5 of Ch.)	2352	2000	836	Am
					2005	674	S <sup>300</sup> 317
2240	1999	944	Ad	2352.1	2000	836	Ad
2241	2006	350	Am		2005	674	S <sup>300</sup> 317
2241.5	2004	183	Am <sup>571</sup>	2353	2005	674	S <sup>300</sup> 317
	2006	350	R & Ad	2354	2000	836	Am
2241.6	2001	518	Ad		2005	674	S <sup>300</sup> 317
2242	2000	835	Am	2355	2000	836	Am
	2006	350	Am		2005	674	S <sup>300</sup> 317
2242.1	2000	681	Ad	2356	2005	674	S <sup>300</sup> 317
	2006	350	Am	2358	2005	674	Am <sup>300</sup>
2244	1999	922	Ad				R <sup>301</sup>
2245	1999	177	Am <sup>5</sup>	2361	2008	548	Am
	2001	728	Am <sup>75</sup>	2365	2008	548	Am
2246	2002	1085	Ad	2366	2008	548	Am
2247	2003	777	Ad <sup>63</sup>	2367	2008	548	Am
2248.5	2002	531	Ad	2369	2008	548	Am
2249	2001	730	Ad	2386	2003	607	Am
	2002	664	Am <sup>431</sup>	2401	2001	321	Am
2253	2000	692	Am		2002	664	Am <sup>431</sup>
	2002	385	Am		2003	411	Am
2259.7	1999	631	Ad	2401.1	2003	411	Ad & R <sup>111</sup>
2260	2004	183	Am <sup>571</sup>	2415	2000	568	Am
2260.5	2002	821	Am		2003	607	Am
2265	2004	695	R	2416	2007	588	Am
2273	2000	867	Am	2417	2000	867	Ad
2274	2004	695	Am		2001	328	R & Ad
2277	1999	655	Am	2418	2005	596	Ad
2281	2003	644	Ad	2420	2000	836	Am
2282.5	2004	699	Ad		2004	695	Am
	2004	848	Ad	2423	2004	695	Am
2285	2003	607	Am	2425.1	2001	509	Ad
2290.5	2007	507	Am	2425.3	2001	509	Ad
2307	2003	874	Am		2006	612	Am
2311	2007	678	Am	2435	2002	1085	Am
2313	2001	518	Am		2005	674	Am
	2001	614	Am		2006	223	Am
	2002	664	Am <sup>431</sup>	2435.1	2006	538	Am <sup>802</sup>
	2002	1085	Am	2435.2	2005	293	Ad
	2007	588	Am		2005	674	Ad
2317	2004	695	Am		2008	640	Am & RN
	2007	678	Am	2435.3	2005	674	Ad
2334	2005	674	Ad	2436.5	2008	640	Ad(RN)
2335	2007	588	Am (by Sec. 30 of Ch.)	2439	2003	607	Am <sup>70</sup>
							R <sup>63</sup>
	2007	678	Am				Ad <sup>391</sup>
2340	2005	674	S <sup>300</sup> 317		2004	909*	Am
2341	2000	836	Am	2441	2003	607	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2442	1999	631	Ad	2506	1999	655	Am
	2003	607	Am		2007	678	Am
	2006	843	Am	2507	2002	1085	Am
2450.1	2002	107	Ad	2508	2000	303	R & Ad
2454	2000	197	R	2509	2006	536	Ad
2455	2004	691	Am	2512.5	1999	655	Am
2456	2004	691	Am	2513	1999	655	Am
2457	2004	691	Am	2514	2004	695	Ad
2460	2002	1150	Am <sup>424 68</sup>	2516	2006	536	Ad
	2005	675	Am <sup>300 317</sup>		2007	130	Am <sup>902</sup>
	2006	658	Am <sup>384 111</sup>	2520	1999	655	Am
2460.1	2002	107	Ad	2529	2007	678	Am
2462	2004	695	Am	2529.5	2005	74 *	Am
2466	2005	621	Am		2007	678	Am
2467	2000	836	Am	2530.2	1999	83	Am <sup>30</sup>
2468	2000	836	Am		1999	436	Am
2470	2001	435	Am		2002	485	Am
2471	2001	435	Am <sup>73</sup>		2006	153	Am
			R <sup>22</sup>	2530.5	1999	436	Am
	2007	588	Ad		2002	485	Am
2472	2003	20	Am	2531	1999	436	Am <sup>21 20</sup>
	2004	88	Am		2001	728	Am <sup>75</sup>
	2004	691	Am (by Sec. 4.5 of Ch.)		2002	1011	Am <sup>79 43</sup>
	2005	621	Am		2003	789	Am <sup>98 75</sup>
2474	2002	87	Am		2004	909 *	Am <sup>424 68</sup>
	2005	621	Am		2005	675	Am <sup>300 317</sup>
2475	1999	655	Am (as am by Sec. 19 and Sec. 20, Stats. 1998, Ch. 736)		2008	35	Ad & R <sup>349</sup>
	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 <sup>300</sup>
2475.1	2004	695	Ad				R <sup>301</sup>
2475.3	2003	586	Am		2008	33 *	Am <sup>36 349</sup>
2481	2003	586	Am		2008	35	Ad & R <sup>349</sup>
2483	2003	586	Am	2532.2	2002	485	Am
2484	2004	88	Am	2532.3	1999	655	Am
2486	2000	568	Am	2532.6	1999	436	Am
	2002	1150	Am		2001	728	Am
2488	2003	874	Ad		2004	695	Am
2489	2000	836	R	2532.7	1999	436	Ad
2492	2005	621	Am		2002	485	Am
2493	2004	88	R & Ad	2532.8	1999	436	Ad
	2005	621	Am		2002	485	Am
2496	2002	1150	Am		2002	485	Am
2497.5	2007	588	Am	2533	2000	568	Am
2498	2005	621	Am		2006	659	Am
2499	2005	74 *	Am		2007	130	Am <sup>902</sup>
2499.5	1999	655	Am	2534	2005	74 *	Am
	1999	977	Am	2534.2	2002	1011	Am
	2001	728	Am	2535.2	2001	435	Am
	2002	1150	Am	2535.3	2000	568	R
	2004	691	Am	2538.1	1999	655	Am
2499.8	2005	621	Am		2001	173 *	Am
2500	2000	660	Ad		2002	485	Am
2501	2000	660	Ad	2538.3	2001	173 *	Am
				2540	2006	148	Am
				2540.1	2007	678	Ad
				2541	2006	148	Am
				2541.2	2002	814	Ad
				2541.3	2006	148	Am
					2007	483	Am <sup>962</sup>
				2541.6	2006	148	Am
					2007	483	Am <sup>962</sup>

**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
2543	2002	814	Am	2570.7 (Cont.)			
	2006	148	Am		2007	588	Am
2544	2000	676	Am	2570.8	2000	697	Ad
2545	2002	814	Am		2001	159	Am <sup>305</sup>
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 <sup>802</sup>
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 <sup>34</sup>	2602	2002	1150	Am <sup>424 68</sup>
			Ad		2006	658	Am <sup>546 864</sup>
2570.1	2000	697	Ad	2602.1	2002	107	Ad
2570.10	2000	697	Ad	2605	2008	301	R
2570.11	2000	697	Ad	2607.5	2002	1150	Am <sup>424 68</sup>
2570.13	2000	697	Ad		2007	587 *	Am <sup>546 547</sup>
2570.14	2000	697	Ad	2620	2004	117	Am
	2004	695	Am	2620.5	2000	427	Ad
2570.15	2000	697	Ad	2620.7	2002	1150	Am
2570.16	2000	697	Ad	2622	2004	117	Am
	2002	1011	Am	2633	2006	222	Am
2570.17	2000	697	Ad	2636	2008	301	Am
	2002	1079 *	R	2636.1	2008	301	R
2570.18	2000	697	Ad	2637	2008	301	R
2570.185	2000	697	Ad	2655.4	2008	301	R
2570.19	2000	697	Ad <sup>98</sup>	2655.5	2008	301	R
			R <sup>100</sup>	2660	2002	1150	Am
	2001	159	Am <sup>305</sup>		2008	301	Am
	2004	909 *	Am <sup>424 68</sup>	2660.2	2002	1150	Ad
	2006	658	Am <sup>546 864</sup>	2660.3	2008	301	Ad
2570.2	2000	697	Ad	2660.5	2006	658	Ad
	2002	823	Am	2660.7	2008	301	Ad
2570.20	2000	697	Ad	2661.6	2002	1150	Ad
	2002	1011	Am	2663	2008	548	Am
2570.21	2000	697	Ad	2665	2008	548	Am
2570.22	2000	697	Ad	2666	2008	548	Am
2570.25	2002	107	Ad	2668	2006	658	Am
2570.26	2002	1079 *	Ad	2676	2006	540	Ad
2570.27	2002	1079 *	Ad	2684	2001	435	Am
2570.28	2002	1079 *	Ad		2002	1150	Am
2570.29	2002	1079 *	Ad		2006	540	Am
2570.3	2000	697	Ad		2007	130	Am <sup>902</sup>
	2001	728	Am	2687	2005	74 *	Am
	2002	823	Am <sup>419</sup>	2688	2008	301	Am
2570.30	2002	1079 *	Ad	2701	2003	640	Am <sup>300 317</sup>
2570.31	2002	1079 *	Ad		2006	658	Am <sup>384 111</sup>
2570.32	2002	1079 *	Ad	2702	2003	640	Am
2570.4	2000	697	Ad	2703	2003	640	Am
	2003	607	Am	2708	2003	640	Am <sup>300 317</sup>
	2006	658	Am		2006	658	Am <sup>384 111</sup>
2570.5	2000	697	Ad	2708.1	2002	107	Ad
	2002	1011	Am	2709.5	2002	810	Am
2570.6	2000	697	Ad	2717	2002	1089	Ad
	2001	159	Am <sup>305</sup>		2007	588	Am
2570.7	2000	697	Ad	2725	2003	640	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2725.1	1999	83	Am <sup>30</sup>	2902	2004	695	Am
	1999	914	Am	2903	2001	728	Am
	2001	289	Am	2904.5	2003	20	Ad
2725.3	1999	945	Ad	2908	2002	1013	Am
2725.5	2003	640	Ad	2909	2005	658	Am
2732.05	2007	588	Am	2911	2005	658	Am
2733	2000	568	Am	2912	2005	658	Am
2741	2005	621	Am	2914	2000	625	R & Ad
2746.5	2002	764	Am		2001	728	Am
2746.51	2001	289	Am		2002	481	Am
	2002	764	Am		2005	658	Am
	2005	266	Am	2915	2002	481	Am
2751	2002	1011	Ad				R & Ad <sup>22</sup>
2761	2000	568	Am	2915.5	2002	541	Ad
2770.1	2008	548	Am	2915.7	2002	541	Ad
2770.11	1999	655	Am		2004	695	Am <sup>63</sup>
	2002	1011	Am	2919	2006	89	Ad
	2008	548	Am	2920	2002	1012 *	Am <sup>98 75</sup>
2770.12	1999	655	R & Ad		2005	658	Am <sup>300 317</sup>
	2008	548	Am		2006	658	Am <sup>319 38</sup>
2770.13	1999	655	Am		2008	385	Am <sup>36 111</sup>
2770.14	1999	655	Am	2920.1	2002	107	Ad
2770.2	1999	655	Am	2933	2002	1012 *	Am <sup>98 75</sup>
2770.7	2008	548	Am		2005	658	Am <sup>300 317</sup>
2770.8	1999	655	Am		2006	658	Am <sup>319 38</sup>
	2008	548	Am		2008	385	Am <sup>36 111</sup>
2785.5	2004	271	Ad	2936	2004	695	Am
2786	2001	435	Am		2005	658	Am
2815	2003	640	Am	2942	2005	658	Am
2815.1	1999	146 *	Am <sup>20</sup>	2945	2005	658	R
	1999	149 *	Am <sup>13</sup>	2946	2000	836	Am
	2003	640	Am		2005	658	Am
2835.5	2004	344	Am	2960	1999	655	Am
2836	2002	764	Am		2000	836	Am (by Sec. 20 of Ch.)
2836.1	1999	749	Am	2960.05	1999	459	Ad
	2002	764	Am		2001	617	Am
	2003	748	Am	2960.2	2003	777	Ad <sup>63</sup>
	2004	205	Am	2962	2000	836	Am
2836.2	1999	749	Am	2969	2000	836	Am
2841	2003	640	Am <sup>300 317</sup>	2981	2005	74 *	Am
	2008	35	Ad & R <sup>349</sup>	2983	2005	658	Am
2841.1	2002	107	Ad	2984	2001	435	Am
2843	1999	655	Am	2987	2005	658	Am
2847	2003	640	Am <sup>300 317</sup>	2987.2	2003	437	Ad
	2008	33 *	Am <sup>36 349</sup>	2988	2005	658	Am
	2008	35	Ad & R <sup>349</sup>	2995	2000	836	Am
2851	2002	810	Am		2001	159	Am <sup>305</sup>
2873.7	2004	193	R <sup>571</sup>	3000	2004	426	R & Ad
2878	2003	640	Am	3003	2004	426	Ad
2878.1	2003	640	Ad	3004	2004	426	Ad
2878.5	2003	586	Am	3005	2004	426	Ad
2878.7	2001	728	R & Ad	3006	2004	426	Ad
2878.9	2008	675	Am	3007	2007	276	Ad
2879	2008	675	Ad	3010	2002	1150	Am <sup>20</sup>
2881.1	2008	299	Am	3010.1	2002	107	Ad
2892.1	2001	435	Am		2002	1150	Ad & R <sup>187</sup>
2893	2003	640	Am		2003	789	Am (as ad by Stats. 2002, Ch. 1150) <sup>597 75</sup>
2894	2005	74 *	Am				
2895	1999	655	Am				
	2003	640	Am				
2895.5	2003	640	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3010.1 (Cont.)				3070	2004	426	Am
	2004	909 *	Am (as ad by		2007	276	Am
			Sec. 16, Stats.	3075	2004	426	R & Ad
			2002, Ch.		2007	276	Am
			1150) & RN	3076	2004	426	Am
3010.5	2004	909 *	Ad(RN) <sup>300 317</sup>		2005	393	Am
	2006	658	Am <sup>815 111</sup>	3077	2006	564	Am
3012	2004	426	R	3078	2005	393	Ad(RN)
3013	2002	1150	Am		2006	538	Am <sup>802</sup>
	2004	426	Am		2007	276	Am
3014	2004	426	Am	3090	2005	393	R & Ad
3014.5	2002	1150	Am <sup>20</sup>	3090.1	2005	393	Am & RN
3014.6	2002	1150	Ad <sup>79</sup>	3091	2005	393	Ad
			R <sup>80</sup>	3092	2005	393	Ad
	2003	789	Am <sup>98 75</sup>	3094	2005	393	R & Ad(RN)
	2004	909 *	Am <sup>300 317</sup>	3095	2005	393	R & Ad(RN)
	2006	658	Am <sup>384 111</sup>	3096	2005	393	Am & RN &
3015	2004	426	R				Ad(RN)
3016	2004	426	Am	3096.5	2005	393	Am & RN
3017	2004	426	Am	3096.6	2005	393	Am & RN
3018	2004	426	Am	3096.7	2005	393	Am & RN
3019	2004	426	Am	3097	2005	393	Am & RN &
3020	2004	426	R				Ad(RN)
3021	2004	426	Am	3099	2005	393	Am & RN &
3022	2004	426	R				Ad(RN)
3023	2004	426	Am	3100	2005	393	Am & RN &
3023.1	2004	426	R				Ad(RN)
3025.1	2004	426	Ad	3101	2005	393	R & Ad(RN)
3025.2	2004	426	Ad	3102	2005	393	R & Ad(RN)
3025.6	2002	1150	Ad		2006	302	Am
3025.7	2004	426	Ad	3103	2005	393	Am & RN &
	2005	393	Am				Ad(RN)
3026.5	2004	426	R	3104	2005	393	R & Ad(RN)
3027	2004	426	Am	3105	2005	393	R & Ad(RN)
3027.5	2004	426	R	3105.1	2005	393	R
3028	2004	426	Ad	3106	2005	393	R & Ad(RN)
3029	2004	426	R	3107	2005	393	R & Ad(RN)
3040	2004	426	Am	3107.1	2005	393	R
3041	2000	676	Am	3108	2005	393	R & Ad(RN)
	2007	507	Am	3109	2005	393	R & Ad(RN)
	2008	352	Am	3110	2005	393	Ad
3041.1	2000	676	R	3111	2006	564	Ad
	2004	426	Ad	3123	2005	393	R
3041.10	2008	352	Ad & R <sup>38</sup>	3124	2005	393	Am & RN
3041.3	2008	33 *	Am	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 <sup>305</sup>	3147.5	2005	393	Am
	2004	426	Am	3147.6	2005	393	Am
	2006	302	Am	3147.7	2005	393	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3148	2005	393	Am	3430	2000	277	Am
3150	2005	393	Am	3451	2000	277	Am
3151	2002	405	R	3452	2000	277	Am
3152	2005	393	Am	3454	2000	277	Am
	2007	276	Am	3455	2000	277	Am
	2008	179	Am <sup>976</sup>		2005	74 *	Am
	2008	352	Am	3456	2000	277	Am
3152.5	2005	393	Am		2002	1011	Am
3153	2005	393	R	3501	2008	548	Am
3160	2006	564	R & Ad	3502	2007	376	Am
3161	2006	564	R	3502.1	1999	749	Am
3162	2006	564	R		2000	835	Am
3166	2006	564	Am		2000	836	Am
3300	2000	277	Am		2004	452	Am
3301	2000	277	R		2007	376	Am
3302	2000	277	R	3504	2002	1085	Am <sup>424 68</sup>
3303	1999	440	Am		2005	675	Am <sup>300 317</sup>
	2000	277	R		2006	658	Am <sup>348 349</sup>
3304	2000	277	R	3504.1	2002	107	Ad
3305	2000	277	R	3508	2001	435	Am
3305.5	2000	277	R		2002	664	Am <sup>431</sup>
3306	2000	277	Am	3512	2005	675	Am <sup>300</sup>
3320	2000	277	Ad(RN)				R <sup>301</sup>
3320.1	2002	107	Ad		2006	658	Am <sup>348 349</sup>
3321	1999	440	Am	3516	2002	1085	Am
	2000	277	Am & RN & Ad		2007	376	Am
3322	2000	277	R	3516.1	2002	1085	Ad <sup>424</sup>
3323	2000	277	R				R <sup>69</sup>
3325	1999	440	Am		2003	582	Am
	2000	277	Am		2005	675	Am <sup>300 317</sup>
3326	2000	277	Am		2006	658	Am <sup>348 349</sup>
3327	2000	277	Am		2007	376	R
3327.5	2000	277	Am	3516.5	2007	376	Am
3328	2000	277	Am	3519.5	2002	1085	Ad
3329	2000	277	Am	3520	2005	74 *	Am
3330	2000	277	Am	3524	2001	435	Am
	2002	1011	Am	3524.5	2008	76	Ad
3350	2000	277	Am	3527	2007	588	Am
3352	2000	277	Am	3530	2007	588	R & Ad
3353	2000	277	Am	3534.1	2008	548	Am
3354	2000	277	Am	3534.3	2008	548	Am
3356	2000	277	Am	3534.4	2008	548	Am
3357	2000	277	Am	3534.9	2008	548	Am
3358	2000	277	Am	3610	2003	485	Ad <sup>391 319</sup>
3360	2000	277	Am	3612	2003	485	Ad <sup>391 319</sup>
3362	2000	277	Am				R <sup>232</sup>
3364	2000	277	Am	3613	2003	485	Ad <sup>391 319</sup>
	2001	159	Am <sup>305</sup>				R <sup>232</sup>
3365.6	2003	48	Am		2005	506 *	Am
3400	2000	277	Am	3615	2003	485	Ad <sup>391 319</sup>
3401	2000	277	Am				R <sup>232</sup>
3402	2000	277	Am	3620	2003	485	Ad <sup>391 319</sup>
3403	2000	277	Am				R <sup>232</sup>
	2001	159	Am <sup>305</sup>	3622	2003	485	Ad <sup>391 319</sup>
3404	2000	277	Am				R <sup>232</sup>
3421	2000	277	Am	3623	2003	485	Ad <sup>391 319</sup>
3422	2000	277	Am				R <sup>232</sup>
3423	2000	277	Am	3624	2003	485	Ad <sup>391 319</sup>
3424	2000	277	Am				R <sup>232</sup>
3426	2000	277	Am	3624.5	2003	485	Ad <sup>391 319</sup>
							R <sup>232</sup>

**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>
3624.5 (Cont.)	2005	506*	Am	3651.5	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3625	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3652	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3626	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3653	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3627	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3654	2003	485	Ad <sup>391</sup> R <sup>232</sup>
	2005	506*	Am	3655	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3628	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3660	2003	485	Ad <sup>391</sup> R <sup>232</sup>
	2005	506*	Am	3661	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3630	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3662	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3631	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3663	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3633	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3664	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3633.1	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3670	2003	485	Ad <sup>391</sup> R <sup>232</sup>
	2005	506*	Am	3671	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3634	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3672	2003	485	Ad <sup>391</sup> R <sup>232</sup>
	2007	588	Am	3673	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3635	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3674	2003	485	Ad <sup>391</sup> R <sup>232</sup>
	2005	506*	Am	3675	2003	485	Ad <sup>391</sup> R <sup>232</sup>
3636	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3680	2003	485	Ad <sup>319</sup> R <sup>232</sup>
3637	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3681	2003	485	Ad <sup>319</sup> R <sup>232</sup>
3640	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3685	2003	485	Ad <sup>391</sup> R <sup>232</sup>
	2005	506*	Am		2006	658	Am <sup>384</sup> R <sup>232</sup>
3640.1	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3702	2008	179	Am <sup>976</sup>
	2005	506*	Am	3702.7	2004	695	Ad
3640.5	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3710	2002	1150	Am <sup>424</sup> R <sup>232</sup>
	2005	506*	Am		2005	675	Am <sup>300</sup> R <sup>232</sup>
3640.7	2003	485	Ad <sup>391</sup> R <sup>232</sup>		2006	658	Am <sup>384</sup> R <sup>232</sup>
3641	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3710.1	2002	107	Ad
3642	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3712.5	2002	1150	R
	2005	649	Am	3714	2003	586	R
3643	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3716	2002	1150	Am <sup>424</sup> R <sup>232</sup>
	2005	675	Am <sup>300</sup> R <sup>232</sup>		2005	675	Am <sup>300</sup> R <sup>232</sup>
3643.5	2003	485	Ad <sup>391</sup> R <sup>232</sup>		2006	658	Am <sup>384</sup> R <sup>232</sup>
3644	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3717	2002	1150	Am
3645	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3718	2002	1150	Am
3650	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3719.5	2004	695	Ad
	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3721	2003	586	R
3651	2003	485	Ad <sup>391</sup> R <sup>232</sup>	3732	2003	586	Am
	2004	183	Am <sup>571</sup>	3733	2003	586	R
				3735	2005	621	Am
				3735.3	2005	621	R
				3735.5	2002	1150	Am
				3736	2005	621	R
				3736.5	2003	586	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
3737	2003	586	R	3927.5	2001	687	R	
3739	2005	621	Am	3928	2001	687	R	
3740	2002	1150	Am	3928.5	2001	687	R	
	2003	874	Am	3929	2001	687	R	
3750	2003	586	Am	3930	2001	687	R	
3750.5	2002	1150	Am	3930.5	2001	687	R	
	2004	695	Am	3931	2001	687	R	
3750.51	1999	459	Ad	3932	2001	687	R	
	2001	615*	Am	3940	2001	687	R	
	2001	617	Am	3941	2001	687	R	
3750.6	2002	1150	R (as ad by Sec. 18, Stats. 1994, Ch. 1274)	3942	2001	687	R	
	2003	586	Am	3950	2001	687	R	
3751	2005	658	Am	4001	2003	539	Am <sup>300 317</sup>	
3751.1	2002	1150	Ad & R <sup>19</sup>		2006	658	Am <sup>384 111</sup>	
	2003	586	R	4001.1	2002	107	Ad	
3753.1	2002	1150	Am	4001.5	2002	577	Ad	
3758.6	2002	1150	Am		2004	33*	Am	
3760	2003	586	Am	4002	2003	539	Am	
3761	2002	1150	Am	4003	2003	539	Am <sup>300 317</sup>	
	2003	586	Am		2006	658	Am <sup>384 111</sup>	
3765	2006	658	Am	4005	2004	695	Am	
3766	2002	1150	Ad		2005	621	Am	
3767	2002	1150	Ad	4008	2001	728	Am	
3768	2002	1150	Ad		2003	539	Am	
3769.3	2004	695	Ad		2004	342	Am	
3770	2002	1150	Am	4009	1999	190	Ad	
3771	2005	74*	Am	4019	2000	858	Am	
3774	2002	1150	Am	4022	1999	655	Am	
3775	2003	586	Am		2003	250	Am	
3775.1	2002	1150	R	4022.5	2004	857	Ad <sup>80</sup>	
3775.2	2003	586	Am	4023.5	2005	621	Ad	
	2005	621	R	4024	2005	506*	Am	
3775.3	2005	621	R	4026.5	2004	695	Ad	
3775.6	2003	586	Ad	4030	2004	695	Am	
3777	2002	1150	Am	4033	2001	728	Am	
	2003	586	Am		2008	713	Am	
3778	2003	586	Ad	4034	2000	837	R <sup>96</sup>	
3779	2005	621	Ad		2004	857	Ad <sup>100</sup>	
3901	2001	687	R		2006	658	Am <sup>301</sup>	
3902	2001	687	R		2008	713	Am <sup>677</sup>	
3903	2001	687	R	4034.1	2008	713	Ad	
3904	2001	687	R		2006	777	Am	
3905	2001	687	R	4038	2005	621	Am	
3906	2001	687	R	4039	2005	506*	Am	
3911	2001	687	R	4040	1999	749	Am	
3912	2001	687	R		2000	836	Am	
3914	2001	687	R		2001	289	Am	
3915.5	2001	687	R		2004	191	Am	
3916	2001	687	R		2005	506*	Am	
3917	2001	687	R		4040.5	1999	655	Ad
3918	2001	687	R		4043	1999	655	Am
3920	2001	687	R			2004	887	Am
3921	2001	687	R				R & Ad <sup>80</sup>	
3923	2001	687	R	4044	2008	713	Ad	
3924	2001	687	R	4045	2008	713	Ad	
3925	2001	687	R	4050	2001	262	Am	
3926	2001	687	R		2006	777	Am	
3927	2001	687	R	4051	2001	262	Am	
				4052	1999	83	Am <sup>30</sup>	
					1999	375	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	
4052 (Cont.)	2001	262	Am (by Sec. 3 of Ch.)	4061	1999	914	Am	
					2001	900	Am (by Sec. 2 of Ch.)	2001
	2002	664	Am <sup>431</sup>		2002	263 *	Am	
	2003	651	Am (by Sec. 1 of Ch.)		2003	426	Am	
	2003	652	Am (by Sec. 3.5 of Ch.)		2005	506 *	Am	
	2004	183	Am <sup>571</sup>	4062	2003	539	Am	
	2004	191	Am	4067	2000	681	Ad	
	2006	538	Am <sup>802</sup>	2003	250	Am		
	2006	777	Am	4068	2004	695	Ad	
	4052.1	2001	501	Ad	2007	588	Am	
					2006	777	Am & RN & Ad	4070
	4052.2	2006	777	Ad	4071.1	2000	293	Ad
					2006	538	Am <sup>802</sup>	4073
	4052.3	2006	777	Ad	4074	1999	900 *	Am
2006					777	Ad(RN)	4076	1999
4052.4	2006	777	Ad(RN)	2001	289	Am		
				1999	784 *	Ad <sup>148</sup>	2003	544
4052.5	1999	784 *	Ad <sup>148</sup>	2004	191	Am		
				2001	631	Ad	2005	506 *
4052.7	2001	728	Ad	4076.5	2007	470	Ad	
				2001	728	Ad	4078	1999
4053	2000	837	Am <sup>4</sup>	4081	2000	837	Am <sup>4</sup>	
				2001	728	Ad		
4053.1	2004	857	Am				Ad <sup>96</sup>	
				2004	857	Am	2004	695
4054	2004	857	Am	2004	857	Am & R (by Sec. 12.5 of Ch.) <sup>43</sup>		
				2004	857	Am	2004	857
4056	1999	900 *	Am	4083	2003	539	Ad	
				2005	621	Am (as ad by Sec. 7, Stats. 2004, Ch. 857)	4084	2004
4057	1999	655	Am	2007	588	Am		
				2004	857	Am	4085	2004
4059	2000	837	Am <sup>4</sup>	4086	2004	857	Ad	
				2001	159	Am (as am by Sec. 5, Stats. 2000, Ch. 837) <sup>305</sup>	4100	2004
4059.5	2004	695	Am (by Sec. 29 of Ch.)	4101	2000	837	Am <sup>4</sup>	
				2003	426	Am		
4060	2005	506 *	Am (as ad by Sec. 11.5, Stats. 2004, Ch. 857)				Ad <sup>96</sup>	
				2004	857	Am & R (by Sec. 10.5 of Ch.) <sup>43</sup>	2004	695
4060	2005	506 *	Am (as ad by Sec. 11.5, Stats. 2004, Ch. 857)	2007	588	Am		
				2004	857	Am & R (by Sec. 11.5 of Ch.) <sup>80</sup>	1999	655
4060	2005	506 *	Am	4102	2001	501	R	
				2005	506 *	Am (as ad by Sec. 11.5, Stats. 2004, Ch. 857)	4104	2005
4060	2005	506 *	Am	4105	2006	659	Am	
				2005	506 *	Am	2000	837
4060	2005	506 *	Am				R <sup>8</sup>	
				2005	506 *	Am	2004	857
4060	2005	506 *	Am	4106	2003	539	Ad	
				2005	506 *	Am	2005	621
4060	2005	506 *	Am	4107	2004	695	Ad	
				2005	506 *	Am	4110	2001
4060	2005	506 *	Am	2002	1013	Am		
				2005	506 *	Am	4111	2004
4060	2005	506 *	Am	4112	1999	73	Am	
				2005	506 *	Am	2000	135
4060	2005	506 *	Am	4114	2004	695	Am	
				2005	506 *	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
4114 (Cont.)	2005	621	Am	4162 (Cont.)	2007	588	Am <sup>423</sup>
4115	1999	900*	Am	2008	713	Am <sup>13</sup>	
	2001	352	Am	4162.5	2004	887	Ad <sup>80</sup> R <sup>192</sup>
2001	728	Am (by Sec. 29.2 of Ch.)	2005		301	Am	
4115.5	2004	695	Am	2006	658	Am <sup>423</sup>	
	2005	621	Am	2006	659	Am	
4116	1999	655	Am	2007	130	Am <sup>902</sup>	
	2005	621	Am	2007	588	Am <sup>423</sup>	
4119	1999	900*	Am	2008	713	Am <sup>13</sup>	
4119.1	2000	836	Am	4163	2004	857	Am
4119.2	2004	342	Ad				R & Ad <sup>100</sup>
4122	2001	458	Ad	2006	658	R (as am by Sec. 31, Stats. 2004, Ch. 857)	
4125	2006	487	Am			Am (as am by Sec. 32, Stats. 2004, Ch. 857)	
	2007	130	Am <sup>902</sup>				
4126	2000	677	Ad <sup>8</sup>				
4126.5	2001	631	Ad				
4127	2004	857	Ad				
4127.1	2001	827	Ad <sup>37 360</sup>				
4127.2	2001	827	Ad <sup>37 359 360</sup>	4163.1	2008	713	Am
4127.3	2001	827	Ad <sup>37 360</sup>	2006	658	Ad	
4127.4	2001	827	Ad <sup>37 360</sup>	2008	713	Ad	
4127.5	2001	827	Ad <sup>37 360</sup>	4163.2	2008	713	Ad
4127.6	2005	621	Am	4163.3	2008	713	Ad
	2001	827	Ad <sup>37 360</sup>	4163.4	2008	713	Ad
4127.7	2004	695	Ad	4163.5	2004	857	Ad
4127.8	2006	659	Ad	2006	658	Am	
4130	2000	837	R <sup>96</sup>	2008	713	R & Ad	
4131	2000	837	R <sup>96</sup>	4163.6	2004	857	Ad
4132	2000	837	R <sup>96</sup>	2006	658	R	
4133	2000	837	R <sup>96</sup>	4164	2004	857	Am
4134	2000	837	R <sup>96</sup>			R & Ad <sup>80</sup>	
4135	2000	837	R <sup>96</sup>	4165	2004	857	Am
4136	2000	837	R <sup>96</sup>	4166	2004	857	Am
4136.5	2000	837	R <sup>96</sup>	4168	2004	857	Ad
4137	2000	837	R <sup>96</sup>	4169	2004	857	Ad
4138	2000	837	R <sup>96</sup>			R & Ad <sup>100</sup>	
4139	2000	837	Ad <sup>21</sup> R <sup>34</sup>	2006	658	Am (as ad by Sec. 39, Stats. 2004, Ch. 857) <sup>68</sup>	
4142	2005	506*	Am			Am (as ad by Sec. 40, Stats. 2004, Ch. 857) <sup>69</sup>	
4145	2004	608	Am	4170	1999	914	Am
4146	2004	608	R	2001	289	Am	
4147	2004	608	Am	2003	250	Am	
4160	2001	728	Am	2005	506*	Am	
	2004	857	Am	4170.5	2004	695	Ad
4161	2007	588	Am	4171	2003	250	Am
	2001	728	Am	4174	1999	749	Am
4162	2004	887	R & Ad R & Ad <sup>80</sup>	2005	506*	Am	
	2005	621	Am (as ad by Sec. 4.5, Stats. 2004, Ch. 887)	4175	1999	914	Am
4162	2007	588	Am	2001	289	Am	
	2004	857	R Ad <sup>80</sup> R <sup>192</sup>	2003	250	Am	
4162	2006	658	Am <sup>423</sup>	2005	506*	Am	
	2006	659	Am	4180	2006	659	Am
				4181	2006	659	Am
				4182	2007	130	Am <sup>902</sup>
				2006	659	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
4186	2001	310	Ad	4312 (Cont.)	2001	159	Am (as ad by Sec. 19, Stats. 2000, Ch. 837) <sup>305</sup>
4190	2006	659	Am (by Sec. 14 of Ch.)				
4191	2006	659	Am	4314	2003	539	Am
	2007	130	Am <sup>902</sup>				
4192	2006	659	Am				
4196	2001	728	Am				
	2004	857	Am	4315	2005	539	Ad
4200	2003	539	R & Ad <sup>80</sup>				
	2004	695	Am	2005	621	Am (by Sec. 4 of Ch.)	Am (by Sec. 62.5 of Ch.)
	2007	588	Am				
4200.1	2004	695	Ad & R <sup>68</sup>				
	2006	658	Am <sup>38</sup>	4331	2007	588	Am
	2007	588	Am (by Sec. 51 of Ch.)				
4200.2	2003	539	Ad	2000	837	Am <sup>4</sup>	Am (by Sec. 26 of Ch.)
	2007	588	Am				
4200.3	2003	539	Ad	2001	728	Am	Am
	2004	909*	Am				
4200.4	2003	539	Ad	2004	857	Am	R & Ad <sup>80</sup>
4200.5	1999	655	Am				
	2001	728	Am	4344	2000	837	R <sup>96</sup>
4201	2000	837	Am <sup>4</sup>				
			R <sup>8</sup>	4360	2005	621	Am
4202	1999	655	Ad <sup>96</sup>				
	2003	539	Am	4361	2005	621	R & Ad
	2005	621	Am				
4205	2005	621	Am	4362	2005	621	R & Ad
4206	2005	621	R				
4207	2004	695	Am	4363	2005	621	R
4208	2004	695	Ad				
	2007	588	Am	4364	2005	621	Am
4209	2004	695	Ad				
4231	2005	621	Am	4365	2005	621	Am
4232	2005	621	Am				
4301	2001	631	Am	4366	2005	621	Am
	2001	728	Am				
	2004	857	Am	4367	2005	621	R
			R & Ad <sup>80</sup>				
	2006	777	Am (as ad by Sec. 44, Stats. 2004, Ch. 857)	4368	2005	621	R
4303	2006	777	Ad				
4305.5	2000	836	Am	4369	2005	621	Am
	2000	837	Am <sup>4</sup>				
			R <sup>8</sup>	4370	2005	621	R
			Ad <sup>96</sup>				
	2001	728	Am	4371	2005	621	Am
	2004	857	Am				
			R & Ad <sup>80</sup>	2008	548	Am	Am
4306.5	2006	777	Am				
4306.6	2002	562	Ad	4372	2005	621	Am
4311	2004	183	Am <sup>571</sup>				
4312	2000	837	Am <sup>4</sup>	4373	2005	621	Am
			R <sup>8</sup>				
			Ad <sup>96</sup>	4382	1999	525	Am <sup>112</sup>
				2000	857	Am <sup>203</sup>	Am <sup>4</sup>
				4400	2000	837	R <sup>8</sup>
				2001	728	Am	Am
				2003	539	Am	Am
				2004	857	Am	R & Ad <sup>80</sup>
				2005	301	Am (as ad by Sec. 50, Stats. 2004, Ch. 857)	Am (as ad by Sec. 50, Stats. 2004, Ch. 857)
				2005	621	Am (as ad by Sec. 50, Stats. 2004, Ch. 857, by Sec. 79.5 of Ch.)	Am
				1999	655	Am	Am
				2003	539	Am	Am
				2000	836	Am	Am
				2002	1138	Ad	Am
				2003	62	Am <sup>519</sup>	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4409 (Cont.)	2004	183	Am <sup>571</sup>	4620	2008	384	Ad & R <sup>722</sup>
	2004	695	Am	4800	2002	1012*	Am <sup>79 43</sup>
4425	1999	946	Ad & R <sup>20</sup>		2004	467	Am <sup>319 38</sup>
	2001	745*	Am		2006	658	Am <sup>348 349</sup>
	2002	542	Am <sup>57</sup>	4800.1	2002	107	Ad
	2002	1161*	S <sup>57</sup>	4804.5	2002	1012*	Am <sup>79 43</sup>
4426	1999	946	Ad & R <sup>20</sup>		2004	467	Am <sup>319 38</sup>
	2001	693	Am		2006	658	Am <sup>348 349</sup>
	2002	542	S <sup>57</sup>	4809.8	2008	529	Ad <sup>348</sup>
	2002	1161*	Am <sup>57</sup>				R <sup>801</sup>
4427	1999	946	Ad & R <sup>20</sup>	4826	2007	83	Am
	2002	542	R	4826.2	2002	453	Ad
	2002	1161*	R	4827	1999	83	Am <sup>30</sup>
4501	2003	640	Am <sup>300 317</sup>	4830	2002	131	Am
	2008	35	Ad & R <sup>349</sup>		2006	823	Am
4501.1	2002	107	Ad				R & Ad <sup>192</sup>
4503	2003	640	Am <sup>300 317</sup>	4830.7	2004	467	Ad
	2008	35	Ad & R <sup>349</sup>	4832	2004	467	Am
4507	2002	1013	Am		2008	529	Am
	2006	538	Am <sup>802</sup>	4833	2004	467	Am
4511.2	2008	299	R & Ad	4836.1	2007	83	Ad & R <sup>349</sup>
4518	1999	655	Am	4841.5	2001	306	Am
4519	2000	208	Am		2008	529	Am
4521	2003	586	Am (by Sec. 21 of Ch.)	4842.2	2001	306	Am
	2003	640	Am (by Sec. 18.5 of Ch.)		2004	467	Am
				4842.5	2004	467	Am
					2008	529	Am
4521.1	2008	675	Am	4842.7	2008	529	Ad
4521.2	2003	640	Ad	4843.5	2001	306	Am
4522	2008	675	Ad	4845	2008	675	Ad
4524	2001	728	R & Ad	4845.5	2008	675	Ad
4545	2001	435	Am	4846.5	2000	995	Am
4546	2006	659	Am	4848	2001	167	Am
4548	1999	655	Am		2002	131	Am
	2006	659	Am		2003	62	Am <sup>519</sup>
					2004	467	Am
Div. 2, Ch. 10.5, heading (Sec. 4600 et seq.)	2008	384	Ad & R <sup>722</sup>	4850	2005	621	Am
4600	2008	384	Ad & R <sup>722</sup>	4854.5	2002	131	Ad
4600.5	2008	384	Ad & R <sup>722</sup>	4857	1999	418	Ad
4601	2008	384	Ad & R <sup>722</sup>	4866	2004	193	Am <sup>571</sup>
4601.2	2008	384	Ad & R <sup>722</sup>		2008	529	Am
4601.3	2008	384	Ad <sup>1010</sup>	4867	2008	529	Am
			R <sup>722</sup>	4868	2008	529	Am
4601.4	2008	384	Ad & R <sup>722</sup>	4869	2008	529	Am
4602	2008	384	Ad & R <sup>722</sup>	4870	2008	529	Am
4602.5	2008	384	Ad & R <sup>722</sup>	4871	2008	529	Am
4603	2008	384	Ad & R <sup>722</sup>	4873	2008	529	Am
4603.1	2008	384	Ad & R <sup>722</sup>	4875.1	2008	529	Ad
4603.5	2008	384	Ad & R <sup>722</sup>	4875.3	2008	529	Ad
4604	2008	384	Ad & R <sup>722</sup>	4875.4	2004	467	Am
4605	2008	384	Ad & R <sup>722</sup>		2008	529	Am
4606	2008	384	Ad & R <sup>722</sup>	4883	2001	306	Am
4607	2008	384	Ad & R <sup>722</sup>	4901	2001	306	Am
4608	2008	384	Ad & R <sup>722</sup>	4905	2008	529	Am
4612	2008	384	Ad & R <sup>722</sup>	4922.36	2002	1013	Am
4613	2008	384	Ad & R <sup>722</sup>	4926	2005	649	Am
4615	2008	384	Ad & R <sup>722</sup>	4927	1999	655	Am
				4928	2002	714	Am <sup>79 43</sup>
					2004	909*	Am <sup>98 75</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4928 (Cont.)	2005	659	R Ad <sup>300</sup> R <sup>301</sup>	4965	1999	655	R (as am by Sec. 18, Stats. 1991, Ch. 983) Am (as ad by Sec. 19, Stats. 1991, Ch. 983)
	2006	658	Am <sup>319 38</sup>				
	2008	385	Am <sup>36 111</sup>				
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, Ch. 13, heading (Sec. 4980 et seq.)			
	2002	714	Am <sup>79 43</sup>		2004	204	Am
	2004	909*	Am <sup>98 75</sup>	4980	2000	836	Am
	2005	659	R Ad <sup>300</sup> R <sup>301</sup>	4980	2002	1013	Am
	2006	658	Am <sup>319 38</sup>	4980.01	2003	20	Am
	2008	385	Am <sup>36 111</sup>		2007	588	Am
4934.1	2002	714	Ad	4980.02	2002	1013	Am
4934.2	2002	714	Ad		2004	204	Am
	2004	33*	Am	4980.03	2000	836	Am
4935	1999	655	Am		2005	658	Am
	2000	568	Am		2007	586	Am
	2002	714	Am	4980.10	2002	1013	Am
	2005	649	Am (by Sec. 5 of Ch.)	4980.30	2002	1013	Am
4937	2001	361	Am	4980.34	2002	1013	Am
	2005	649	Am (by Sec. 6 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	4980.39	2002	541	Ad
4940	1999	655	Am	4980.395	2002	541	Ad
4941	1999	655	Am		2004	695	Am <sup>63</sup>
4944	1999	655	Am	4980.40	2001	728	Am
4945	2000	568	Am		2002	1013	Am
	2005	648	Am		2003	874	Am
4946	1999	655	Am		2004	909*	Am
	2002	405	R		2005	658	Am
4947	1999	655	Am		2007	588	Am
4955	1999	655	Am	4980.40.5	2008	489	Ad <sup>999</sup>
	2000	568	Am	4980.41	1999	406	Am
	2002	714	Am		2001	435	Am
4955.1	2002	714	Ad		2002	481	Am
4955.2	2002	714	Ad		2003	874	Am
4956	1999	655	Am	4980.43	2000	836	Am
4959	1999	655	Am		2002	1013	Am
4960.2	2002	714	Ad		2003	607	Am
4960.5	1999	655	Am		2004	204	Am
4961	1999	655	Am		2005	658	Am
4963	1999	655	Am		2007	586	Am
4964	1999	655	Am	4980.44	2000	836	Am
					2001	728	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4980.44 (Cont.)	2002	1013	Am	4984.72	2007	588	Ad
	2003	607	Am	4984.75	2003	437	Ad
	2004	204	Am	4984.8	2002	1013	Am
	2007	588	Am		2003	607	Am
4980.45	1999	657	Am		2007	588	R & Ad
	2001	435	Am	4984.9	1999	655	Ad
	2002	1013	Am	4986	2006	659	R
	2007	586	Am	4986.10	2000	836	Am
4980.46	2002	1013	Am		2006	659	R
4980.48	2002	1013	Am	4986.20	2000	836	Am
4980.50	2000	836	Am		2001	728	Am
	2001	728	Am		2006	659	R
	2002	1013	Am	4986.21	2000	836	Ad
	2003	874	Am		2001	728	Am
	2004	909*	Am		2004	909*	Am
4980.54	2002	1013	Am		2006	659	R
	2003	874	Am	4986.30	2006	659	R
	2007	588	Am	4986.40	2006	659	R
4980.55	2002	1013	Am	4986.41	2006	659	R
4980.57	2002	481	Ad <sup>22</sup>	4986.42	2000	836	Ad
	2002	1013	R		2006	659	R
	2003	607	Am	4986.43	2000	836	Ad
	2007	588	Am		2006	659	R
4980.60	2002	1013	Am	4986.44	2000	836	Ad
4980.80	2000	836	Am		2006	659	R
	2001	159	Am <sup>305</sup>	4986.45	2000	836	Ad
	2002	481	Am		2006	659	R
	2003	874	Am	4986.46	2000	836	Ad
	2007	588	Am		2006	659	R
4980.90	2000	836	Am	4986.47	2000	836	Ad
	2001	159	Am <sup>305</sup>		2001	728	Am
	2002	481	Am		2006	659	R
	2004	183	Am <sup>571</sup>	4986.50	2006	659	R
	2007	586	Am	4986.60	2000	836	R
	2007	588	Am	4986.70	1999	657	Am
4981	2002	1013	Am		2000	836	Am
4982	1999	657	Am		2002	1013	Am
	2000	135	Am <sup>203</sup>		2006	659	R
	2001	435	Am	4986.71	2005	658	Am
	2002	1013	Am		2006	659	R
	2003	607	Am	4986.75	2006	659	R
	2007	588	Am	4986.80	2004	909*	Am
	2008	33*	Am		2006	659	R
4982.05	1999	459	Ad	4986.81	2006	659	R
	2001	617	Am	4986.82	2006	659	R
	2002	664	Am <sup>431</sup>	4986.90	2006	659	R
	2005	658	Am	4987	2006	659	R
4982.2	2002	1013	Am	Div. 2,			
	2003	607	Am	Ch. 13,			
4982.25	2002	1013	Am	Art. 6,			
4982.26	2005	658	Am	heading			
4984	2000	836	Am	(Sec. 4987.5			
4984.01	2007	588	Ad	et seq.)	2004	204	Am
4984.1	2007	588	Am	4987.5	1999	657	Am
4984.4	2003	874	Am		2002	1013	Am
	2007	588	Am	4987.6	1999	657	R & Ad
4984.6	2005	74*	Am	4987.7	1999	657	R & Ad(RN)
4984.7	2002	1013	Am		2002	1013	Am
	2004	909*	Am		2004	204	Am
	2007	588	R & Ad	4987.8	1999	657	Am & RN & Ad(RN)

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4987.8 (Cont.)	2002	1013	Am	4990.11	2006	659	R
4987.9	1999	657	Am & RN	4990.12	2006	659	R & Ad
4988	2002	1013	Am	4990.125	2002	107	Ad
4988.1	1999	657	Am		2006	659	R
	2002	1013	Am	4990.13	2006	659	R
4988.2	1999	657	Am	4990.14	2006	659	R & Ad
	2002	1013	Am	4990.15	2006	659	R
4989.10	2006	659	Ad	4990.16	2006	659	R & Ad
4989.12	2006	659	Ad	4990.18	2006	659	Ad
4989.14	2006	659	Ad	4990.2	2006	659	R
4989.16	2006	659	Ad	4990.20	2006	659	Ad
4989.18	2006	659	Ad	4990.22	2006	659	Ad
4989.20	2006	659	Ad	4990.24	2006	659	Ad
	2007	586	Am	4990.26	2006	659	Ad
4989.22	2006	659	Ad	4990.28	2006	659	Ad
4989.24	2006	659	Ad	4990.3	2002	1013	Am
4989.26	2006	659	Ad		2006	659	R
4989.28	2006	659	Ad	4990.30	2006	659	Ad
4989.30	2006	659	Ad	4990.32	2006	659	Ad
4989.32	2006	659	Ad		2008	33 *	Am
4989.34	2006	659	Ad	4990.34	2006	659	Ad
	2007	586	Am	4990.36	2006	659	Ad
4989.36	2006	659	Ad	4990.38	2006	659	Ad
	2007	588	Am	4990.4	2004	695	Am
4989.38	2006	659	Ad		2006	659	R
4989.40	2006	659	Ad	4990.40	2006	659	Ad
4989.42	2006	659	Ad	4990.42	2006	659	Ad
	2007	588	Am	4990.5	1999	655	Am
4989.44	2006	659	Ad		1999	657	Am
	2007	586	Am		2006	659	R
4989.46	2006	659	Ad	4990.6	2006	659	R
4989.48	2006	659	Ad	4990.7	2006	659	R
4989.50	2006	659	Ad	4990.8	2002	1012 *	Am <sup>98 75</sup>
4989.52	2006	659	Ad		2005	658	Am <sup>300 317</sup>
4989.54	2006	659	Ad		2006	659	R
	2007	130	Am <sup>902</sup>	4990.9	2006	659	R
	2007	588	Am	4991	2006	659	Ad
	2008	33 *	Am	4991.2	2006	659	Ad
4989.56	2006	659	Ad	4992.1	2000	836	Am
4989.58	2006	659	Ad		2001	728	Am
4989.60	2006	659	Ad		2004	909 *	Am
4989.62	2006	659	Ad	4992.10	2007	588	Ad
4989.64	2006	659	Ad	4992.3	1999	657	Am
4989.66	2006	659	Ad		2001	728	Am
4989.68	2006	659	Ad		2007	588	Am
4989.70	2006	659	Ad		2008	33 *	Am
	2007	130	Am <sup>902</sup>	4992.31	1999	459	Ad
4990	2006	659	R & Ad		2001	617	Am
	2008	385	Am (by Sec. 5 of Ch.) <sup>36 111</sup>		2005	658	Am
4990.02	2006	659	Ad		2006	659	R
4990.04	2006	659	Ad <sup>319</sup>	4992.33	2005	658	Am
			R <sup>232</sup>	4992.6	2001	728	R
	2008	385	Am <sup>36 111</sup>	4992.8	1999	655	Ad
4990.06	2006	659	Ad	4994	2005	74 *	Am
4990.08	2006	659	Ad	Div. 2,			
4990.1	2002	1012 *	Am <sup>98 75</sup>	Ch. 14,			
	2005	658	Am <sup>300 317</sup>	Art. 4,			
	2006	659	R	heading			
4990.10	2006	659	R & Ad	(Sec. 4996 et seq.)	2006	659	Am
				4996	2003	20	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
4996.1	2003	874	Am	4998.5 (Cont.)			
4996.13	2002	1013	Am	2000	135	Am <sup>203</sup>	
4996.14	2007	588	R & Ad	4998.6	1999	657	Am & RN & Ad(RN)
4996.17	2000	836	Am				Am <sup>203</sup>
	2002	481	Am	2000	135	Am <sup>203</sup>	
	2003	874	Am	2006	659	R	
	2006	659	Am	4998.7	1999	657	Am & RN
	2007	130	Am <sup>902</sup>	4999	1999	535	Ad
4996.18	2000	836	Am				Am <sup>203</sup>
	2001	728	Am	2002	107	Am	
	2003	607	Am	2006	659	Am	
	2004	695	Am	4999.1	1999	535	Ad
	2007	588	Am				Am
4996.2	2001	728	Am	4999.2	1999	535	Ad
	2002	481	Am				Am
4996.20	2004	695	Am				Am
4996.21	1999	657	Am				Am
	2001	728	Am				Am & R & Ad <sup>82</sup>
	2003	607	Am				Am <sup>636</sup>
4996.22	2002	481	Am				Am <sup>976</sup>
			R & Ad <sup>22</sup>				
	2003	607	Am (as ad by Sec. 11, Stats. 2002, Ch. 481)	4999.3	1999	535	Ad
				4999.4	1999	535	Ad
							Am <sup>203</sup>
	2007	588	Am				Am
4996.23	2001	728	Ad	4999.5	1999	535	Ad
	2003	607	Am	4999.6	1999	535	Ad
4996.25	2002	541	Ad				Am <sup>203</sup>
4996.26	2002	541	Ad	4999.7	1999	535	Ad
	2004	695	Am <sup>63</sup>				Am <sup>203</sup>
4996.28	2007	588	Ad				Am
4996.3	2004	909*	Am				Am
	2007	588	R & Ad				Am & R & Ad <sup>82</sup>
4996.4	2004	909*	Am				Am <sup>636</sup>
	2007	588	Am				Am <sup>976</sup>
4996.6	2000	836	Am				
	2001	159	Am <sup>305</sup>	4999.8	1999	535	Ad
	2003	874	Am				R
	2007	588	Am	4999.9	1999	535	Ad
4996.65	2003	437	Ad				R
4996.8	1999	655	Am				Am <sup>21 20</sup>
4997	2003	607	R (as ad by Sec. 11, Stats. 1993, Ch. 1234)	5000	1999	657	Am <sup>21 20</sup>
			Am (as ad by Sec. 21, Stats. 1998, Ch. 879)				Am <sup>98 75</sup>
							Am <sup>79 43</sup>
	2007	588	R & Ad				Am
	1999	657	Am				Am <sup>348 349</sup>
4998	2000	135	Am <sup>203</sup>	5000.1	2002	107	Ad
	2002	1013	Am	5000.5	2002	231	Ad
4998.1	1999	657	R & Ad	5001	2003	807	Am
4998.2	1999	657	R & Ad(RN)				Am <sup>21 20</sup>
	2000	135	Am <sup>203</sup>	5015.6	1999	656	Am <sup>98 75</sup>
4998.3	1999	657	Am & RN & Ad(RN)				Am <sup>79 43</sup>
							Am <sup>348 349</sup>
4998.4	1999	657	Am & RN & Ad(RN)	5018	2000	1055*	Am
				5020	2001	718	Am
4998.5	1999	657	Am & RN & Ad(RN)				Am
				5025.2	2004	921	Ad
				5025.3	2004	921	Ad
				5030	1999	657	Am
				5035.3	2006	458*	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
5050	2004	921	Am <sup>174</sup> Ad <sup>80</sup>	5084	2001	704	Am & R <sup>43</sup>
	2006	458*	Am		2001	718	Am & R <sup>43</sup>
5050.1	2006	458*	Ad		2004	909*	Am <sup>38</sup>
5050.2	2006	458*	Ad	5087	2001	704	Am
	2007	130	Am <sup>902</sup>		2001	718	Am
5054	2005	658	Ad	5088	2001	704	Am
5061	2002	231	Am		2001	718	Am
	2002	1150	Am (as am by Stats. 2002, Ch. 231)		2004	921	Am R & Ad <sup>80</sup>
	2003	807	Am	5090	2001	704	Ad
5062.2	2002	232	Ad		2001	718	Ad
5063	2002	231	Am		2004	909*	R (as ad by Sec. 18, Stats. 2001, Ch. 718)
5063.1	2002	231	Ad				Am (as ad by Sec. 15, Stats. 2001, Ch. 704)
5063.2	2002	231	Ad	5091	2001	704	Ad
5063.3	2004	921	Ad		2001	718	Ad
5070.5	1999	657	Am		2003	807	R (as ad by Sec. 16, Stats. 2001, Ch. 704 and Sec. 19, Stats. 2001, Ch. 718)
5070.6	1999	657	Am	5092	2001	704	Ad
5076	2001	704	Ad		2001	718	Ad
	2001	718	Ad		2004	909*	R (as ad by Sec. 20, Stats. 2001, Ch. 718)
	2002	231	R (as ad by Sec. 2, Stats. 2001, Ch. 704) Am (as ad by Sec. 5, Stats. 2001, Ch. 718)				Am (as ad by Sec. 17, Stats. 2001, Ch. 704)
	2004	921	Am	5093	2001	704	Ad
	2006	447	Am		2001	718	Ad
5079	2002	231	Am		2002	664	Am <sup>431</sup>
	2005	658	Am		2004	909*	R (as ad by Sec. 18, Stats. 2001, Ch. 704)
5081	2001	704	Am				Am (as am by Sec. 11, Stats. 2002, Ch. 664)
	2001	718	Am	5094	2001	704	Ad
	2003	228*	Am		2001	718	Ad
	2003	807	Am		2002	1079*	Am (as ad by Sec. 19, Stats. 2001, Ch. 704 and as ad by Sec. 22, Stats. 2001, Ch. 718)
5081.1	2001	704	Am & R <sup>43</sup>	5095	2001	704	Ad
	2001	718	Am & R <sup>43</sup>		2001	718	Ad
	2002	664	Am <sup>431</sup>	5096	2004	921	Ad <sup>686</sup> R <sup>192</sup>
	2004	909*	Am <sup>38</sup>	5096.1	2004	921	Ad <sup>686</sup> R <sup>192</sup>
5082	2001	704	Am	5096.10	2004	921	Ad <sup>686</sup> R <sup>192</sup>
	2001	718	Am	5096.11	2004	921	Ad <sup>686</sup> R <sup>192</sup>
	2003	228*	Am	5096.12	2006	458*	Ad <sup>826</sup>
	2003	807	Am				
5082.1	2001	704	Am				
	2001	718	Am				
	2003	228*	R & Ad				
	2003	807	R & Ad				
5082.2	2001	704	Am & R <sup>43</sup>				
	2001	718	Am & R				
	2003	228*	Am				
	2003	807	Am				
	2004	909*	Am				
5082.3	2001	704	Am				
	2001	718	Am				
5082.4	2001	704	Am				
	2001	718	Am				
5082.5	2001	704	Ad				
	2001	718	Ad				
5083	2001	704	Am & R <sup>43</sup>				
	2001	718	Am & R <sup>43</sup>				
	2004	909*	Am <sup>38</sup>				

**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
5096.13	2006	458 *	Ad	5154	2000	1054	Am
5096.14	2006	458 *	Ad	5211	2000	787	Ad
5096.15	2006	458 *	Ad	5216	2002	972	Am
5096.2	2004	921	Ad <sup>686</sup> R <sup>192</sup>	5216.2	2000	787	Am & RN
5096.3	2004	921	Ad <sup>686</sup> R <sup>192</sup>	5216.3	2000	787	Am & RN & Ad(RN)
5096.4	2004	921	Ad <sup>686</sup> R <sup>192</sup>	5216.4	2000	787	Am & RN & Ad
5096.5	2004	921	Ad <sup>686</sup> R <sup>192</sup>	5216.5	2000	787	Ad(RN)
5096.6	2004	921	Ad <sup>686</sup> R <sup>192</sup>	5216.6	2000	787	Ad(RN)
5096.7	2004	921	Ad <sup>686</sup> R <sup>192</sup>	5217	2008	179	Am <sup>976</sup>
5096.8	2004	921	Ad <sup>686</sup> R <sup>192</sup>	5272	2000	787	R
5096.9	2004	921	Ad <sup>686</sup> R <sup>192</sup>	5273.5	2000	787	Am
5097	2002	230	Ad	5275	2008	493	Am
5098	2002	230	Ad	5275.5	1999	818	Ad
5100	2002	230	Am	5275	2007	81	Ad
	2002	231	Am (by Sec. 13 of Ch.)	5300	2000	787	Am
	2004	921	Am	5354	2002	972	Am
5103	2002	231	Ad	5403	2000	787	Am
5107	2003	807	Am		2001	284	Am
	2004	583	Am	5405	2000	787	Am
5108	2002	231	Ad	5405.6	2001	928	Ad
	2002	1150	Am (as ad by Stats. 2002, Ch. 231)	5408	2000	787	Am
				5408.3	2002	972	Ad
5109	2002	231	Ad	5408.7	1999	320	Ad <sup>66</sup> R <sup>67</sup>
	2004	921	Am	5440	1999	280	Am
5109.5	2002	231	Ad		2001	54 *	Am
5110	2000	1054	Ad		2001	825	Am
5111	2000	1054	Ad		2003	725	Am
	2001	159	Am <sup>305</sup>	5442.10	2001	54 *	Ad
5112	2000	1054	Ad	5442.11	2001	825	Ad
5113	2000	1054	Ad	5442.13	2003	725	Ad
5115	2003	807	Ad	5442.9	1999	280	Ad
5116	2004	921	Ad	5443	2003	577	Am
5116.1	2004	921	Ad	5463	2003	594	Am
5116.2	2004	921	Ad	5466	2004	529	Ad
5116.3	2004	921	Ad	5485	2002	972	R & Ad
5116.4	2004	921	Ad	5490.5	2000	787	Ad
5116.5	2004	921	Ad	5499.4	2002	221	Am
5116.6	2004	921	Ad	5502	2000	1054	Am
5131	2003	228 *	Am	5510	1999	982	Am
	2003	807	Am		2002	1012 *	Am <sup>79 43</sup> <sup>319 38</sup>
5133	1999	657	Am		2004	691	Am <sup>319 38</sup>
5134	2001	718	Am		2006	658	Am <sup>348 349</sup>
	2004	921	Am	5510.15	2002	107	Ad
	2006	447	Am (by Sec. 2 of Ch.)	5515	2005	280	Am
	2006	458 *	Am (by Sec. 9 of Ch.) <sup>861</sup>	5517	2002	1012 *	Am <sup>79 43</sup> <sup>319 38</sup>
			Am (by Sec. 10 of Ch.) <sup>100</sup>		2004	691	Am <sup>319 38</sup> <sup>348 349</sup>
5150	2000	1055 *	Am	5535	2007	275	Am
5151	2000	1054	Am	5535.1	2007	275	Am
				5535.2	2007	275	Am
				5535.25	2007	275	Ad
				5535.3	2007	275	Am
				5536	2000	1054	Am
					2001	159	Am <sup>305</sup>
					2001	854	Am
				5536.1	1999	982	Am
				5536.25	1999	982	Am
				5536.26	2001	728	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5552.5	2004	691	Ad	5681	2000	1054	Am
	2008	33 *	Am	5682	2000	1054	Am
5558	2001	313	Ad	5683	2000	1054	Am
5565	2000	1054	Am		2005	74 *	Am
5582.1	1999	982	Am	5800	2001	495	Am <sup>19</sup>
5588	2005	506 *	R & Ad		2003	874	S <sup>43</sup>
	2006	564	Am		2004	691	S <sup>75</sup>
5588.1	2005	506 *	Ad		2004	695	S <sup>75</sup>
5588.2	2005	506 *	Ad		2005	675	S <sup>68</sup>
5588.3	2005	506 *	Ad		2006	658	S <sup>38</sup>
5588.4	2005	506 *	Ad	5801	2001	495	S <sup>19</sup>
5589	2005	506 *	R		2003	874	Am <sup>43</sup>
5600	2008	549	Am		2004	691	S <sup>75</sup>
5601	2000	1054	Am		2004	695	S <sup>75</sup>
5602	2000	1054	Am		2005	675	S <sup>68</sup>
5603	2000	1054	Am		2006	658	S <sup>38</sup>
5610	2000	1054	Am	5801.1	2001	495	Ad & R <sup>19</sup>
5615	2006	564	Am		2003	874	S <sup>43</sup>
5616	1999	982	Am		2004	691	S <sup>75</sup>
	2007	275	Am		2004	695	S <sup>75</sup>
	2008	179	Am <sup>976</sup>		2005	675	S <sup>68</sup>
5620	2000	1054	Am		2006	658	S <sup>38</sup>
	2002	1012 *	Am <sup>79 43</sup>	5802	2001	495	S <sup>19</sup>
	2004	691	Am <sup>319 38</sup>		2003	874	S <sup>43</sup>
	2006	658	Am <sup>348 349</sup>		2004	691	S <sup>75</sup>
5620.1	2002	107	Ad		2004	695	S <sup>75</sup>
5621	2002	1012 *	Am <sup>79 43</sup>		2005	675	S <sup>68</sup>
	2004	691	Am <sup>319 38</sup>		2006	658	S <sup>38</sup>
	2006	658	Am <sup>348 349</sup>	5803	2001	495	S <sup>19</sup>
5622	2002	1012 *	Am <sup>79 43</sup>		2003	874	S <sup>43</sup>
	2004	691	Am <sup>319 38</sup>		2004	691	S <sup>75</sup>
	2006	658	Am <sup>348 349</sup>		2004	695	S <sup>75</sup>
5640	2000	1054	Am		2005	675	S <sup>68</sup>
	2003	325	Am		2006	658	S <sup>38</sup>
	2007	275	Am	5804	2001	495	S <sup>19</sup>
	2008	179	Am <sup>976</sup>		2003	874	S <sup>43</sup>
5641	2004	691	Am		2004	691	S <sup>75</sup>
5641.1	2004	691	Ad		2004	695	S <sup>75</sup>
5641.2	2004	691	Ad		2005	675	S <sup>68</sup>
5641.3	2004	691	Ad		2006	658	S <sup>38</sup>
5641.4	2004	691	Ad	5805	2001	495	S <sup>19</sup>
	2005	48 *	Am		2003	874	S <sup>43</sup>
5641.6	2004	691	Ad		2004	691	S <sup>75</sup>
5642	2000	1054	Am		2004	695	S <sup>75</sup>
5643	2000	1054	R		2005	675	S <sup>68</sup>
5645	2004	691	R		2006	658	S <sup>38</sup>
5650	2000	1054	Am	5810	2001	495	Am <sup>19</sup>
5651	2000	1054	Am		2003	874	Am <sup>43</sup>
	2004	865	Am		2004	691	Am <sup>75</sup>
5657	2003	325	Am		2004	695	Am <sup>75</sup>
	2003	607	Am		2005	675	Am <sup>68</sup>
	2004	865	Am		2006	658	Am <sup>38</sup>
5659	2004	865	Am	5811	2001	495	Ad & R <sup>19</sup>
5678	2006	564	Ad		2003	874	R
5678.1	2006	564	Ad				Ad & R <sup>43</sup>
5678.2	2006	564	Ad		2004	33 *	Am
5678.3	2006	564	Ad		2004	691	S <sup>75</sup>
5678.4	2006	564	Ad		2004	695	S <sup>75</sup>
5678.5	2006	564	R		2005	675	S <sup>68</sup>
5679.5	2006	564	R		2006	658	Am <sup>38</sup>
5680.1	2001	306	Am	5812	2001	495	Ad & R <sup>19</sup>

**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
5812 (Cont.)				6079.1 (Cont.)			
	2003	874	S <sup>43</sup>		2000	246	Am (as ad by Sec. 3, Stats. 1999, Ch. 221)
	2004	691	S <sup>75</sup>				
	2004	695	S <sup>75</sup>				
	2005	675	S <sup>68</sup>		2002	784	Am <sup>490</sup>
	2006	658	S <sup>38</sup>		2007	130	Am <sup>902</sup>
6001	2004	356	Am		2007	474	Am
6002.1	2007	130	Am <sup>902</sup>	6079.5	2002	415*	Am
	2007	474	Am	6085	1999	221	Am
6008.6	1999	342	Ad		1999	342	Am
6009.5	2006	390	Ad	6086.10	2003	334	Am
6016	2002	415*	Am	6086.12	2004	193	R <sup>571</sup>
6019	2002	415*	Am	6086.15	2001	745*	Am
6021	2002	415*	Am	6086.16	2003	334	Ad
6028	2004	529	Am	6086.65	1999	221	Am
6031.5	1999	342	Ad				R & Ad <sup>51</sup>
	2002	415*	Am		2000	135	Am <sup>203</sup>
	2003	334	Am		2000	246	Am (as ad by Sec. 6, Stats. 1999, Ch. 221)
6032	2001	24	R				
	2002	415*	Ad		2007	130	Am <sup>902</sup>
6033	2001	24	R		2007	474	Am
	2006	165	Ad	6086.7	2003	469	Am
6034	2001	96	R	6091.2	2007	422	Am
6036	2005	341	Am	6092	2001	24	Am
6046.7	2006	534	Ad	6094.5	2001	745*	Am
6060	2001	46	Am	6095	2004	193	Am <sup>571</sup>
	2002	664	Am <sup>431</sup>	6095.1	1999	221	Ad
6060.3	2001	46	Am	6106.5	2000	867	Am
6060.6	2005	610	Ad	6106.6	2000	867	Ad
6060.7	2006	534	Ad	6126	2002	394	Am
6061	2006	534	Am		2007	130	Am <sup>902</sup>
	2007	130	Am <sup>902</sup>		2007	474	Am
6061.5	2006	534	Ad	6126.3	2005	273	Ad
6062	2001	46	Am		2006	538	Am <sup>802</sup>
	2002	664	Am <sup>431</sup>	6126.4	2006	605	Ad
6065	2002	415*	R & Ad <sup>22</sup>	6126.5	2001	304	Ad
	2003	334	Am (as am by Sec. 6, Stats. 2002, Ch. 415) <sup>317</sup>	6140	1999	342	Ad & R <sup>24</sup>
			Am (as ad by Sec. 7, Stats. 2002, Ch. 415) <sup>301</sup>		2000	118	Am <sup>5</sup>
6068	1999	221	Am		2001	24	Am <sup>19</sup>
	1999	342	Am		2003	334	Am <sup>18</sup>
	2001	24	Am		2004	384	Am <sup>43</sup>
	2003	765	Am <sup>391</sup>		2005	341	Am <sup>68</sup>
6068.11	2000	472	Ad & R <sup>5</sup>		2007	474	Am <sup>317</sup>
	2001	438*	Am <sup>20</sup>		2008	165	Am
6070	1999	342	Am	6140.05	1999	342	Ad
6071	2007	130	Am <sup>902</sup>	6140.10	2001	24	R
	2007	474	Am	6140.15	2001	24	R
6072	2001	880	Ad <sup>37 34</sup>	6140.16	2000	246	Am
	2002	137	Am	6140.2	2004	193	Am <sup>571</sup>
	2002	664	Am <sup>431</sup>	6140.3	2007	474	R
6073	2007	474	Ad		2008	165	Ad & R <sup>547</sup>
	2008	179	Am <sup>976</sup>	6140.35	2007	474	Ad & R <sup>111</sup>
6079.1	1999	221	Am	6140.36	2008	165	Ad & R <sup>349</sup>
			R & Ad <sup>51</sup>	6140.5	2003	334	Am
					2005	341	Am
				6140.55	2001	24	Am
					2005	341	Am
				6140.6	2005	341	Am
				6140.7	2004	529	Am
				6140.8	2001	24	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
6140.9	2001	129	Am	6400	1999	892	Am (as ad by Sec. 3, Stats. 1998, Ch. 1079)
	2005	341	Am				
6141	2005	341	Am				
6141.1	1999	342	Am		2000	386 *	Am (as am by Sec. 1, Stats. 1999, Ch. 892)
	2003	334	Am				
	2005	341	Am				
6143.5	2000	808 *	Am				
6145	1999	342	R & Ad	6401	1999	892	Am (as ad by Sec. 5, Stats. 1998, Ch. 1079)
	2002	415 *	Am				
	2003	334	Am		2002	1018	R & Ad
	2006	15	Am	6401.5	2002	1018	R & Ad
	2007	130	Am <sup>902</sup>	6401.6	1999	892	Am
6152	2002	784	Am <sup>490</sup>		2002	1018	R & Ad
6153	2000	867	Am	6402	2000	386 *	Am (as am by Sec. 8 and as ad by Sec. 9, Stats. 1998, Ch. 1079)
6156	2006	538	Am <sup>802</sup>				
6157	2006	538	Am <sup>802</sup>				
6157.5	2000	674	Ad				
6175	1999	454	Ad		2002	1018	R & Ad
6175.3	1999	454	Ad	6402.1	2002	1018	R & Ad
6175.4	1999	454	Ad	6403	2000	386 *	Am (as am by Sec. 10 and as ad by Sec. 11, Stats. 1998, Ch. 1079)
6175.5	1999	454	Ad				
6175.6	1999	454	Ad		2001	159	Am (as am by Sec. 4 and Sec. 5, Stats. 2000, Ch. 386) <sup>305</sup>
6176	1999	454	Ad				
6177	2000	442	Ad				
6202	2004	182	Am <sup>81 614</sup>				
6211	2007	422	Am				
6212	2007	422	Am				
	2008	179	Am <sup>976</sup>				
6213	2007	422	Am				
	2008	179	Am <sup>976</sup>				
6230	2001	129	Ad				
6231	2001	129	Ad		2002	1018	R & Ad
6232	2001	129	Ad		2007	402	Am
6233	2001	129	Ad	6404	2000	386 *	Am
	2005	273	Am		2002	1018	R & Ad
6234	2001	129	Ad	6405	1999	892	Am
	2003	334	Am		2000	386 *	Am (by Sec. 7 of Ch.)
6235	2001	129	Ad				
6236	2001	129	Ad		2002	784	Am <sup>490</sup>
6237	2001	129	Ad		2002	1018	R & Ad
6238	2001	129	Ad	6406	2001	35	Am (as am by Sec. 12.5 and as ad by Sec. 12.6, Stats. 1998, Ch. 1079)
6301	2001	52	Am				
6301.1	1999	344 *	Am		2002	1018	R & Ad
6301.5	2001	52	Am	6407	2002	1018	R & Ad
6302.5	2002	784	Am <sup>490</sup>	6408	2002	1018	R & Ad
6321	2005	75 *	R & Ad <sup>80</sup>	6408.5	2002	1018	Ad
	2005	706	Am (as ad by Sec. 7, Stats. 2005, Ch. 75)	6409	2002	1018	R & Ad
				6410	2002	1018	R & Ad
	2007	130	Am <sup>902</sup>	6410.5	2002	1018	Ad
	2007	738	Am	6411	1999	892	Am (as am by Sec. 21, Stats. 1998, Ch. 1079)
6322	2005	75 *	R & Ad <sup>80</sup>				
6322.1	2005	75 *	Am <sup>80</sup>				
	2008	311	Am				
6323	2005	75 *	R <sup>80</sup>				
6324	2002	784	Am <sup>490</sup>				
	2005	75 *	Am <sup>80</sup>				
	2005	75 *	Am <sup>80</sup>		2002	1018	R & Ad
6325	2005	75 *	Am <sup>80</sup>	6412	2002	1018	R & Ad
6326	2005	75 *	Am <sup>80</sup>	6412.1	2002	1018	R & Ad
6341	2002	784	Am <sup>490</sup>	6412.5	2002	1018	Ad
6365	2002	784	R <sup>490</sup>				

**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
6413	2002	1018	R & Ad	6582.5	2006	491	Ad
6414	2002	1018	R & Ad	6583	2006	491	Ad
6415	2002	1018	R & Ad	6584	2006	491	Ad
6416	2002	1018	R	6590	2006	491	Ad
6450	2000	439	Ad	6591	2006	491	Ad
			R & Ad <sup>22</sup>	6592	2006	491	Ad
	2001	311	Am (as ad by	6704	2002	1013	Am
			Sec. 1, 1st and		2006	658	Am
			2nd text, Stats.	6704.1	2000	1006	Ad
			2000, Ch. 439)		2001	615 *	Am
	2002	664	Am (as am by		2004	33 *	Am
			Sec. 1 and Sec.		2005	22	Am <sup>647</sup>
			2, Stats. 2001,	6706	2000	1006	Am
			Ch. 311) <sup>431</sup>		2002	1013	Am
	2006	567	Am	6710	1999	656	Am <sup>4 5</sup>
6451	2000	439	Ad		2000	1006	Am <sup>21 20</sup>
	2001	311	Am		2001	495	Am <sup>70 18</sup>
6452	2000	439	Ad		2002	1012 *	Am <sup>79 43</sup>
6453	2000	439	Ad		2002	1150	Am <sup>79 43</sup>
6454	2000	439	Ad		2004	691	Am <sup>98 75</sup>
6455	2000	439	Ad		2005	657	Am <sup>300 317</sup>
	2007	43	Am		2006	658	Am <sup>348 349</sup>
6456	2000	439	Ad	6710.1	2002	107	Ad
6500	2006	491	Ad	6712	2000	1006	Am
6501	2006	491	Ad		2006	658	Am
	2007	130	Am <sup>902</sup>		2007	354	Am
	2007	354	Am	6714	1999	656	Am <sup>4 5</sup>
6502	2006	491	Ad		2000	1006	Am <sup>21 20</sup>
6510	2006	491	Ad		2001	495	Am <sup>70 18</sup>
6511	2006	491	Ad		2002	1012 *	Am <sup>79 43</sup>
6513	2006	491	Ad		2002	1150	Am <sup>79 43</sup>
6514	2006	491	Ad		2005	48 *	Am <sup>98 75</sup>
6515	2006	491	Ad		2005	657	Am (as am by
6516	2006	491	Ad				Sec. 2, Stats.
6517	2006	491	Ad				2005, Ch.
6518	2006	491	Ad				48) <sup>300 317</sup>
6520	2006	491	Ad		2006	658	Am <sup>348 349</sup>
	2007	354	Am	6715	2005	657	Am
6530	2006	491	Ad	6716	2000	976	Am
	2007	354	Am		2001	159	Am <sup>305</sup>
6531	2006	491	Ad		2006	658	Am
6532	2006	491	Ad	6717	2000	1006	Am
6533	2006	491	Ad	6726.2	2006	658	Am
	2007	354	Am	6728.3	2002	1013	Am
6533.5	2006	491	Ad	6728.5	2002	1013	Am
6534	2006	491	Ad	6730	2006	658	Am
	2007	354	Am	6730.2	2000	1006	Am
6535	2006	491	Ad		2001	159	Am <sup>305</sup>
6536	2006	491	Ad	6731.1	2006	760	Am
	2007	354	Am	6731.5	2000	1006	Ad
6537	2006	491	Ad	6731.6	2000	1006	Ad
6538	2006	491	Ad	6732	2003	789	Am
6539	2006	491	Ad	6732.3	2003	789	Am
6540	2006	491	Ad		2006	658	Am
6541	2006	491	Ad	6732.4	2003	789	Am
6560	2006	491	Ad	6732.5	2006	658	Ad
6561	2006	491	Ad	6735	2000	1006	Am
	2007	354	Am		2001	495	Am
6562	2006	491	Ad	6735.2	2000	1006	R
6580	2006	491	Ad	6735.3	2000	1006	Am
6582	2006	491	Ad		2001	495	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
6735.4	2000	1006	Am	6980.18	1999	318	Am
	2001	495	Am	6980.22	2008	679	Am
6736	2005	657	Am	6980.26	2008	679	Am
6736.1	2005	657	Am	6980.33	2008	679	Am
6737.1	2003	607	Am	6980.36	2008	679	R
6737.3	2003	607	Am	6980.42	1999	318	Am
6738	2000	1006	Am	6980.48	2008	679	Am
	2006	658	Am	6980.53	2008	679	Am
	2007	354	Am	6980.54	2008	679	Ad
6740	2006	658	Am	6980.59	2000	568	Am
6741	2000	1006	Am		2008	679	Am
6746.1	2006	658	Ad	6980.60	2008	679	Am
6749	2000	976	Ad	6980.64	2008	679	Am
6750	2006	658	Am	6980.65	2008	679	Am
6753	2006	658	Am	6980.74	2000	568	Am
6754	2006	658	Am	6980.79	2001	607	Am
6755.1	2000	1006	Am	6980.81	2005	74 *	Am
	2005	657	Am	6980.82	2005	74 *	Am
6755.2	2000	1006	R	7000.5	1999	656	Am <sup>4 5</sup>
6756	2000	1006	Am		2000	1005	Am <sup>73 19</sup>
	2001	159	Am <sup>305</sup>		2002	744	Am <sup>424 68</sup>
	2002	1013	Am		2004	33 *	Am
	2003	607	Am		2005	675	Am <sup>300 317</sup>
6760	2000	1006	Am		2006	658	Am <sup>319 38</sup>
6762.5	1999	983	Ad		2008	385	Am <sup>36 111</sup>
6763.1	2000	1006	Ad	7000.6	2002	107	Ad
6770	2004	691	Ad <sup>680</sup>		2002	744	Ad
	2007	354	Am <sup>923</sup>	7001	2000	1005	Am
6770.1	2004	691	Ad <sup>680</sup>	7002	2000	1005	Am
	2007	354	S <sup>923</sup>	7003	1999	983	Am
6770.2	2004	691	Ad <sup>680</sup>		2000	1005	Am
	2007	354	S <sup>923</sup>	7006	2001	728	Am
6770.3	2004	691	Ad <sup>680</sup>	7007	2000	1005	Am
	2007	354	S <sup>923</sup>	7011	1999	656	Am <sup>4 5</sup>
6770.4	2004	691	Ad <sup>680</sup>		2001	615 *	Am <sup>73 19</sup>
	2007	354	S <sup>923</sup>		2002	744	Am <sup>424 68</sup>
6770.5	2004	691	Ad <sup>680</sup>		2005	675	Am <sup>300 317</sup>
	2007	354	S <sup>923</sup>		2006	658	Am <sup>319 38</sup>
6770.6	2004	691	Ad <sup>680</sup>		2008	385	Am <sup>36 111</sup>
	2007	354	Am <sup>923</sup>	7011.4	2004	865	Am
6775	2000	976	Am	7011.7	2000	1005	Am
6775.1	2000	1006	Ad	7011.8	2001	745 *	Am
	2007	354	Am	7013.5	2003	607	Ad
6776	2000	1006	Am	7017	2001	745 *	Am
6780	2004	691	Ad		2002	405	R
	2005	657	Am	7017.3	2002	744	Ad
6787	1999	983	Am		2006	106	Am
	2000	1006	Am		2007	130	Am <sup>902</sup>
	2002	1013	Am	7017.5	2002	372	Ad
	2006	658	Am	7018.5	2004	566	R <sup>81</sup>
6788	2002	1013	Am		2005	48 *	Ad & R <sup>43</sup>
6795	2001	495	Am	7019	2002	1013	Am
6799	1999	983	Am	7019.5	2004	865	R
	2001	495	Am	7021	2000	1005	Ad
	2007	354	Am		2004	865	R
6980	2008	679	Am	7026	1999	708	Am
6980.10	2008	679	Am		2001	728	Am
6980.12	2002	1013	Am	7026.1	2003	759	Am
	2008	679	Am		2004	183	Am <sup>571</sup>
6980.13	2008	679	Am	7026.11	2007	540	Ad
6980.14	2008	679	R & Ad	7027.3	2001	728	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
7027.4	2003	607	Ad	7083.1	2007	240	Am
7027.5	2003	34	Am	7085	2002	312	Am
	2007	107	Am		2004	865	Am
	2008	179	Am <sup>976</sup>		2005	280	Am
7028	2003	706	Am	7085.5	2003	363	Am
	2004	183	Am <sup>571</sup>	7085.6	2003	363	Am
	2005	205	Am	7085.8	2002	312	R
	2008	33 *	Am	7090.1	2003	363	Am
7028.1	2004	865	Am		2004	865	Am
7028.13	2001	728	Am	7091	2001	728	Am
	2005	280	Am		2002	312	Am
7028.7	2001	728	Am		2007	85	Am
7029.1	2003	607	Am	7092	2000	1005	Ad & R <sup>258</sup>
7029.6	2003	118	Ad		2001	159	Am <sup>305</sup>
7030	2004	566	Am <sup>81</sup>		2001	615 *	Am
	2005	48 *	Am		2002	744	Am <sup>429</sup>
			R & Ad <sup>80</sup>	7099.2	2003	363	Am
7031	2001	226	Am	7102	2006	123	Am
	2003	289	Am	7106.5	2002	1013	Am
7034.1	2001	847	Ad <sup>82</sup>	7110	2002	1013	Am
7048	2004	865	Am	7110.5	2005	280	Am
7057	2002	1013	Am	7112	2001	728	Am
7058	1999	708	Am	7112.1	2001	728	Ad
	2007	354	Am	7113.5	2006	123	Am
7058.1	1999	708	Ad	7114	2007	299	Am
	2002	1013	R	7116.5	2003	607	Ad
7058.7	2002	999	Am	7121	2003	363	Am
7059.1	2001	728	Am		2004	865	Am
7065.01	2002	311	R & Ad	7121.6	2006	171	Ad
7065.05	2000	1005	Am	7121.65	2006	171	Ad
	2005	280	Am	7121.7	2006	171	Ad
7068	2004	865	Am	7121.8	2006	171	Ad
7068.1	2006	106	Am	7122.1	2003	363	Am
7069	2002	744	Am <sup>411</sup>	7122.2	2002	312	Ad
	2003	874	Am <sup>391</sup>		2005	385	Am
	2004	909 *	Am <sup>689</sup>	7124.5	2004	865	R
	2007	240	Am	7124.6	2001	494	Am <sup>21</sup>
7069.1	2004	586	Ad				R <sup>34</sup>
7071.10	1999	795	Am		2003	607	Am
	2008	157	Am	7125	2002	311	Am
7071.11	1999	795	Am		2006	38	Am
	2001	728	Am				R & Ad <sup>192</sup>
	2002	311	Am	7125.2	2002	311	Am
	2004	865	Am	7125.3	2002	311	Ad
	2005	280	Am	7125.4	2002	311	Ad
	2008	157	Am		2005	205	Am
7071.12	2005	280	Am	7137	1999	982	Am
7071.17	2003	363	Am		2002	744	Am
7071.5	1999	795	Am		2004	865	Am
	2008	157	Am		2008	716	Am
7071.6	2002	1123	Am	7138	2003	607	Am
			R & Ad <sup>22</sup>	7138.1	2002	744	Am
	2005	280	Am	7139.2	2003	807	Am
	2007	354	Am	7141	1999	982	Am
7071.9	2004	865	Am		2002	1013	Am
	2007	354	Am		2003	607	Am
7072.5	2006	106	Am	7143	2003	363	Am
7073	2004	586	Am	7145.5	2006	122	Am
	2005	280	Am		2007	130	Am <sup>902</sup>
7074	2001	728	Am	7152	2006	106	Am
7083	2004	865	Am	7153	2001	728	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	
7153.1	2002	744	Am <sup>410</sup>	7161	2006	538	Am <sup>802</sup>	
	2003	789	Am <sup>598</sup>	7164	2000	1005	Am	
	2004	909*	Am <sup>690</sup>		2005	48*	Am	
7159	2007	240	Am	7167	2005	48*	R & Ad <sup>80</sup>	
	1999	982	Am			48*	Am	
	2004	566	R & Ad <sup>81</sup>		2005	385	Am (as ad by Sec. 21, Stats. 2005, Ch. 48)	
	2005	48*	Am	7195		2001	773	Am
	7159.10	2005	385	R & Ad <sup>80</sup>	7197	2004	443	Am
			385	Am (as am by Sec. 7, Stats. 2005, Ch. 48)	7200	2001	495	Am <sup>300 317</sup>
		2006	114	Am	2006	658	Am <sup>348 349</sup>	
		2007	130	Am <sup>902</sup>	7200.1	2002	107	Ad
		2007	230	Am	7215.5	2002	405	Am
		2008	179	Am <sup>976</sup>	7215.6	1999	983	Am
2004		566	Ad <sup>81</sup>	2001	495	Am <sup>300 317</sup>		
		48*	Am <sup>80</sup>		2006	658	Am <sup>348 349</sup>	
2005	385	Am (as am by Sec. 13, Stats. 2005, Ch. 48)	7218	2002	405	R		
	385	Am (as am by Sec. 14, Stats. 2005, Ch. 48)	7301	2000	568	S <sup>54 57</sup>		
7159.11	2004	566	Ad <sup>81</sup>	2002	1148	Am		
	2005	48*	Am <sup>80</sup>	2002	1151	Am <sup>82</sup>		
	2005	385	Am (as am by Sec. 15, Stats. 2005, Ch. 48)	7302	2000	568	Ad	
7159.12	2004	566	Ad <sup>81</sup>	2002	1148	Am		
		48*	Am <sup>80</sup>	2006	538	Am <sup>802</sup>		
	2005	385	R (as am by Sec. 15, Stats. 2005, Ch. 48)	7303	2000	568	Ad	
7159.13	2004	566	Ad <sup>81</sup>	2002	1148	Am <sup>424</sup>		
	2005	48*	Am <sup>80</sup>	2006	253	Am <sup>300 317</sup>		
	2005	385	R (as am by Sec. 16, Stats. 2005, Ch. 48)	2008	33*	Am		
7159.14	2004	566	Ad <sup>81</sup>	2008	35	Ad & R <sup>349</sup>		
		48*	Am <sup>80</sup>	7303.1	2002	107	Ad	
	2007	230	Am	2003	788	Am		
7159.2	1999	512	Am	7303.2	2003	788	Ad	
7159.3	2000	1005	Ad <sup>259</sup>	2004	909*	Am		
	2004	566	R & Ad <sup>81</sup>	7303.5	2008	33*	Ad <sup>662</sup>	
7159.4	2005	48*	Am <sup>80</sup>	2008	33*	Ad <sup>801</sup>		
		385	R (as am by Sec. 10, Stats. 2005, Ch. 48)	7304	2000	568	Am <sup>54 57</sup>	
	2005	385	R (as am by Sec. 9, Stats. 2005, Ch. 48)	7304	2002	1148	Am	
		385	R (as am by Sec. 9, Stats. 2005, Ch. 48)	7305	2000	568	R	
	2004	566	Ad <sup>81</sup>	2006	253	Ad		
		48*	Am <sup>80</sup>	7306	2000	568	R	
	7159.5	2000	1005	Ad <sup>259</sup>	7307	2000	568	R
	2004	566	R & Ad <sup>81</sup>	7308	2000	568	R	
		48*	Am	2006	411	Ad		
	2005	48*	Am	7309	2000	568	Am <sup>54 57</sup>	
385		R & Ad <sup>80</sup>	2002	1148	Am			
2005	385	R (as am by Sec. 11, Stats. 2005, Ch. 48)	2003	788	Am			
	385	R (as am by Sec. 11, Stats. 2005, Ch. 48)	7311	2000	568	Am <sup>54 57</sup>		
7159.6	2004	566	Ad <sup>81</sup>	2002	1148	Am		
	2005	48*	Am <sup>80</sup>	7312	2000	568	Am <sup>54 57</sup>	
7159.9	2006	114	Ad	2002	1148	Am		
	2007	130	Am <sup>902</sup>	7313	2000	568	S <sup>54 57</sup>	
				2002	1151	Am <sup>82</sup>		
				2003	788	Am		
				7314	2000	568	Am <sup>54 57</sup>	
				2002	1148	Am		
				7315	2000	568	S <sup>54 57</sup>	
				2002	1151	R <sup>82</sup>		
				7316	2000	37	Am	
				2000	568	S <sup>54 57</sup>		

**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
7316 (Cont.)	2003	66 *	Am	7344	2000	568	Am <sup>54 57</sup>
	2004	33 *	Am		2003	788	Am
	2006	149 *	Am <sup>792</sup>	7345	2000	568	S <sup>54 57</sup>
	2007	50	Am <sup>895</sup>	7346	2000	37	Am
	2008	187	Am <sup>972</sup>		2000	568	S <sup>54 57</sup>
7317	2000	568	Am <sup>54 57</sup>	7347	2000	568	Am <sup>54 57</sup>
	2003	788	Am	7348	2000	568	S <sup>54 57</sup>
7318	2000	568	S <sup>54 57</sup>	7349	2000	568	Am <sup>54 57</sup>
7319	2000	568	S <sup>54 57</sup>	7349.1	2000	568	S <sup>54 57</sup>
7319.5	2000	568	Am <sup>54 57</sup>	7350	2000	568	S <sup>54 57</sup>
	2003	788	Am	7351	2000	568	S <sup>54 57</sup>
7320	2000	568	S <sup>54 57</sup>	7352	2000	568	S <sup>54 57</sup>
7320.1	2000	568	S <sup>54 57</sup>	7353	2000	568	Am <sup>54 57</sup>
7320.2	2000	568	S <sup>54 57</sup>		2002	1151	Am <sup>82</sup>
7320.3	2000	568	S <sup>54 57</sup>		2003	788	Am
7320.4	2000	568	S <sup>54 57</sup>	7354	2000	568	Am <sup>54 57</sup>
7320.5	2006	253	Ad		2003	788	Am
7321	2000	568	Am <sup>54 57</sup>	7355	2000	568	Am <sup>54 57</sup>
	2003	788	Am		2003	788	Am
7321.5	2000	568	Am <sup>54 57</sup>	7356	2000	568	Am <sup>54 57</sup>
	2003	788	Am		2003	788	Am
7324	2000	568	Am <sup>54 57</sup>	7357	2000	568	Am <sup>54 57</sup>
	2003	788	Am		2003	788	Am
7326	2000	568	Am <sup>54 57</sup>	7358	2000	568	S <sup>54 57</sup>
	2003	788	Am	7359	2000	568	Am <sup>54 57</sup>
7330	2000	568	Am <sup>54 57</sup>		2003	788	Am
	2003	788	Am	7360	2000	568	S <sup>54 57</sup>
7331	2000	568	Am <sup>54 57</sup>	7361	2000	568	S <sup>54 57</sup>
	2003	788	R & Ad	7362	2000	568	Am <sup>54 57</sup>
	2006	253	Am		2002	1151	Am <sup>82</sup>
7331.5	2000	568	Am <sup>54 57</sup>		2003	788	Am
	2003	788	R	7362.1	2000	568	Am <sup>54 57</sup>
7332	2000	568	Am <sup>54 57</sup>		2003	788	Am
	2003	788	Am	7362.2	2000	568	Am <sup>54 57</sup>
7333	2000	568	Am <sup>54 57</sup>		2003	788	Am
	2003	788	Am	7362.3	2000	568	Am <sup>54 57</sup>
7334	2000	568	Am <sup>54 57</sup>		2003	788	Am
	2003	788	Am	7362.5	2000	568	S <sup>54 57</sup>
7335	2000	568	Am <sup>54 57</sup>	7364	2000	568	Am <sup>54 57</sup>
	2002	1151	Am <sup>82</sup>		2003	788	Am
	2003	788	Am	7365	2000	568	Am <sup>54 57</sup>
7336	2000	568	Am <sup>54 57</sup>		2003	788	Am
	2003	788	Am	7366	2000	568	Am <sup>54 57</sup>
7337	2000	568	Am <sup>54 57</sup>		2003	788	Am
	2003	788	Am	7367	2000	568	Am <sup>54 57</sup>
7337.5	2000	568	Am <sup>54 57</sup>		2003	788	Am
	2002	580	Am	7368	2000	568	S <sup>54 57</sup>
	2003	788	Am	7389	2000	568	Am <sup>54 57</sup>
7338	2000	568	Am <sup>54 57</sup>		2003	788	Am
	2003	788	Am	7389.5	2000	568	S <sup>54 57</sup>
7340	2000	568	Am <sup>54 57</sup>		2000	568	Am <sup>54 57</sup>
	2003	788	Am	7390	2000	568	Am <sup>54 57</sup>
7340.5	2000	568	S <sup>54 57</sup>		2003	788	Am & R <sup>18</sup>
	2003	788	R	7391	2000	568	Am <sup>54 57</sup>
7341	2000	568	Am <sup>54 57</sup>		2003	788	Am & R <sup>18</sup>
	2003	788	Am	7392	2000	568	Am <sup>54 57</sup>
7342	2000	568	Am <sup>54 57</sup>		2003	788	Am & R <sup>18</sup>
	2002	1124 *	Am	7393	2000	568	Am <sup>54 57</sup>
	2003	788	Am		2003	788	Am & R <sup>18</sup>
7343	1999	983	R	7394	2000	568	Am <sup>54 57</sup>
					2003	788	Am & R <sup>18</sup>
				7395	2000	568	Am <sup>54 57</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7395 (Cont.)	2003	788	Am & R <sup>18</sup>	7418	2000	568	S <sup>54 57</sup>
7395.1	2000	568	Am <sup>54 57</sup>	7419	2000	568	S <sup>54 57</sup>
	2003	788	Am	7420	2000	568	S <sup>54 57</sup>
7396	2000	568	Am <sup>54 57</sup>	7421	2000	568	Am <sup>54 57</sup>
	2003	788	Am		2003	788	Am
7396.5	2006	411	Ad	7422	2000	568	Am <sup>54 57</sup>
	2008	675	Am		2003	788	Am
7397	2000	568	S <sup>54 57</sup>	7423	2000	568	S <sup>54 57</sup>
7398	2000	568	S <sup>54 57</sup>		2003	788	R & Ad
7399	2000	568	S <sup>54 57</sup>	7423.5	2000	568	S <sup>54 57</sup>
7400	2000	568	Am <sup>54 57</sup>		2003	788	R
	2002	1151	Am <sup>82</sup>	7424	2000	568	S <sup>54 57</sup>
	2003	788	Am		2002	1151	Am <sup>82</sup>
7401	2002	316	Ad	7425	2000	568	S <sup>54 57</sup>
	2003	788	Am	7426	2000	568	S <sup>54 57</sup>
7402	2000	568	S <sup>54 57</sup>	7426.5	1999	983	Ad
7403	2000	568	Am <sup>54 57</sup>		2000	568	Am
	2002	1151	Am <sup>82</sup>		2002	1151	Am <sup>82</sup>
	2003	788	Am	7427	2000	568	R
7403.2	2006	381 *	Ad	7500.1	2004	532	R & Ad
7403.5	2002	1151	Ad <sup>82</sup>		2006	418	Am
	2003	788	Ad	7500.2	2004	532	Am
7404	2000	568	Am <sup>54 57</sup>	7500.3	1999	456	Am
	2003	788	Am		2006	418	Am
7404.1	2000	568	S <sup>54 57</sup>	7501.05	2002	107	Ad
7405	2000	568	Am <sup>54 57</sup>	7502.1	1999	456	Am
	2003	788	Am	7502.2	1999	456	Am
7406	2000	568	Am <sup>54 57</sup>	7503	2002	402	Am
	2003	788	Am	7503.1	1999	318	Am
7407	2000	568	Am <sup>54 57</sup>	7503.10	1999	456	Am
	2003	788	Am	7504	1999	456	Am
7408	2000	568	Am <sup>54 57</sup>		2002	402	Am
	2002	1151	Am <sup>82</sup>	7505.2	2004	532	Ad
	2003	788	Am	7505.5	2002	402	Am
7409	2000	568	Am <sup>54 57</sup>	7506	2004	532	R
	2003	788	Am	7506.11	1999	456	Am
7410	2000	568	S <sup>54 57</sup>	7506.13	1999	456	Am
	2002	1151	Am <sup>82</sup>	7506.14	1999	456	Am
	2003	788	Am	7506.3	1999	456	Am
7411	2000	568	S <sup>54 57</sup>		2002	402	Am
	2002	1151	Am <sup>82</sup>	7506.5	1999	318	Am (by Sec. 4 of Ch.)
7413	2000	568	S <sup>54 57</sup>		1999	456	Am (by Sec. 6.5 of Ch.)
7414	2000	568	Am <sup>54 57</sup>	7506.9	1999	456	Am
7414.1	2000	568	Am <sup>54 57</sup>	7507	2000	568	Am
	2003	788	Am	7507.10	2001	554	Am
7414.2	2000	568	S <sup>54 57</sup>		2004	532	Am
7414.3	2000	568	Am <sup>54 57</sup>	7507.12	2002	402	Am
	2003	788	Am		2006	418	Am
7414.4	2000	568	Am <sup>54 57</sup>	7507.13	1999	991	Am <sup>96 114</sup>
	2003	788	Am		2006	418	Am
7414.5	2000	568	S <sup>54 57</sup>	7507.2	1999	456	Am
7414.6	2000	568	Am <sup>54 57</sup>	7507.3	2004	532	Am
	2003	788	Am	7507.4	2000	375	Am
7415	2000	568	Am <sup>54 57</sup>		2002	402	Am
	2003	788	Am	7507.6	2007	192 *	Am
7416	2000	568	Am <sup>54 57</sup>	7507.9	2003	724	Am
	2003	788	R		2004	532	Am
7417	2000	568	S <sup>54 57</sup>		2006	418	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
7508.2	2004	532	Am	7583.6	2002	886	Am (by Sec. 2 of Ch.) <sup>527</sup>
7508.4	2006	418	Am				R <sup>63</sup>
	2007	192*	Am				Ad (by Sec. 3 of Ch.) <sup>391</sup>
7510.1	1999	456	Am				
	2002	402	Am				
7511	1999	456	Am		2003	807	Am (as ad by Sec. 3, Stats. 2002, Ch. 886)
7520.5	2000	216	Am				
7522	1999	123	Am				
	2002	895	Am		2004	909*	Am
7525.1	1999	318	Am	7583.7	2001	607	Am
7526.1	2008	675	Ad		2002	886	Am (by Sec. 4 of Ch.) <sup>527</sup>
7527.1	2001	309	Ad				R <sup>63</sup>
7529	2000	216	Am				Ad (by Sec. 5 of Ch.) <sup>391</sup>
7533.5	2000	568	Am	7583.8	2002	609	Am (by Sec. 3 of Ch.)
7541.1	2000	216	Am				
7541.2	2001	309	Ad	7583.9	1999	318	Am
7564.1	2008	675	Ad		2000	683	Am
7567	2001	309	Ad		2002	609	Am (by Sec. 4 of Ch.)
7570	2001	607	Am				
7574	2005	655	Ad				Am (by Sec. 1.2 of Ch.)
7574.1	2005	655	Ad				
7574.2	2005	655	Ad		2002	689	Am (by Sec. 1.2 of Ch.)
7574.3	2005	655	Ad				
7574.4	2006	760	Ad				
7574.5	2007	721	Ad		2003	807	Am
7574.7	2007	721	Ad	7587.1	2002	886	Am
7581	2001	306	Am	7587.10	2001	607	Am
	2002	884	Am (by Sec. 1 of Ch.)	7587.12	2001	607	Am
				7587.14	2001	607	Am
7581.2	2006	760	Am	7587.15	2000	683	Ad
7582.12	2001	607	Am	7587.7	2001	607	Am
7582.19	2000	568	Am	7587.8	2000	683	Am
7582.2	2005	655	Am				
7582.20	2001	607	Am	7587.9	2001	607	Am
	2006	538	Am <sup>802</sup>	7588	2001	607	Am
7582.21	2001	607	Am		2002	886	Am
7582.22	1999	665	Am		2006	760	Am
7582.26	2001	607	Am	7588.2	2002	689	Ad
7582.27	2001	607	Am	7588.5	2002	886	Ad
7582.28	2001	607	Am	7591.19	2006	538	Am <sup>802</sup>
7582.7	1999	318	Am	7593.1	1999	318	Am
7583.11	2000	683	Am <sup>62</sup>	7596.8	2008	698	Am
			R <sup>22</sup>	7596.81	2008	698	Am
	2001	159	Am <sup>305</sup>	7596.83	2008	698	Am
	2002	609	R	7598.4	1999	318	Am
7583.12	2002	689	Am	7599.32	2000	568	Am
7583.17	2002	609	Am	7599.70	2001	607	Am
7583.2	2000	683	Am	7599.71	2005	74*	Am
	2002	609	Am (by Sec. 1 of Ch.)	7599.74	2005	74*	Am
				7601	2000	568	Am
	2002	886	Am (by Sec. 1.5 of Ch.)	7601.1	2002	107	Ad
7583.20	2000	568	Am	7602	2000	568	Am
	2002	886	Am	7606	2000	568	Am
7583.24	2008	698	Am	7607	2000	568	Am
7583.25	2008	698	Am		2003	874	Am
7583.27	2008	698	Am	7608	2000	568	Am
7583.3	2002	609	Am	7610	2000	568	Am
7583.36	2003	325	Am	7612	2002	825	Ad
7583.43	2002	609	R		2004	33*	Am
7583.46	2002	884	Ad		2006	760	R
				7616.2	2000	568	Am
				7617.1	2001	305	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
7618	2000	568	Am	7735.5	2001	715	Ad
7619.2	2000	568	Am	7736	2000	757	Am
7621	2000	568	Am	7737.3	2000	568	Am
7622.3	1999	241	R	7740	2000	568	Am
7623	2001	305	Am	7740.5	2000	568	Am
7625	2000	568	Am	7746	2002	825	Ad
7626	2000	568	Am	7801	2000	393	Am
7626.5	2000	568	Am	7804	2004	865	Am
7628	2000	568	Am	7804.1	2005	657	Am
7629	2000	568	Am	7806	2004	865	Am
7630	2001	305	Am		2005	657	Am
7631	2000	568	Am	7810	2000	393	Am <sup>79 43</sup>
	2003	874	Am		2002	1012 *	Am <sup>98 75</sup>
7632	2003	874	Am		2005	657	Am <sup>300 317</sup>
	2004	531	Am		2006	658	Am <sup>319 38</sup>
7635	2000	568	Am		2008	385	Am <sup>36 111</sup>
7636	2008	490	Ad	7810.1	2002	107	Ad
7641	2000	568	Am	7815.5	2000	393	Am <sup>79 43</sup>
7642	2000	568	Am		2002	1012 *	Am <sup>98 75</sup>
7643	2000	568	Am		2005	657	Am <sup>300 317</sup>
7646	2000	568	Am		2006	658	Am <sup>319 38</sup>
7647	2000	568	Am		2008	385	Am <sup>36 111</sup>
7647.5	2000	568	Am	7820	2003	325	Am
7649	2003	874	Am	7830	2004	865	Am
7650	2000	568	Am	7830.1	2005	657	Am
7651	1999	241	R		2006	538	Am <sup>802</sup>
7661	2000	568	Am	7833	2004	865	Am
7662	2000	568	Am		2005	657	Am
7664	2000	568	Am	7835	2004	865	Am
7665	2000	568	Am	7835.1	2004	865	Am
7666	2000	568	Am		2005	657	Am
7667	2000	568	Am	7837	2004	865	Am
7668	2000	568	Am		2005	657	Am
7669	2000	568	Am	7841	2003	325	Am
7670	2000	568	Am	7841.1	2005	657	Am
7685	2001	715	Am	7843	2004	865	Ad
	2002	664	Am <sup>431</sup>	7845	2004	865	Am
7685.2	1999	657	Am	7847	2008	488	Am
	2000	568	Am	7849	2003	325	R
7685.3	1999	657	Am	7850	2005	657	Am
	2000	568	Am	7850.1	2005	657	Am
	2001	305	Am	7852	2004	865	Am
7685.5	2000	568	Am	7852.1	2005	657	Am
	2001	715	Am	7860	2004	865	Am
7685.6	2001	715	Ad <sup>35</sup>	7872	2005	657	Am
7686	2000	568	Am	7881	2001	306	Am
7686.5	2000	568	Am	7883	2003	325	Am
7687	2000	568	Am	7886	2005	74 *	Am
7690	2000	568	Am	7887	2003	874	Am
7706	2003	874	Am		2008	488	Am
7708	2000	568	Am	8000	2000	1007	Am <sup>79 43</sup>
7709	2000	568	Am		2002	1012 *	Am <sup>98 75</sup>
7711	2000	568	Am		2004	33 *	Am
7725	2000	568	Am		2005	658	Am <sup>300 317</sup>
	2003	874	Am		2006	658	Am <sup>319 38</sup>
7725.2	2000	568	Am		2008	385	Am <sup>36 111</sup>
	2001	306	Am	8005	2000	1007	Am <sup>79 43</sup>
7725.5	2000	568	Am		2005	658	Am <sup>300 317</sup>
7727	2000	568	Am		2008	33 *	Am <sup>36 349</sup>
7735	1999	241	Am	8005.1	2002	107	Ad
	2000	757	Am	8006	2001	616	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
8008	2001	616	Am	8030.8 (Cont.)			
	2002	664	Am <sup>431</sup>	2004	691	Am <sup>98 75</sup>	
8010	2005	658	Am	2005	658	Am <sup>348 349</sup>	
8011	2001	615 *	Ad	2006	457	Am <sup>319 38</sup>	
8016	1999	983	Am	2008	385	Am <sup>36 111</sup>	
8017	2000	1009	Am	8031	1999	983	Am
8020	2001	616	R & Ad <sup>22</sup>	8505.15	2007	354	R
	2002	664	Am (as am by Sec. 3 and as ad by Sec. 4, Stats. 2001, Ch. 616) <sup>431</sup>	8505.2	2007	354	Am
				8505.3	2007	354	Am
				8505.4	2007	354	Am
				8506.1	2007	354	Am
				8507	2007	354	Am
	2002	1079 *	R (as ad by Sec. 4, Stats. 2001, Ch. 616) Am (as ad by Sec. 3, Stats. 2001, Ch. 616)	8507.1	2001	306	Am
				8509	2007	354	Am
				8510	2007	354	Am
				8512	2007	354	Am
				8513	2001	306	Am
				8514	2008	46	Am
8022	2002	1079 *	Am	8516	1999	983	Am
8024	2001	616	Am		2001	306	Am
8024.1	2004	865	Am		2002	405	Am
8024.2	1999	983	Am	8516.1	1999	983	Am
	2001	616	Am		2001	306	R
8024.3	1999	983	Am	8516.2	2001	306	R
8024.4	1999	983	Am	8517	2001	306	Am
8024.6	1999	983	Am	8518	1999	983	Am
8025	1999	983	Am		2001	306	Am
	2001	616	Am	8519.5	1999	983	Am
	2005	658	Am	8520	2000	539	Am <sup>79 43</sup>
8027	2000	1009	Am		2002	1012 *	Am <sup>98 75</sup>
	2001	159	Am <sup>305</sup>		2005	658	Am <sup>348 349</sup>
	2001	615 *	Am	8520.1	2002	107	Ad
	2001	616	Am (by Sec. 9 of Ch.)	8525	2007	354	Am
				8528	2000	539	Am <sup>79 43</sup>
	2002	664	Am <sup>431</sup>		2002	1012 *	Am <sup>98 75</sup>
	2004	865	Am		2005	658	Am <sup>348 349</sup>
8027.5	2001	615 *	Ad	8538	2000	234	Am
8028	2000	334	Ad & R <sup>19</sup>		2001	306	Am
	2002	1079 *	Am		2002	664	Am <sup>431</sup>
8028.2	2000	334	Ad & R <sup>19</sup>	8550	1999	257	Am
	2002	1079 *	Am	8551.5	2001	306	Am
8028.4	2000	334	Ad & R <sup>19</sup>		2007	354	Am
8030.2	2000	1007	Am <sup>79 43</sup>	8556	1999	983	Am
	2003	607	Am	8560	2001	306	Am
	2004	691	Am <sup>98 75</sup>		2002	664	Am <sup>431</sup>
	2005	658	Am <sup>348 349</sup>	8562	2001	306	Am
	2006	457	Am <sup>319 38</sup>	8564	2001	306	Am
	2008	385	Am <sup>36 111</sup>	8564.5	2001	306	Am
8030.4	2000	1007	Am (by Sec. 4 of Ch.) <sup>79 43</sup>	8565	2001	306	Am
				8565.5	2001	306	Am
	2004	691	Am <sup>98 75</sup>		2007	354	Am
	2005	658	Am <sup>348 349</sup>	8566	2001	306	Am
	2006	457	Am <sup>319 38</sup>	8566.5	2001	306	Am
	2008	385	Am <sup>36 111</sup>	8572	2008	675	Ad
8030.6	2000	1007	Am (by Sec. 5 of Ch.) <sup>79 43</sup>	8591	2007	354	Am
				8592	2007	354	Am
	2004	691	Am <sup>98 75</sup>	8593	2001	306	Am
	2005	658	Am <sup>348 349</sup>	8610	2007	354	Am
	2006	457	Am <sup>319 38</sup>	8611	2007	354	Am
	2008	385	Am <sup>36 111</sup>	8612	2007	354	Am
8030.8	2000	1007	Am <sup>79 43</sup>	8614	1999	983	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
8615	1999	983	R	8710	1999	656	Am <sup>4 5</sup>
8616.5	2001	306	Am		2000	976	Am <sup>73 19</sup>
8617	1999	983	Am		2001	495	Am <sup>70 18</sup>
	2002	584	Am		2002	1150	Am <sup>79 43</sup>
	2003	366	Am		2004	691	Am <sup>98 75</sup>
	2004	443	Am		2005	657	Am <sup>300 317</sup>
	2007	354	Am		2006	658	Am <sup>348 349</sup>
8623	2008	675	Ad	8710.1	2003	607	Ad
8651	2001	306	Am	8712	2007	354	R & Ad
8652	1999	983	Am	8720.3	2002	1013	Am
8656	1999	983	Am	8720.5	2002	1013	Am
8662	1999	983	Am	8726	2006	760	Am
	2004	443	Am	8729	2000	1006	Am
8663	2002	405	Am		2006	658	Am
8674	1999	983	Am	8730	1999	125	Am
	2000	539	Am	8740	2006	658	Am
	2002	405	Am	8741	2000	678	Am
8674.5	1999	983	Am		2005	657	Am
Div. 3, Ch. 14.5, heading (Sec. 8698 et seq.)				8741.1	2000	1006	Am
8698	2008	450	S <sup>111</sup>		2001	495	Am
	1999	982	Am <sup>95</sup>		2005	657	Am
	1999	983	Am <sup>95</sup>	8745	2006	658	Am
	2002	1013	S <sup>207</sup>	8747	2000	1006	Am
	2006	42*	S <sup>57</sup>	8747.5	1999	983	Ad
	2007	379	Am & R <sup>38</sup>	8751	2000	1006	Am
	2008	450	Am <sup>111</sup>		2002	1013	Am
8698.1	1999	982	Am <sup>95</sup>	8753	2000	1006	Am
	1999	983	Am <sup>95</sup>		2005	657	R
	2002	1013	S <sup>207</sup>	8759	2000	976	Ad
	2006	42*	S <sup>57</sup>	8761	1999	608	Am
	2007	379	Am & R <sup>38</sup>		2000	678	Am (by Sec. 2 of Ch.)
	2008	450	Am <sup>111</sup>		2000	1054	Am
8698.2	1999	982	S <sup>95</sup>		2005	657	Am
	1999	983	S <sup>95</sup>	8762	2000	678	Am
	2002	1013	S <sup>207</sup>		2002	1013	Am
	2006	42*	S <sup>57</sup>		2003	607	Am
	2007	379	R <sup>232</sup>	8763	2002	1013	Am
	2008	450	S <sup>111</sup>	8764	2004	865	Am
8698.3	1999	982	S <sup>95</sup>		2005	22	Am <sup>647</sup>
	1999	983	S <sup>95</sup>		2005	657	Am
	2002	1013	S <sup>207</sup>	8764.5	2002	1013	Am
	2006	42*	S <sup>57</sup>	8765	1999	608	Am
	2007	379	R <sup>232</sup>	8766	2003	607	Am
	2008	450	S <sup>111</sup>	8771	2000	678	Am (by Sec. 4 of Ch.)
8698.5	1999	982	Am <sup>95</sup>		2000	1054	Am
	1999	983	Am <sup>95</sup>		2006	760	Am
	2002	1013	S <sup>207</sup>	8773.1	1999	608	Am
	2006	42*	S <sup>57</sup>	8773.2	2000	678	Am
	2007	379	Am & R <sup>38</sup>		2002	1013	Am
	2008	179	Am <sup>976</sup>		2003	607	Am
8698.6	2008	450	S <sup>111</sup>	8773.4	1999	608	Am
	1999	982	Am <sup>95</sup>		2000	1006	Am
	1999	983	Am <sup>95</sup>		2001	159	Am <sup>305</sup>
	2002	1013	Am <sup>207</sup>		2002	1013	Am
	2006	42*	R		2003	607	Am
	2007	379	Ad & R <sup>38</sup>	8775	2000	1006	Am
	2008	450	Am <sup>111</sup>	8776	2004	691	Ad <sup>680</sup>
8708	2000	1006	Am		2007	354	Am <sup>923</sup>
				8776.1	2004	691	Ad <sup>680</sup>

**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
8776.1 (Cont.)	2007	354	S <sup>923</sup>	9656.45	2000	568	Am
8776.2	2004	691	Ad <sup>680</sup>	9656.5	2000	568	Am
	2007	354	S <sup>923</sup>	9657	2000	568	Am
8776.3	2004	691	Ad <sup>680</sup>	9658	2000	568	Am
	2007	354	S <sup>923</sup>	9659	2000	568	Am
8776.4	2004	691	Ad <sup>680</sup>	9662	2000	568	Am
	2005	22	Am <sup>647</sup>		2001	305	Am
	2007	354	S <sup>923</sup>	9663	2000	568	Am
8776.5	2004	691	Ad <sup>680</sup>		2002	825	Am
	2007	354	S <sup>923</sup>	9676	2000	568	Am
8776.6	2004	691	Ad <sup>680</sup>	9679	2000	568	Am
	2007	354	S <sup>923</sup>	9680	2000	568	Am
8776.7	2004	691	Ad <sup>680</sup>	9682	2000	568	Am
	2007	354	Am <sup>923</sup>	9683	2000	568	Am
8780	1999	983	Am	9685	2000	568	Am
	2000	976	Am	9700	2000	568	Am
8780.1	2000	1006	Ad	9700.5	2000	568	Am
	2007	354	Am	9700.6	2000	568	Am
8781	2000	1006	Am	9701	2000	568	Am
8785	2004	691	Ad	9702.1	2000	568	Am
8792	1999	983	Am	9702.2	2000	568	Am
	2000	1006	Am	9702.5	2000	568	Am
8801	2001	495	Am	9703	2000	568	Am
8805	1999	983	Am	9704	2000	568	Am
	2001	495	Am	9705	2000	568	R
	2007	354	Am	9710	2000	568	Am
9603	2000	568	Am	9711	2000	568	Am
9605.1	2002	825	Ad	9712	2000	568	Am
9605.2	2002	825	Ad	9713	2000	568	Am
9607	2002	825	Am	9714	2000	568	Am
9610	2002	825	Ad	9715	2000	568	Am
	2004	33 *	Am	9715.1	2002	819	Ad <sup>175</sup>
	2006	760	R	9716	2000	568	Am
9611	2006	401	Ad	9717	2000	568	Am
9612	2006	401	Ad	9718	2000	568	Am
9613	2006	401	Ad	9719	2000	568	Am
9615	2008	490	Ad		2003	874	Am
9625	2000	568	Am	9720	2000	568	Am
9630	2000	568	Am	9721	2002	819	Ad <sup>175</sup>
9631	2000	568	Am	9722	2002	819	Ad <sup>175</sup>
9650	2000	568	Am	9723	2002	825	Ad
9650.1	2000	568	Am	9723.1	2002	825	Ad
9650.2	2000	568	Am	9723.2	2002	825	Ad
9650.3	2000	568	Am	9726	2000	568	Am
9650.4	2000	568	Am	9727	2000	568	Am
9651	2000	568	Am	9727.1	2000	568	Am
9652	2000	568	Am	9727.2	2000	568	Am
9652.1	2000	568	Am	9728	2000	568	Am
9653	2000	568	Am	9729	2000	568	Am
	2003	874	Am	9730	2000	568	Am
9653.5	2008	114	Ad	9731	2002	825	Am
9653.6	2008	114	Ad	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				

**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
9745 (Cont.)	2000	568	Am (by Sec. 215.5 of Ch.)	9833	2001	306	Am
9746	2000	568	Am	9841	2007	354	Am
	2001	306	Am	9847.5	2002	405	Am <sup>68</sup>
9747	2002	825	Am		2007	354	Am <sup>639</sup>
9749.5	2000	568	Am	9848	2007	354	Am
9750	2001	306	Am	9849	2002	405	Am (as am by Sec. 40, Stats. 1997, Ch. 401) <sup>68</sup>
9750.5	2002	825	Ad				Am (as am by Sec. 41, Stats. 1997, Ch. 401) <sup>69</sup>
9751	2000	568	Am		2007	354	Am (as am by Sec. 23, Stats. 2002, Ch. 405) <sup>639</sup>
9752	2000	568	Am				Am (as am by Sec. 22, Stats. 2002, Ch. 405) <sup>446</sup>
9753	2000	568	Am	9851	2002	405	Am (as am by Sec. 42, Stats. 1997, Ch. 401) <sup>68</sup>
9754	2000	568	Am				Am (as am by Sec. 43, Stats. 1997, Ch. 401) <sup>69</sup>
9755	2000	568	Am		2007	354	Am (as am by Sec. 25, Stats. 2002, Ch. 405) <sup>639</sup>
9756	2000	568	Am				Am (as am by Sec. 24, Stats. 2002, Ch. 405) <sup>446</sup>
9758	2000	568	Am	9853	2002	405	Am (as am by Sec. 44, Stats. 1997, Ch. 401) <sup>68</sup>
9760	2000	568	Am				Am (as am by Sec. 45, Stats. 1997, Ch. 401) <sup>69</sup>
9761	2000	568	Am		2007	354	Am (as am by Sec. 27, Stats. 2002, Ch. 405) <sup>639</sup>
9762	2000	568	Am				Am (as am by Sec. 26, Stats. 2002, Ch. 405) <sup>446</sup>
9763	2000	568	Am	9855	2002	405	S <sup>68</sup>
9764	2000	568	Am		2003	775	Am
9764.1	2002	825	Ad		2007	354	S <sup>639</sup>
9764.2	2002	825	Ad	9855.05	2002	405	S <sup>68</sup>
9764.3	2002	825	Ad		2007	354	S <sup>639</sup>
9765	2000	568	Am	9855.1	2002	405	S <sup>68</sup>
	2002	825	Am		2007	354	S <sup>639</sup>
	2008	504	Am	9855.2	2002	405	S <sup>68</sup>
9766	2000	568	Am				
9767	2000	568	Am				
9768	2003	874	Am				
9769	2000	568	Am				
9780	2000	568	Am				
	2001	305	Am				
9780.5	2001	305	Ad				
9781	2000	568	Am				
9781.5	2003	874	Ad				
9782	2000	568	Am				
9783	2000	568	Am				
9784	2000	568	Am				
9785	2000	568	Am				
9786	2000	568	Am				
	2002	825	Am				
	2008	504	Am				
9787	2000	568	Am				
	2002	819	Am		2007	354	Am (as am by Sec. 27, Stats. 2002, Ch. 405) <sup>639</sup>
9787.2	2002	825	Ad				
9787.3	2002	825	Ad				
9787.4	2002	825	Ad				
9788	2003	874	Am				
9789	2000	568	Am				
9801	2001	306	Am				
9810.1	2002	107	Ad				
9812.5	2002	405	Am <sup>68</sup>				
	2007	354	Am <sup>639</sup>				
9814	2002	405	Am				
9830.5	2002	405	Am <sup>68</sup>				
	2007	354	Am <sup>639</sup>				
9831	2007	354	Am				
9832.5	2002	405	Am <sup>68</sup>				
	2007	354	Am <sup>639</sup>				

**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
9855.2 (Cont.)	2003	775	Am	9873 (Cont.)	2007	354	Am (as am by Sec. 35, Stats. 2002, Ch. 405) <sup>639</sup>
	2007	354	S <sup>639</sup>				
9855.3	2002	405	S <sup>68</sup>				Am (as am by Sec. 34, Stats. 2002, Ch. 405) <sup>446</sup>
	2007	354	S <sup>639</sup>	9880.1	2004	874	Am
9855.4	2002	405	S <sup>68</sup>	9880.3	2002	107	Ad
	2007	354	S <sup>639</sup>	9882	2004	572	Am
9855.5	2002	405	S <sup>68</sup>		2006	760	Am
	2007	354	S <sup>639</sup>	9882.6	2004	572	Ad & R <sup>667</sup>
9855.6	2002	405	S <sup>68</sup>	9884	1999	983	Am
	2006	538	Am <sup>802</sup>	9884.17	2004	572	Am
	2007	354	S <sup>639</sup>	9884.20	2007	354	Ad
9855.7	2002	405	S <sup>68</sup>	9884.21	2008	675	Ad
	2007	354	Am <sup>639</sup>	9884.22	2008	675	Ad
9855.8	2002	405	S <sup>68</sup>	9884.7	2006	760	Am
	2007	354	Am <sup>639</sup>	9884.8	2000	336	Am
9855.9	2002	405	Am <sup>68</sup>	9884.9	2000	336	Am
	2007	354	Am <sup>639</sup>		2004	874	Am
9860	2002	405	Am (as am by Sec. 50, Stats. 1997, Ch. 401) <sup>68</sup>	9889.25	2000	867	Ad & R <sup>19</sup>
			Am (as am by Sec. 51, Stats. 1997, Ch. 401) <sup>69</sup>	9889.26	2000	867	Ad & R <sup>19</sup>
	2007	354	Am (as am by Sec. 30, Stats. 2002, Ch. 405) <sup>639</sup>	9889.27	2000	867	Ad & R <sup>19</sup>
			Am (as am by Sec. 29, Stats. 2002, Ch. 405) <sup>446</sup>	9889.28	2000	867	Ad & R <sup>19</sup>
9862.5	2002	405	Am <sup>68</sup>	9889.29	2000	867	Ad & R <sup>19</sup>
	2007	354	Am <sup>639</sup>	9889.30	2000	867	Ad & R <sup>19</sup>
9863	2002	405	Am (as am by Sec. 53, Stats. 1997, Ch. 401) <sup>68</sup>	9889.60	2004	193	R <sup>571</sup>
			Am (as am by Sec. 54, Stats. 1997, Ch. 401) <sup>69</sup>	9889.62	2004	193	R <sup>571</sup>
	2007	354	Am (as am by Sec. 33, Stats. 2002, Ch. 405) <sup>639</sup>	9889.64	2004	193	R <sup>571</sup>
			Am (as am by Sec. 32, Stats. 2002, Ch. 405) <sup>446</sup>	9889.8	2001	357	Am
9872	2005	74*	Am	10002	2005	77	R
9873	2002	405	Am (as am by Sec. 2, Stats. 1998, Ch. 1075) <sup>68</sup>	10002.5	2005	77	R
			Am (as am by Sec. 56, Stats. 1997, Ch. 401) <sup>69</sup>	10054	2005	77	R
				10055	2005	77	R
				10056	2005	77	R
				10057	2005	77	R
				10058	2005	77	R
				10060	2005	77	R
				10080	2005	77	Am
				10087	2008	286	Ad
				10131.1	2007	301	Am
				10131.8	2004	940	Ad
				10133.1	1999	407	Am
					2002	167	Am
				10139	2008	156	Am
				10140.6	2008	284	Am <sup>636</sup>
				10145	1999	83	Am <sup>30</sup>
				10150	2004	676	Am
				10151	2004	676	Am
					2006	278	Am
				10151.5	1999	1000	Am
				10152	2003	807	Am
							R & Ad <sup>391</sup>
				10153.2	2001	26	Am
					2002	1116	Am
				10153.3	2003	807	Am
							R & Ad <sup>391</sup>
					2004	676	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>
10153.3 (Cont.)	2006	278	Am	10238	2003	901	Ad
10153.4	2002	86	Am <sup>73</sup> R <sup>22</sup> Ad <sup>175</sup>		2003	902	Ad
					2004	140	R (as ad by Sec. 4, Stats. 2003, Ch. 902)
	2006	278	Am		2005	153	Am
10153.5	2006	278	Am	10239	2003	901	Ad
10153.6	2002	664	Am <sup>431</sup>		2003	902	Ad
10153.9	2006	278	R		2004	140	R (as ad by Sec. 4, Stats. 2003, Ch. 902)
10167	2000	473	Am				
10167.10	2000	473	Am	10239.1	2003	901	Ad
10167.11	2000	473	Am		2003	902	Ad
10167.12	2000	473	Am		2004	140	R (as ad by Sec. 4, Stats. 2003, Ch. 902)
10167.2	2000	473	Am				
	2001	159	Am <sup>305</sup>				
10167.3	2000	473	Am	10239.2	2003	901	Ad
10167.7	2000	473	Am		2003	902	Ad
10167.9	2000	473	Am		2004	140	R (as ad by Sec. 4, Stats. 2003, Ch. 902)
10170.5	2002	86	Am <sup>73</sup> R <sup>22</sup> Ad <sup>175</sup>	10239.3	2003	901	Ad
					2003	902	Ad
	2002	1116	Am <sup>496</sup> R <sup>22</sup> Ad <sup>175</sup>		2004	140	R (as ad by Sec. 4, Stats. 2003, Ch. 902)
	2005	183	Am	10239.4	2003	901	Ad
10176	2004	940	Am		2003	902	Ad
	2008	286	Am		2004	140	R (as ad by Sec. 4, Stats. 2003, Ch. 902)
10176.1	2001	660	Ad				
	2002	664	Am <sup>431</sup>	10240	2001	389	Am
10177	1999	83	Am <sup>30</sup>	10240.3	2007	301	Ad
	2001	389	Am	10245	2007	301	Am
	2003	902	Am	10250	2004	697	R
	2006	199	Am	10250.1	2004	697	R
	2006	578	Am (by Sec. 2.5 of Ch.)	10250.10	2004	697	R
	2007	140	Am	10250.11	2004	697	R
10177.6	2008	286	Ad	10250.2	2004	697	R
10210	2004	676	Am	10250.25	2004	697	R
10215	2004	676	Am	10250.3	2004	697	R
10226	2004	676	Am	10250.4	2004	697	R
10226.5	2004	676	Am	10250.5	2004	697	R
10229	1999	83	Am <sup>30</sup>	10250.51	2004	697	R
	2000	636	Am	10250.52	2004	697	R (as ad by Sec. 6, Stats. 1996, Ch. 541 and Sec. 10, Stats. 1996, Ch. 592)
	2001	389	Am				
	2003	901	R	10250.53	2004	697	R (as ad by Sec. 7, Stats. 1996, Ch. 541 and Sec. 11, Stats. 1996, Ch. 592)
	2003	902	R				
10232	1999	83	Am <sup>30</sup>				
	2006	760	Am				
10232.2	2000	636	Am				
10232.25	2000	636	Am				
10232.4	2005	153	Am				
	2006	760	Am				
10232.5	2000	636	Am				
10233	2003	902	Am				
	2005	153	Am				
10236.4	1999	41	Am				
10237	2003	901	Ad				
	2003	902	Ad				
	2004	140	R (as ad by Sec. 4, Stats. 2003, Ch. 902)				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By			Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10250.54	2004	697	R (as ad by Sec. 8, Stats. 1996, Ch. 541 and Sec. 12, Stats. 1996, Ch. 592)	11216	2004	697	Ad <sup>81</sup>
				11217	2004	697	Ad <sup>81</sup>
				11218	2004	697	Ad <sup>81</sup>
				11219	2004	697	Ad <sup>81</sup>
				11225	2004	697	Ad <sup>81</sup>
				11226	2004	697	Ad <sup>81</sup>
10250.56	2004	697	R		2005	93 *	Am <sup>100</sup>
10250.58	2004	697	R		2006	429 *	Am <sup>100</sup>
10250.6	2004	697	R	11226.1	2006	429 *	Ad <sup>100</sup>
10250.7	2004	697	R	11227	2004	697	Ad <sup>81</sup>
10250.8	2004	697	R	11228	2004	697	Ad <sup>81</sup>
10460	2007	194	Am	11229	2004	697	Ad <sup>81</sup>
10471	2001	389	Am	11230	2004	697	Ad <sup>81</sup>
10471.1	2001	389	Am	11231	2004	697	Ad <sup>81</sup>
10471.5	2001	389	Am	11232	2004	697	Ad <sup>81</sup>
10471.6	2001	389	Am	11233	2004	697	Ad <sup>81</sup>
10472	2001	389	Am	11234	2004	697	Ad <sup>81</sup>
10472.1	2001	389	Am		2007	53	Am
10474	2008	279	Am	11235	2004	697	Ad <sup>81</sup>
10562	2007	140	Am	11236	2004	697	Ad <sup>81</sup>
11000	2004	697	Am	11237	2004	697	Ad <sup>81</sup>
11000.1	2003	434	Am	11238	2004	697	Ad <sup>81</sup>
	2004	697	Am		2006	429 *	Am <sup>100</sup>
11003.5	2000	522	Am	11239	2004	697	Ad <sup>81</sup>
	2004	697	R	11240	2004	697	Ad <sup>81</sup>
11004.5	2004	697	Am		2006	429 *	Am <sup>100</sup>
	2006	538	Am <sup>802</sup>	11241	2004	697	Ad <sup>81</sup>
11004.6	2004	697	R		2006	429 *	Am <sup>100</sup>
11010	2001	642	Am	11242	2004	697	Ad <sup>81</sup>
	2002	496	Am <sup>22</sup>		2006	429 *	Am <sup>100</sup>
	2004	618	Am	11242.1	2006	429 *	Ad <sup>100</sup>
	2005	392	Am (by Sec. 1 of Ch.)	11243	2004	697	Ad <sup>81</sup>
	2008	686	Am	11244	2004	697	Ad <sup>81</sup>
11010.05	2000	1004	Am <sup>96</sup>	11245	2004	697	Ad <sup>81</sup>
11010.10	2000	279	Ad	11246	2004	697	Ad <sup>81</sup>
11010.11	2001	307	Ad	11250	2004	697	Ad <sup>81</sup>
11010.2	2000	279	Am	11251	2004	697	Ad <sup>81</sup>
11010.3	2000	279	Am	11252	2004	697	Ad <sup>81</sup>
11010.35	2000	279	Ad	11253	2004	697	Ad <sup>81</sup>
11011	2000	279	Am	11254	2004	697	Ad <sup>81</sup>
11018.1	2000	522	Am	11255	2004	697	Ad <sup>81</sup>
	2004	697	Am	11256	2004	697	Ad <sup>81</sup>
11018.10	2000	522	Am	11265	2004	697	Ad <sup>81</sup>
	2004	697	R	11265.1	2006	429 *	Am <sup>100</sup>
11018.11	2004	697	R	11266	2004	697	Ad <sup>81</sup>
11018.12	1999	83	Am <sup>30</sup>	11267	2004	697	Ad <sup>81</sup>
	2003	434	Am		2006	429 *	Am <sup>100</sup>
11018.5	2004	697	Am	11268	2004	697	Ad <sup>81</sup>
11018.8	2004	697	R	11269	2004	697	Ad <sup>81</sup>
11018.9	2004	697	R	11270	2004	697	Ad <sup>81</sup>
11024	2004	697	R	11271	2004	697	Ad <sup>81</sup>
11210	2004	697	Ad <sup>81</sup>	11272	2004	697	Ad <sup>81</sup>
11211	2004	697	Ad <sup>81</sup>	11273	2004	697	Ad <sup>81</sup>
11211.5	2004	697	Ad <sup>81</sup>	11274	2004	697	Ad <sup>81</sup>
	2006	429 *	Am <sup>100</sup>	11275	2004	697	Ad <sup>81</sup>
11211.7	2004	697	Ad <sup>81</sup>		2006	429 *	Am <sup>100</sup>
11212	2004	697	Ad <sup>81</sup>	11280	2004	697	Ad <sup>81</sup>
11213	2004	697	Ad <sup>81</sup>	11281	2004	697	Ad <sup>81</sup>
11214	2004	697	Ad <sup>81</sup>	11282	2004	697	Ad <sup>81</sup>
11215	2004	697	Ad <sup>81</sup>	11283	2004	697	Ad <sup>81</sup>
				11284	2004	697	Ad <sup>81</sup>

**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
11285	2004	697	Ad <sup>81</sup>	12543	1999	364	R & Ad
11286	2004	697	Ad <sup>81</sup>	12544	1999	364	R & Ad
11287	2004	697	Ad <sup>81</sup>	12545	1999	364	R
11288	2004	697	Ad <sup>81</sup>	12546	1999	364	R
11323	2007	291 *	Am	12547	1999	364	R
11341	1999	974	Am	12548	1999	364	R
11360	1999	974	Am	12606	2007	43	Am
11404	1999	974	Am	12606.2	2006	538	Am <sup>802</sup>
11405	1999	974	Am		2007	43	Am
11411	1999	974	Am	12701	1999	815	Am
11412	1999	974	Am	Div. 5,			
11500	2002	1116	Ad & R <sup>68</sup>	Ch. 13,			
	2003	147 *	Am	Art. 1,			
	2007	236	Am <sup>349</sup>	heading			
11501	2002	1116	Ad & R <sup>68</sup>	(Sec. 13300			
	2007	236	Am <sup>349</sup>	et seq.)	2006	566	Ad
11502	2002	1116	Ad & R <sup>68</sup>	13300	2002	818	Ad
	2003	147 *	Am		2006	566	Am
	2007	236	Am <sup>349</sup>	13301	2002	818	Ad
11502.5	2003	147 *	Ad	13302	2002	818	Ad
	2007	236	Am <sup>349</sup>	Div. 5,			
11503	2002	1116	Ad & R <sup>68</sup>	Ch. 13,			
	2007	236	S <sup>349</sup>	Art. 2,			
11504	2002	1116	Ad & R <sup>68</sup>	heading			
	2003	147 *	Am	(Sec. 13350			
	2007	236	Am <sup>349</sup>	et seq.)	2006	566	Ad
11505	2002	1116	Ad & R <sup>68</sup>	2008	434	S <sup>547</sup>	
	2007	236	Am <sup>349</sup>	Div. 5,			
11506	2002	1116	Ad & R <sup>68</sup>	Ch. 13.5,			
	2007	236	Am <sup>349</sup>	heading			
12015.3	2000	512	Am <sup>43</sup>	(Sec. 13350			
	2005	529	Am <sup>13</sup>	et seq.)	2006	566	R
12015.5	2005	529	Am	13350	2005	529	Ad & R <sup>317</sup>
12024.2	2004	752	Am		2008	434	Am <sup>547</sup>
12028	2004	676	Am	13351	2005	529	Ad & R <sup>317</sup>
	2005	529	R		2008	434	S <sup>547</sup>
12029	2001	745 *	R	13352	2005	529	Ad & R <sup>317</sup>
12107.1	2004	183	Am <sup>571</sup>		2006	566	Am
12209.6	2000	511	Am		2008	434	S <sup>547</sup>
12240	2000	512	S <sup>43</sup>	13353	2005	529	Ad & R <sup>317</sup>
	2005	529	Am <sup>111</sup>		2008	434	S <sup>547</sup>
12242	2000	512	S <sup>43</sup>	13354	2005	529	Ad & R <sup>317</sup>
	2005	529	S <sup>111</sup>		2008	434	S <sup>547</sup>
12243	2000	512	S <sup>43</sup>	13355	2005	529	Ad & R <sup>317</sup>
	2005	529	S <sup>111</sup>		2008	434	S <sup>547</sup>
12244	2000	512	S <sup>43</sup>	13356	2005	529	Ad & R <sup>317</sup>
	2005	529	S <sup>111</sup>		2008	434	Am <sup>547</sup>
12246	2000	512	Am <sup>43</sup>	13357	2005	529	Ad & R <sup>317</sup>
	2005	529	Am <sup>111</sup>		2008	434	Am <sup>547</sup>
12531	1999	364	R & Ad	Div. 5,			
12532	1999	364	R & Ad	Ch. 14,			
12533	1999	364	R & Ad	heading			
12534	1999	364	R & Ad	(Sec. 13400			
12535	1999	364	R & Ad	et seq.)	2005	91	Am
12536	1999	364	R & Ad	13401	2001	596 *	Am
12537	1999	364	R & Ad		2005	91	Am
12538	1999	364	R	13405	2001	596 *	Ad
12539	1999	364	R		2002	664	Am <sup>431</sup>
12540	1999	364	R & Ad	13446	2005	91	Ad
12541	1999	364	R & Ad	13534	2004	72	Am
12542	1999	364	R & Ad	13570	2003	63	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
13570 (Cont.)				14330	2007	711	R
	2004	183	Am <sup>571</sup>	14335	2007	711	R
13630	2007	398	Ad	14340	2007	711	R
13651	1999	583	Am	14341	2007	711	R
	2003	63	Am	14342	2007	711	R
13700	1999	494	Am	14427	1999	1000	Am
13710	1999	494	Am	14461	1999	1000	Am
13710.5	1999	494	Am <sup>20</sup>	14482	2000	506	Am
13800	2007	667	Ad	14483	1999	1000	Am
14200	2007	711	R & Ad		2000	506	Am
14201	2007	711	R	14492	2006	538	Am <sup>802</sup>
14202	2007	711	R & Ad	14492.5	1999	1000	R
14203	2007	711	R	14700	2004	197	Ad
14204	2007	711	R	14701	2004	197	Ad
14205	2007	711	R & Ad	14702	2004	197	Ad
14206	2007	711	R	14703	2004	197	Ad
14207	2007	711	R & Ad	14704	2004	197	Ad
	2008	179	Am <sup>976</sup>	16001.7	2008	435	Ad
14208	2007	711	R	16004	2002	821	Am
14209	2007	711	R & Ad	16105	2002	821	Am
14210	2007	711	R	16300	2000	1070	Ad <sup>82</sup>
14211	2007	711	R		2001	36	Ad
14212	2007	711	R	16601	2002	179	Am
14215	2007	711	Ad		2006	495	Am
14217	2007	711	Ad	16602	2002	179	Am
14220	2007	711	R & Ad	16602.5	2002	179	Am
14225	2007	711	Ad		2006	495	Am
14230	2007	711	R & Ad	16721	2007	568	Am
14231	2007	711	R	16721.5	2007	568	Am
14232	2007	711	R		2008	179	Am <sup>976</sup>
14233	1999	1000	Am	16760	2001	74	Am
	2007	711	R	17083	2004	182	Am <sup>81 614</sup>
14234	2007	711	R	17086	2006	538	Am <sup>802</sup>
14235	2007	711	Ad	17203	2004		
14240	2007	711	R & Ad		Initiative		
14241	2007	711	R		(Prop. 64		
14242	2007	711	R		adopted		
14245	2007	711	Ad		Nov. 2,		
	2008	179	Am <sup>976</sup>		2004)		Am
14247	2007	711	Ad	17204	2004		
14250	1999	1000	Am		Initiative		
	2007	711	R & Ad		(Prop. 64		
14252	2007	711	R & Ad		adopted		
14253	2007	711	R		Nov. 2,		
14254	2007	711	R & Ad		2004)		Am
14259	2007	711	Ad		2007	17	Am
14260	1999	1000	Am		2008	179	Am <sup>976</sup>
	2007	711	R & Ad	17206	2004		
14265	2007	711	Ad		Initiative		
14270	2007	711	R & Ad		(Prop. 64		
14272	2007	711	Ad		adopted		
14280	2007	711	R		Nov. 2,		
14281	2007	711	R		2004)		Am
14282	2007	711	R		2005	74 *	Am
14290	2007	711	R		2007	17	Am
14290.5	2007	711	R	17206.1	2006	538	Am <sup>802</sup>
14291	2007	711	R	17209	2004	529	Am
14292	2007	711	R	17210	1999	354	Ad
14300	2007	711	R	17508	2006	538	Am <sup>802</sup>
14320	2000	673	Am	17510.25	2007	446	Ad
	2007	711	R	17510.3	2005	212	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
17510.5	2004	919	Am	17540.13	2003	196	R
17511.12	2003	449	Am	17540.14	2003	196	R
17514	2008	738	Ad	17540.15	2003	196	R
17525	2000	218	Ad	17540.16	2003	196	R
17526	2000	218	Ad	17540.2	2003	196	R
	2003	277	Am	17540.3	2003	196	R
17527	2000	218	Ad	17540.4	2003	196	R
17528	2000	218	Ad	17540.5	2003	196	R
17528.5	2003	277	Ad	17540.6	2003	196	R
17529	2003	487	Ad	17540.7	2003	196	R
17529.1	2003	487	Ad	17540.8	2003	196	R
	2004	183	Am <sup>571</sup>	17540.9	2003	196	R
17529.2	2003	487	Ad	17550	2003	196	S <sup>57</sup>
17529.3	2003	487	Ad	17550.1	2003	196	S <sup>57</sup>
17529.4	2003	487	Ad		2006	628	Am
17529.5	2003	487	Ad	17550.10	2003	196	S <sup>57</sup>
	2004	571	Am	17550.11	2003	196	S <sup>57</sup>
	2005	247	Am	17550.13	2003	196	Am <sup>57</sup>
17529.8	2003	487	Ad		2006	628	Am
17529.9	2003	487	Ad	17550.14	1999	83	Am <sup>30</sup>
17530.5	2000	1084	Am		2003	196	Am <sup>57</sup>
17530.6	2000	1084	Ad <sup>82</sup>		2006	628	Am
17533.6	2002	319	Am	17550.15	2003	196	S <sup>57</sup>
	2008	256	Am	17550.16	1999	83	Am <sup>30</sup>
17535	2004				2003	196	S <sup>57</sup>
	Initiative			17550.17	2003	196	S <sup>57</sup>
	(Prop. 64				2006	628	Am
	adopted			17550.18	2003	196	S <sup>57</sup>
	Nov. 2,			17550.19	2003	196	S <sup>57</sup>
	2004)		Am	17550.195	2006	628	Ad
17536	2004			17550.2	2003	196	S <sup>57</sup>
	Initiative			17550.20	2003	196	Am <sup>57</sup>
	(Prop. 64			17550.21	2003	196	Am <sup>57</sup>
	adopted				2006	628	Am
	Nov. 2,			17550.22	2003	196	S <sup>57</sup>
	2004)		Am	17550.23	1999	83	Am <sup>30</sup>
17536.5	2004	529	Am		2003	196	S <sup>57</sup>
17537.11	1999	907	Ad	17550.24	2003	196	S <sup>57</sup>
	2000	135	Am <sup>203</sup>	17550.25	2003	196	S <sup>57</sup>
17537.12	2007	395	Ad	17550.26	2006	628	Ad
17538	2002	326	Am	17550.27	2006	628	Ad
17538.3	2002	326	Am	17550.3	2003	196	S <sup>57</sup>
17538.35	2002	783	Ad <sup>421</sup>	17550.30	2003	196	Am <sup>57</sup>
17538.4	2002	700	Am		2004	183	Am <sup>571</sup>
	2003	487	R	17550.34	2003	196	R
17538.41	2002	699	Ad	17550.35	2003	196	S <sup>57</sup>
	2005	711	Am	17550.36	2003	196	S <sup>57</sup>
17538.43	2005	667	Ad	17550.37	2003	196	Am <sup>57</sup>
17538.45	2003	487	Am		2006	628	Am
	2004	183	Am <sup>571</sup>	17550.38	2003	196	S <sup>57</sup>
17538.9	2002	778	Am		2006	628	Am
	2008	739	Am	17550.39	2003	196	S <sup>57</sup>
17539.15	1999	83	Am <sup>30</sup>	17550.4	2003	196	Am <sup>57</sup>
	2008	749	Am	17550.40	2003	196	S <sup>57</sup>
17539.3	2003	185	Am <sup>440</sup>	17550.41	1999	83	Am <sup>30</sup>
	2006	538	Am <sup>802</sup>		2003	196	Am <sup>57</sup>
17540	2003	196	R	17550.42	2003	196	S (as ad by Sec.
17540.1	2003	196	R				3, Stats. 1994,
17540.10	2003	196	R				Ch. 1123) <sup>57</sup>
17540.11	2003	196	R				Ad
17540.12	2003	196	R	17550.43	2003	196	S <sup>57</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17550.44	2003	196	S <sup>57</sup>	17922	2007	716	Am
17550.45	2003	196	S <sup>57</sup>	17923	2001	728	Am
17550.46	2003	196	S <sup>57</sup>		2007	716	Am
17550.47	2003	196	Am <sup>57</sup>	17924	2004	118	Am
	2004	182	Am <sup>81 614</sup>	17926	2007	716	Am
17550.48	2003	196	S <sup>57</sup>	17927	2007	716	Am
17550.49	2003	196	S <sup>57</sup>	17929	2007	716	Am
17550.5	2003	196	S <sup>57</sup>		2008	179	Am <sup>976</sup>
17550.50	2003	196	S <sup>57</sup>	18000	2004	87	Ad
17550.51	2003	196	S <sup>57</sup>	18001	2004	87	Ad
17550.52	2003	196	S <sup>57</sup>	18600	2006	465	Am
17550.53	2003	196	S <sup>57</sup>	18602	2000	393	Am <sup>79 43</sup>
17550.54	2003	196	S <sup>57</sup>		2004	691	Am <sup>98 75</sup>
17550.55	2003	196	S <sup>57</sup>		2006	465	Am <sup>319 38</sup>
17550.56	2003	196	S <sup>57</sup>		2008	385	Am <sup>36 111</sup>
17550.57	2003	196	S <sup>57</sup>	18602.1	2002	107	Ad
17550.58	2003	196	S <sup>57</sup>	18602.5	2006	465	Ad
17550.59	2003	196	R <sup>57</sup>	18603	2006	465	R
17550.6	2003	196	S <sup>57</sup>	18613	2000	393	Am <sup>79 43</sup>
17550.7	2003	196	S <sup>57</sup>		2004	691	Am <sup>98 75</sup>
17550.8	2003	196	S <sup>57</sup>		2006	465	Am <sup>319 38</sup>
17550.9	2003	196	S <sup>57</sup>		2008	385	Am <sup>36 111</sup>
17568.5	2004	492	Ad	18618	2006	465	Am
Div. 7,				18625	2006	538	Am <sup>802</sup>
Pt. 3,				18627	2004	691	Am
Ch. 1,				18629	2004	695	Am
Art. 7.5,				18640	2004	691	Am
heading				18640.5	2003	515	Ad
(Sec. 17582				18646	2006	465	Am
et seq.)	2003	62	Ad <sup>519</sup>	18706	2006	465	Am
17582	2002	998	Ad	18711	2006	465	Am
17590	2001	695	Ad		2007	130	Am <sup>902</sup>
	2003	779	Am	18712	2002	680	Am
17591	2001	695	Ad	18720	2006	538	Am <sup>802</sup>
	2002	698	Am	18800	2001	776	Am
	2002	1124*	Am		2004	227*	Am
	2003	779	Am	18822	2006	465	Am
17592	2001	695	Ad	18824	2000	436	Am
	2003	779	Am				R & Ad <sup>80</sup>
	2008	738	Am		2001	776	Am (as am by
17593	2001	695	Ad				Sec. 1, Stats.
	2003	779	Am				2000, Ch. 436)
	2004	183	Am <sup>571</sup>		2003	515	Am (as ad by
17594	2001	695	Ad				Sec. 2, Stats.
	2003	779	Am				2000, Ch. 436
17595	2001	695	Ad				and as am by
	2003	779	R				Sec. 2, Stats.
17900	2006	495	Am				2001, Ch. 776)
	2007	716	Am		2004	183	Am (as am by
17903	2007	716	Am				Sec. 2 and Sec.
17910	2007	716	Am				3, Stats. 2003,
17910.5	2001	728	Am				Ch. 515) <sup>571</sup>
17911	2007	716	Am		2005	104	R (as am by
17912	2004	178	Am				Sec. 19, Stats.
17913	2001	728	Am				2004, Ch. 183)
	2007	716	Am				Am (as am by
17914	2007	716	Am				Sec. 18, Stats.
17915	2007	716	Am				2004, Ch.
	2008	179	Am <sup>976</sup>				183) <sup>13</sup>
17917	2001	728	Am		2006	465	Am
	2007	716	Am	18828	2006	465	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
18830	2006	538	Am <sup>802</sup>	19411 (Cont.)			
18880	2006	465	Am	2001	198	Am	
18882	2001	776	Am			R & Ad <sup>69</sup>	
	2006	465	Am	2007	613	Am (as am by	
18896.8	1999	1000	Am			Sec. 1, Stats.	
18897.73	2004	183	Am <sup>571</sup>			2001, Ch.	
19004.1	2002	107	Ad			198) <sup>13</sup>	
19008.1	2007	354	Am			R (as ad by	
19010.1	2002	405	Am			Sec. 1.5, Stats.	
19010.5	2002	405	Am			2001, Ch. 198)	
19011	2002	405	Am	19411.1	2005	505	Ad
19017	2002	405	Am	19412	2000	1082	Am
19031	2002	405	Am		2005	119*	Am
19034.5	2002	405	Am	19414	2000	1082	Am
19049	2002	405	Am	19414.5	2000	1082	Am
19051	2000	837	Am	19415.8	2000	1082	Am
19055	2000	837	Am		2002	234	Am
19059.5	2000	837	Am	19416.5	2000	1082	Am
	2002	405	Am	19416.6	2000	1082	Ad
19060.5	2002	405	Am	19417.5	2000	1082	Am
19062	2002	405	Am	19417.6	2000	1082	R & Ad
19063	2002	405	Am	19417.7	2000	1082	Am
19064	2002	405	Am	19417.9	2000	1082	R
19072.6	2002	405	Am	19423	2000	1082	Am
19089.5	2001	199	Am	19424.5	2000	1082	Am
19093	2002	405	Am	19428	2000	1082	Am
19129	2007	354	Am	19430	2000	1082	Am
19132	2007	354	Am	19432	2000	1082	Am
19161	2001	199	Am	19435	2000	1082	Am
	2006	760	Am <sup>424</sup>	19437	2000	1082	Am
			R <sup>69</sup>	19440	2000	1082	Am
			Ad <sup>100</sup>	19440.5	2005	505	Am
19162	2002	405	Am	19441	2000	1082	Am
19170	2001	199	Am	19442.2	2000	1082	Am
	2002	405	Am	19444	2000	1082	Am
19170.5	2007	354	Am	19455	2001	198	Ad
19208	2002	405	Am		2001	783	Am (as ad by
19211	2002	405	Am				Stats. 2001, Ch.
19215.1	2002	405	Am				198)
19215.2	2002	405	Am		2002	664	Am (as ad by
19215.3	2002	405	Am				Stats. 2001, Ch.
19215.4	2002	405	Am				198) <sup>451</sup>
19215.5	2002	405	Am	19455.2	2001	198	Ad
19215.6	2002	405	Am	19455.4	2001	198	Ad
19215.7	2002	405	Am	19461	2001	198	Am
19215.8	2002	405	Am	19461.1	2006	400	Ad
19403.5	2000	1082	Am	19461.5	2001	198	Ad
	2002	234	Am	19464	2000	1082	Am
19405	2000	1082	Am	19480	2000	1082	Am
19406	2002	282	Am	19481	2000	1082	Am
	2003	24	Am	19481.3	2005	329	Ad
	2004	278*	Am		2008	19*	Am
	2008	509	Am	19481.5	2000	1082	Am
19407.5	2000	1082	Am		2001	198	Am
19410	2000	1082	Am		2001	783	Am (as ad by
	2007	594	Am				Stats. 2001, Ch.
19410.7	2007	594	Ad				198)
19410.8	2000	1082	Am	19485	2000	1082	Am
	2002	234	Am	19485.5	2000	1082	R
19411	2000	1082	Am	19487	2000	1082	Am
				19488	2000	1082	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
19489	2000	1082	Am	19565	2000	1082	Am
19490	2000	1082	Am	19567	2000	1082	Am
19491	2000	1082	Am	19568	2000	1082	Am
19497	2000	1082	Am		2002	145	Am
19500	2005	329	Ad		2008	509	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
	2007	77	Am	19578	2000	1082	Am
19515	2000	1082	Am	19578.1	2000	1082	Am
19516	2000	1082	Am	19580	2000	1082	Am
19517.5	2001	933	Ad	19581	2000	1082	Am
	2007	417	Am	19582	2001	933	Am
19518	2000	1082	Am		2007	155	Am
	2006	400	Am	19582.5	2005	329	Am
19520	2000	1082	Am	19590	2000	1082	Am
19521	2000	1082	Am		2001	198	Am
19523	2000	1082	Am				R & Ad <sup>69</sup>
19525	2000	1082	Am		2005	505	Am (as am by
19526	2001	198	Ad				Sec. 7, Stats.
19527	2001	935	Ad				2001, Ch. 198)
19528	2001	935	Ad		2007	613	Am (as am by
19530	2000	1082	Am				Sec. 4, Stats.
19531	2000	1082	Am				2005, Ch.
19531.1	2004	918	Ad				505) <sup>13</sup>
19532	2008	380*	Am				R (as ad by
19532.1	2008	448	Ad				Sec. 8, Stats.
19533	2000	1082	Am				2001, Ch. 198)
	2006	368	Am	19591	2000	1082	Am
19533.5	2002	234	Am	19592	2000	1082	Am
19533.6	2002	924	Ad	19592.5	2000	1082	Am
19534	2000	1082	R	19595	2001	198	Am
19535	2000	1082	Am				R & Ad <sup>69</sup>
19540	2000	1082	Ad		2007	613	Am (as am by
	2002	872	Am				Sec. 9, Stats.
	2005	505	Am				2001, Ch.
19541	2000	1082	R				198) <sup>13</sup>
19546	2000	1082	Am				R (as ad by
19547	2000	1082	Am				Sec. 9.5, Stats.
19548	2000	1082	Am				2001, Ch. 198)
19549	1999	218	Am	19596	2004	232	Am
	2000	1082	Am		2008	510	Am
	2008	380*	Am	19596.1	1999	28*	Am
19549.1	2000	1082	Am		2002	268	Am
	2008	380*	Am		2004	235*	Am
19549.10	2000	1082	R		2008	439	Am
19549.11	2000	1082	R	19596.2	1999	219*	Am
19549.14	2001	848	Ad		2001	936	Am
	2002	664	Am <sup>431</sup>		2004	235*	Am
	2002	1063	Am		2007	443	Am
19549.15	2002	874*	Ad		2007	444	Am (by Sec.
19549.5	2000	1082	R				1.5 of Ch.)
19549.6	2005	119*	Am		2008	179	Am <sup>976</sup>
19550	2000	1082	Am		2008	510	Am
19554	1999	170	Am	19596.3	2004	235*	Ad
19556	1999	170	Am	19596.4	2001	936	Ad
	2002	904	Am	19597	2000	1082	Am
19556.5	2000	1082	Am	19598	2000	1082	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19599	2000	1082	Am	19610.8	2003	174	Ad
19601	2000	1082	Am		2005	119 *	Am
	2006	368	Am	19611.5	2000	1082	Am
	2007	72 *	Am	19612.6	2000	1082	Am
	2007	130	Am <sup>902</sup>	19612.7	2002	923 *	Ad
19601.01	2007	410	Ad	19612.8	2000	1082	Am
19601.2	2001	27	Am	19612.9	2000	1082	Am
	2008	430	Am	19613	2000	1082	Am
19601.4	2007	613	Ad		2001	198	Am
19602	2000	1082	Am				R & Ad <sup>69</sup>
	2005	505	Am		2002	921 *	Am (as am by Sec. 11, Stats. 2001, Ch. 198) <sup>43</sup>
19604	2001	198	Ad & R <sup>68</sup>				Ad & R <sup>82</sup>
	2002	874 *	Am		2002	922 *	Am (as am by Sec. 11 and as ad by Sec. 11.5, Stats. 2001, Ch. 198)
	2005	117	Am				Am (as am by Sec. 11, Stats. 2001, Ch. 198) <sup>43</sup>
	2007	613	Ad		2002	923 *	Am (as am by Sec. 11, Stats. 2001, Ch. 198) <sup>43</sup>
19605	2000	1082	Am				Ad <sup>80</sup>
19605.1	2000	1082	Am		2003	62	R <sup>69</sup>
19605.2	2000	1082	Am				Am (as am by Sec. 4, Stats. 2002, Ch. 922) <sup>519</sup>
19605.25	2007	594	Ad		2005	96	R (as ad by Sec. 3, Stats. 2002, Ch. 923)
19605.3	2000	1082	Am				Am (as am by Sec. 2, Stats. 2002, Ch. 923) <sup>68</sup>
19605.35	2000	779	Am				Am (as am by Sec. 9, Stats. 2003, Ch. 62) <sup>69</sup>
	2007	72 *	Am	19613.05	2002	90	Am <sup>68</sup>
19605.45	2002	1063	Ad		2007	444	Am <sup>111</sup>
19605.46	2007	202	Ad	19613.2	2006	538	Am <sup>802</sup>
19605.47	2007	202	Ad	19613.3	2002	921 *	Am
19605.51	2000	1082	Am				R & Ad <sup>80</sup>
	2005	728	Am		2005	96	R (as ad by Sec. 4, Stats. 2002, Ch. 921)
	2007	594	Am				Am (as am by Sec. 3, Stats. 2002, Ch. 921) <sup>75</sup>
19605.52	2002	872	Ad				Am <sup>317</sup>
	2003	372	Am	19613.8	2001	198	Ad
19605.53	2003	556	Ad	19614	2000	1082	Am
19605.54	2007	594	Ad	19614.2	2000	1082	Am
19605.55	2002	874 *	Ad	19614.3	2002	924	Ad
19605.6	2000	1082	Am	19614.6	2004	918	Ad
19605.61	2001	936	Am	19616.51	2000	342	Ad
19605.7	2000	1082	Am		2008	453 *	Am
	2001	65 *	Am				
	2008	19 *	Am				
19605.71	2000	1082	Am				
	2001	65 *	Am				
19605.72	2007	613	Am				
19605.73	2001	933	Am <sup>70 18</sup>				
	2002	922 *	Am				
	2004	80 *	Am <sup>36 43</sup>				
	2005	130	Am <sup>68</sup>				
	2007	444	Am <sup>111</sup>				
19605.75	2004	40 *	Ad & R <sup>608</sup>				
	2006	883 *	Am				
	2008	443	Am <sup>990</sup>				
19605.76	2004	40 *	Ad & R <sup>317</sup>				
	2008	439	Am <sup>547</sup>				
19605.77	2004	40 *	Ad & R <sup>317</sup>				
	2008	430	Am <sup>547</sup>				
19605.78	2004	40 *	Ad & R <sup>317</sup>				
19606	2004	122	Am				
19606.1	2000	53 *	Am				
19607.4	2002	922 *	Ad				
19608.5	2000	1082	Am				
19608.6	2000	1082	Am				
19610.2	2000	1082	Am				
19610.4	2000	1082	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19617	2003	556	Am	19815	2002	738	Am & RN & Ad(RN)
19617.2	2002	145	Am	19815.5A	2002	738	Am & RN
19617.3	2002	282	Ad	19815.8A	2002	738	Am & RN
19617.5	2002	282	Am	19816	2002	738	Ad(RN)
	2003	62	Am <sup>519</sup>	19817	2002	738	Ad(RN)
19617.75	2001	65*	Ad	19817A	2002	738	Am & RN
19618	1999	127	Am	19818	2001	945	R
19618.1	1999	127	Ad		2002	738	Ad(RN)
19618.2	2005	505	Ad	19818A	2001	945	Ad
	2007	75	Am		2002	738	Am & RN
19619.7	2007	605	Ad	19819	2002	738	Ad(RN)
19620.1	2000	53*	Am		2007	176*	Am
19622.3	2001	423	Am	19820	2002	738	Ad(RN)
19630	1999	370	Am	19820A	2002	738	Am & RN
19633	2000	1082	R	19821	2002	738	Ad(RN)
19634	2000	1082	R		2007	176*	Am
19636	2000	1082	Am	19821A	2002	738	Am & RN
19637	2000	1082	Am	19822	2002	738	Ad(RN)
19641.2	2001	198	Ad		2007	176*	Am
	2004	99	Am	19822A	2002	738	Am & RN
	2005	22	Am <sup>647</sup>	19823	2002	738	Ad(RN)
19660	2000	1082	Am	19823.5	2001	945	Ad
19661	2001	933	Am		2002	738	Am & RN
19662	2000	1082	Am	19823A	2001	945	Am
19664	2000	1082	Am		2002	738	Am & RN
19701	2002	872	Am	19824	2002	738	Ad(RN)
19801	2003	799	Am	19824A	2002	738	Am & RN
	2007	438	Am	19825	2002	738	Am & RN & Ad(RN)
19801.2	2002	738	Am & RN		2002	738	Ad(RN)
19802	2002	738	Am & RN & Ad(RN)	19826	2002	738	Ad(RN)
					2004	598	Am
19803	2002	738	Ad(RN)		2007	176*	Am
19804	2002	738	Am	19827	2001	945	Am
	2007	176*	Am		2002	738	Am & RN & Ad(RN)
19805	2000	1023*	Am		2007	176*	Am
	2001	941	Am	19828	2002	738	Am & RN & Ad(RN)
	2001	945	Am		2007	176*	Am
	2002	738	Am		2002	738	Am & RN & Ad(RN)
	2004	276	Am		2007	176*	Am
	2006	854	Am	19829	2002	738	Am & RN & Ad(RN)
	2007	176*	Am		2007	176*	Am
	2007	438	Am (as am by Sec. 3, Stats. 2007, Ch. 176)	19830	2001	945	R
19807	2002	738	Am		2002	738	Ad(RN)
	2007	176*	Am		2007	176*	Am
19808	2002	738	Am	19830A	2002	738	Am & RN
19809	2002	738	Am & RN	19834	2001	945	R
19810	2002	738	Ad(RN)	19834.5A	2002	738	Am & RN
	2007	176*	Am	19834.6A	2002	738	Am & RN
19810A	2002	738	Am & RN	19834A	2002	738	Am & RN
19811	2002	738	Ad(RN)	19835.5A	2002	737	Am
19811A	2002	738	Am & RN		2002	738	Am & RN
19812	2002	738	Ad(RN)	19835.6	2001	254	Ad
	2006	854	Am		2004	276	Am & RN
19812A	2002	738	Am & RN	19835A	2002	738	Am & RN
19813	2002	738	Ad(RN)	19836A	2002	738	R
19813A	2002	738	Am & RN	19840	2002	738	Am & RN & Ad(RN)
19814	2002	738	Ad(RN)		2007	176*	Am
	2007	176*	Am	19840.5	2002	738	Am & RN
19814A	2002	738	Am & RN				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19841	2002	738	Ad(RN)	19861	2002	738	Am & RN & Ad(RN)
	2007	176*	Am		2007	176*	Am
19841A	2001	945	Am	19862	2002	738	Ad(RN)
	2002	738	Am & RN	19862.5	2002	738	Am & RN
19842	2002	738	Ad(RN)	19862A	2002	738	Am & RN
19842A	2002	738	Am & RN	19863	2002	738	Ad(RN)
19843	2002	738	Ad(RN)	19863A	2002	738	Am & RN
19844	2002	738	Am & RN & Ad(RN)	19864	2002	738	Ad(RN)
				19864A	2002	738	Am & RN
19845	2002	738	Ad(RN)	19865	2002	738	Ad(RN)
19846	1999	351*	Ad(RN)		2007	176*	Am
	2002	738	Am & RN	19866	2002	738	Ad(RN)
	2004	276	Ad(RN)		2007	176*	Am
19846A	1999	351*	Am & RN	19867	2002	738	Ad(RN)
19847A	2002	738	Am & RN		2007	176*	Am
19848.5	2002	738	Am & RN		2007	438	Am (as am by Sec. 22, Stats. 2007, Ch. 176)
19848A	2002	738	Am & RN	19868	2002	738	Ad(RN)
19850	2002	738	Ad(RN)		2007	176*	Am
19850.5	2008	748	Ad	19869	2002	738	Ad(RN)
19850.6	2008	748	Ad		2007	176*	Am
19850A	2002	738	Am & RN	19870	2000	1055*	Am
19851	2002	738	Ad(RN)		2002	738	Am & RN & Ad(RN)
	2007	438	Am		2007	176*	Am
19851.5	2000	1023*	Am	19871	2002	738	Ad(RN)
	2001	945	Am		2007	176*	Am
	2002	738	Am & RN	19871A	2002	738	Am & RN
19851A	2002	738	Am & RN	19872	2002	738	Ad(RN)
19852	2002	738	Ad(RN)		2007	176*	Am
	2006	868	Am	19872A	2002	738	Am & RN
19852.1	2002	738	Am & RN	19873	2002	738	Am & RN & Ad(RN)
19852.2	2006	868	Ad	19874	2002	738	Ad(RN)
19852A	2002	738	Am & RN	19875	2002	738	Ad(RN)
19853	2002	738	Ad(RN)	19876	2002	738	Ad(RN)
	2007	176*	Am		2003	799	Am
	2007	438	Am (as am by Sec. 17, Stats. 2007, Ch. 176)		2007	438	Am
19853.5	1999	351*	Am	19877	2002	738	Ad(RN)
	2001	945	Am	19878	2002	738	Ad(RN)
	2002	738	Am & RN		2007	176*	Am
19853A	2002	738	Am & RN	19879	2002	738	Ad(RN)
19854	2002	738	Ad(RN)	19880	2000	1055*	Am
	2005	546	Am		2002	738	Am & RN & Ad(RN)
	2007	438	Am		2007	176*	Am
19854A	2002	738	Am & RN	19881	2002	738	Am & RN & Ad(RN)
19855	2002	738	Am & RN & Ad(RN)	19881.5	2007	493	Ad
				19882	2002	738	Ad(RN)
19856	2002	738	Ad(RN)		2007	176*	Am
19856A	2002	738	Am & RN	19882A	2002	738	Am & RN
19857	2002	738	Ad(RN)	19883	2002	738	Ad(RN)
19857A	2002	738	Am & RN		2007	176*	Am
19858	2002	738	Ad(RN)	19883A	2002	738	Am & RN
19858.5	2002	738	Am & RN	19890	2002	738	Ad(RN)
	2007	294*	Ad		2007	176*	Am
19858.7A	2002	738	Am & RN	19891	2002	738	Ad(RN)
19858A	2002	738	Am & RN	19892	2002	738	Ad(RN)
19859	2002	738	Am & RN & Ad(RN)				
	2007	176*	Am				
19860	2002	738	Ad(RN)				
19860A	2002	738	Am & RN				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19893	2002	738	Ad(RN)	19931 (Cont.)			
19900	2002	738	Ad(RN)	2007	176 *		Am
	2007	176 *	Am	19932	2002	738	Am & RN & Ad(RN)
19900A	2002	738	Am & RN		2007	176 *	Am
19901	2002	738	Ad(RN)	19933	2002	738	Am & RN
19901A	2002	738	Am & RN	19933.5A	2002	738	Am & RN
19902	2002	738	Ad(RN)	19934	2002	738	Am & RN
19902A	2002	738	Am & RN	Div. 8,			
19903	2002	738	Ad(RN)	Ch. 5,			
19903A	2002	738	Am & RN	Art. 11,			
19904	2002	738	Ad(RN)	heading			
19904A	2002	738	Am & RN	(Sec. 19940			
19905	2002	738	Ad(RN)	et seq.)	2002	738	R & Ad
	2007	176 *	Am	19940	2002	738	Am & RN & Ad(RN)
19905A	2002	738	Am & RN	19941	2002	738	Am & RN & Ad(RN)
19906A	2002	738	R				
19910	2001	945	Am	19942	2002	738	Ad(RN)
	2007	176 *	Am	19942A	2002	738	Am & RN
19910.4	2002	738	Am & RN	19943	2002	738	Ad(RN)
19910.5A	2001	945	Am	19944	2002	738	Am & RN & Ad(RN)
	2002	738	Am & RN		2007	176 *	Am
19911	2002	738	Ad(RN)	Div. 8,			
19911A	2002	738	Am & RN	Ch. 5,			
19912	2002	738	Ad(RN)	Art. 12,			
	2007	176 *	Am	heading			
19912A	2002	738	Am & RN	(Sec. 19950			
19913	2002	738	Ad(RN)	et seq.)	2002	738	R & Ad
19913A	2002	738	Am & RN	19950	2002	738	Am & RN & Ad(RN)
19914	2002	738	Ad(RN)		2007	176 *	Am
	2007	176 *	Am	19950.1	2002	738	Am & RN
19915	2002	738	Ad(RN)	19950.2	1999	83	Am <sup>30</sup>
19915.5	2002	738	Am & RN		2000	1023 *	Am <sup>75</sup>
19915A	2002	738	Am & RN		2002	738	Am & RN
19916	2002	738	Am & RN	19950.3	2000	1023 *	Ad & R <sup>75</sup>
19917	2002	738	Am & RN		2001	945	Am
19918A	2002	738	Am & RN		2002	738	Am & RN
19920	2002	738	Ad(RN)	19951	2002	738	Am & RN & Ad(RN)
Div. 8,					2003	799	Am
Ch. 5,					2006	721	Am
Art. 9.5,					2007	176 *	Am
heading					2007	438	Am (as am by Sec. 43, Stats. 2007, Ch. 176)
(Sec. 19920A				19952	2002	738	Ad(RN)
et seq.)	2002	738	R	19953	2002	738	Ad(RN)
19920A	2002	738	Am & RN	19954	2006	854	Ad
19921	2002	738	Ad(RN)	Div. 8,			
19921A	2002	738	Am & RN	Ch. 5,			
19922	2002	738	Am & RN & Ad(RN)	Art. 13,			
				heading			
19923	2002	738	Ad(RN)	(Sec. 19956			
19924	2002	738	Ad(RN)	et seq.)	2002	738	R
Div. 8,				19956	2002	738	Am & RN
Ch. 5,				19957	2002	738	Am & RN
Art. 10,				19958	2002	738	Am & RN
heading							
(Sec. 19930							
et seq.)	2002	738	R & Ad				
19930	2002	738	Am & RN & Ad(RN)				
	2004	487	Am				
	2007	176 *	Am				
19931	2002	738	Ad(RN)				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 8, Ch. 5, Art. 14, heading (Sec. 19959 et seq.)	2002	738	R	Div. 8, Ch. 5, Art. 16, heading (Sec. 19984 et seq.)	2002	738	Ad
19959	2002	738	Am & RN	19984	2002	738	Ad(RN)
19959.5A	2002	738	Am & RN		2007	176 *	Am
Div. 8, Ch. 5, Art. 13, heading (Sec. 19960 et seq.)	2002	738	Ad	19985	2006	707	Ad
19960	2002	738	Ad(RN)	19986	2006	707	Ad
19960.2A	2002	738	Am & RN		2007	176 *	Am
19960.4	2002	738	Am & RN	19987	2006	707	Ad
19961	2002	738	Ad(RN)		2007	176 *	Am
	2004	872	Am	20007	2002	664	Am <sup>431</sup>
	2005	694	Am	20600	2002	748	Ad
	2006	181	Am	20601	2002	748	Ad
19961.05	2005	694	Ad	20602	2002	748	Ad
19961.1	2004	872	Ad	20650	2004	630	Ad
	2007	176 *	Am	21140.2	1999	523	Am
19962	2002	738	Ad(RN)	21140.3	1999	523	Am
	2003	799	Am <sup>38</sup>	21148	1999	523	Am
	2006	181	Am	21600	2001	60	Am
	2006	854	Ad <sup>232</sup> R <sup>677</sup>	21606	2008	730 *	Am <sup>1040</sup>
19963	2002	738	Ad(RN)		2008	731 *	Am <sup>1040</sup>
	2003	799	Am <sup>38</sup>	21606.5	2008	732	Am
	2006	854	Am <sup>423</sup>		2008	730 *	Am <sup>1040</sup>
	2007	176 *	Am		2008	731 *	Am <sup>1040</sup>
19964	2002	738	Ad(RN)	21608	2008	730 *	Am <sup>1040</sup>
19965	2008	647	Ad		2008	731 *	Am <sup>1040</sup>
Div. 8, Ch. 5, Art. 14, heading (Sec. 19970 et seq.)	2002	738	Ad	21608.3	2008	730 *	Ad <sup>1040</sup>
19970	2002	738	Ad(RN)		2008	731 *	Ad <sup>1040</sup>
19971	2002	738	Ad(RN)	21608.5	2008	730 *	Ad <sup>1040</sup>
19972	2002	738	Ad(RN)		2008	731 *	Ad <sup>1040</sup>
Div. 8, Ch. 5, Art. 15, heading (Sec. 19980 et seq.)	2002	738	Ad	21608.6	2008	733	Ad
19980	2000	1023 *	Ad	21609	2008	730 *	Am <sup>1040</sup>
	2002	738	Am & RN & Ad(RN)		2008	731 *	Am <sup>1040</sup>
19981	2002	738	Ad(RN)	21609.5	2007	349	Ad
	2007	176 *	Am	21626	2004	247 *	Am
19982	2002	738	Ad(RN)	21628	2000	994	Am
	2007	176 *	Am		2004	247 *	Am
19983	2002	738	Ad(RN)	21630	2000	994	Am
				21636	2004	247 *	Am
				21641	2004	247 *	Am
				Div. 8, Ch. 9, Art. 6, heading (Sec. 21660 et seq.)	2002	334	Am
				21660	2002	334	Am
				21661	2002	334	Am
				21662	2002	334	Am
				21663	2002	334	Am
				21663.1	2002	334	Ad
				21669.1	2006	538	Am <sup>802</sup>
				21701.1	1999	83	Am <sup>30</sup>
				21702	2000	156	Am
					2001	159	Am <sup>305</sup>
				21703	2003	267	Am
				21705	2003	267	Am
				21710	2007	263	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>
21713.5	2000	156	Ad	22433	2000	185	Am
21800	2000	120	Am	22440	2004	557	Am
22250	1999	983	Am	22441	2004	557	Am
	2001	495	S <sup>300</sup> 317	22441.1	2006	605	Ad
	2008	33 *	S <sup>36</sup> 349	22442	2003	384	Am
22251	1999	983	Am		2004	557	Am
	2000	1084	Am		2006	605	Am
	2001	495	Am <sup>300</sup> 317	22442.1	2003	384	Ad
	2001	728	Am	22442.2	2000	674	Am
	2003	874	Am		2003	384	Am
	2005	396	Am		2004	557	Am
	2006	658	Am	22442.4	1999	336	Ad
	2008	33 *	S <sup>36</sup> 349		2004	557	R
22252	2001	495	S <sup>300</sup> 317		2006	605	Ad
	2008	33 *	S <sup>36</sup> 349	22443	2003	384	Am
22252.1	2004	921	Ad	22443.1	1999	336	Am <sup>13</sup>
	2008	33 *	S <sup>36</sup> 349		2001	304	Am
22252.5	2001	495	S <sup>300</sup> 317		2004	557	Am
	2008	33 *	S <sup>36</sup> 349		2006	605	Am
22253	1999	983	Am	22443.2	2006	605	Ad
	2000	1084	Am	22443.3	2001	304	Ad
	2001	495	S <sup>300</sup> 317		2006	605	Am
	2002	1150	Am	22444	2004	557	Am
	2008	33 *	S <sup>36</sup> 349	22445	1999	336	Am
22253.1	2005	396	Ad		2000	674	Am
	2008	33 *	S <sup>36</sup> 349		2002	705	Am
22253.2	2002	1150	Ad		2006	605	Am
	2004	921	Am	22446.5	2002	705	Am
	2005	658	Am	22447	2001	304	Am <sup>13</sup>
	2008	33 *	S <sup>36</sup> 349		2002	705	Am
22254	1999	983	Am	22452	2007	402	Am
	2001	495	Am <sup>300</sup> 317	22453.1	2001	728	Am
	2001	728	Am	22455	2002	784	Am <sup>490</sup>
	2008	33 *	S <sup>36</sup> 349	22456	2001	35	Am
22255	1999	983	Am	22475	2002	191	Ad
	2001	495	Am <sup>300</sup> 317	22575	2003	829	Ad <sup>391</sup>
	2008	33 *	S <sup>36</sup> 349		2004	183	Am <sup>571</sup>
22256	2001	495	S <sup>300</sup> 317		2004	865	Am
	2008	33 *	S <sup>36</sup> 349	22576	2003	829	Ad <sup>391</sup>
22257	2001	495	S <sup>300</sup> 317	22577	2003	829	Ad <sup>391</sup>
	2008	33 *	S <sup>36</sup> 349	22578	2003	829	Ad <sup>391</sup>
22258	2000	1055 *	Am	22579	2003	829	Ad <sup>391</sup>
	2001	495	S <sup>300</sup> 317	22701	2006	538	Am <sup>802</sup>
	2008	33 *	Am <sup>36</sup> 349	22702	2007	590	Am
22259	2001	495	Am <sup>300</sup> 317	22705	2007	590	Am
	2008	33 *	Am <sup>36</sup> 349	22706	2004	758	Am
22325	2002	948	Am <sup>437</sup>		2007	590	Am
	2005	82	R	22708	2004	758	Am
22350	1999	892	Am	22755	2006	461	Ad
	2005	300	Am	Div. 8,			
22351	1999	892	Am	Ch. 28,			
	2007	402	Am	heading			
22351.5	1999	892	Am	(Sec. 22900			
	2006	760	Am	et seq.)	2005	712 *	Am
22353	1999	892	Am	22900	2005	712 *	Am
	2002	197	Am	22901	2005	712 *	Am
22354	2001	35	Am		2006	538	Am <sup>802</sup>
22355	2001	728	Am	22902	2005	712 *	Am
	2006	760	Am	22902.5	2005	712 *	Ad
22357	1999	892	Am	22903	2005	712 *	Am
22391	2002	784	Am <sup>490</sup>	22903.1	2005	712 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22903.2	2005	712 *	Ad	22970.2 (Cont.)	2006	501	S <sup>57</sup>
22903.3	2005	712 *	Ad	22970.3	2003	890	Ad & R <sup>38</sup>
22904	2005	712 *	Am		2006	501	S <sup>57</sup>
22905	2005	712 *	Am	22971	2003	890	Ad & R <sup>38</sup>
22906	2005	712 *	Am		2004	82 *	Am
22907	2005	712 *	Am		2006	501	Am <sup>884 57</sup>
22908	2005	712 *	Am	22971.1	2003	890	Ad & R <sup>38</sup>
22909	2005	712 *	Am		2006	501	S <sup>57</sup>
22910	2005	712 *	Am	22971.2	2003	890	Ad & R <sup>38</sup>
22911	1999	991	Am <sup>96 114</sup>		2006	501	S <sup>57</sup>
	2005	712 *	Am	22971.3	2003	890	Ad & R <sup>38</sup>
22912	1999	991	Am <sup>96 114</sup>		2006	501	S <sup>57</sup>
22913	2005	712 *	Am	22971.4	2004	822 *	Ad
22914	1999	991	Am <sup>96 114</sup>		2006	501	S <sup>57</sup>
22915	2005	712 *	Am	22972	2003	890	Ad & R <sup>38</sup>
	2006	538	Am <sup>802</sup>		2006	501	S <sup>57</sup>
22916	1999	991	Am <sup>96 114</sup>	22972.1	2004	82 *	Ad
22917	1999	991	Am <sup>96 114</sup>		2006	501	S <sup>57</sup>
22920	2005	712 *	Am	22973	2003	890	Ad & R <sup>38</sup>
22921	1999	991	Am <sup>96 114</sup>		2006	501	S <sup>57</sup>
22922	1999	991	Am <sup>96 114</sup>		2007	654	Am
	2005	712 *	Am	22973.1	2003	890	Ad & R <sup>38</sup>
22924	2005	712 *	Am		2006	501	S <sup>57</sup>
22925	2005	712 *	Am	22973.2	2003	890	Ad & R <sup>38</sup>
22926	2005	712 *	Am		2006	501	S <sup>57</sup>
22927	2005	712 *	Am	22974	2003	890	Ad & R <sup>38</sup>
22928	2005	244	Ad		2006	501	S <sup>57</sup>
22940	1999	343	Ad	22974.3	2003	890	Ad & R <sup>38</sup>
22941	1999	343	Ad		2006	501	S <sup>57</sup>
	2000	674	Am	22974.4	2003	890	Ad & R <sup>38</sup>
22947	2004	843	Ad		2006	501	S <sup>57</sup>
22947.1	2004	843	Ad	22974.5	2003	890	Ad & R <sup>38</sup>
22947.2	2004	843	Ad		2006	501	S <sup>57</sup>
22947.3	2004	843	Ad	22974.7	2003	890	Ad & R <sup>38</sup>
22947.4	2004	843	Ad		2004	82 *	Am
22947.5	2004	843	Ad		2006	501	S <sup>57</sup>
22947.6	2004	843	Ad	22974.8	2003	890	Ad & R <sup>38</sup>
22948	2005	437	Ad		2006	501	S <sup>57</sup>
22948.1	2005	437	Ad	22975	2003	890	Ad & R <sup>38</sup>
22948.2	2005	437	Ad		2006	501	S <sup>57</sup>
22948.3	2005	437	Ad	22976	2003	890	Ad & R <sup>38</sup>
22948.5	2006	860	Ad		2006	501	S <sup>57</sup>
22948.6	2006	860	Ad	22977	2003	890	Ad & R <sup>38</sup>
22948.7	2006	860	Ad		2006	501	S <sup>57</sup>
22950.5	2007	653	Ad	22977.1	2003	890	Ad & R <sup>38</sup>
22951	2007	653	Am		2006	501	S <sup>57</sup>
22952	2001	376	Am	22977.2	2003	890	Ad & R <sup>38</sup>
	2007	653	Am		2006	501	S <sup>57</sup>
22953	2007	653	Am	22978	2003	890	Ad & R <sup>38</sup>
22957	2007	653	Am		2006	501	S <sup>57</sup>
22958	2007	653	Am	22978.1	2003	890	Ad & R <sup>38</sup>
22962	2001	376	Ad		2006	501	S <sup>57</sup>
	2004	812	Am	22978.2	2003	890	Ad & R <sup>38</sup>
	2006	501	Am		2006	501	S <sup>57</sup>
22963	2002	685	Ad	22978.4	2003	890	Ad & R <sup>38</sup>
	2007	445	Am		2004	822 *	Am
22970	2003	890	Ad & R <sup>38</sup>		2005	512	Am
	2006	501	S <sup>57</sup>		2006	501	S <sup>57</sup>
22970.1	2003	890	Ad & R <sup>38</sup>	22978.5	2003	890	Ad & R <sup>38</sup>
	2006	501	S <sup>57</sup>		2006	501	S <sup>57</sup>
22970.2	2003	890	Ad & R <sup>38</sup>				

**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
22978.6	2003	890	Ad & R <sup>38</sup>	23095	2004	227*	Am
	2006	501	S <sup>57</sup>	23100	2000	979	Am
22978.7	2003	890	Ad & R <sup>38</sup>		2001	657	R & Ad
	2005	512	Am	23104.2	1999	83	Am <sup>30</sup>
	2006	501	S <sup>57</sup>		2001	657	Am
22978.8	2004	82*	Ad		2008	508	Am
	2006	501	S <sup>57</sup>	23320	2001	488	R & Ad
22979	2003	890	Ad & R <sup>38</sup>		2008	751*	Am
	2004	82*	Am	23320.2	2001	488	R
	2006	501	S <sup>57</sup>	23320.3	2001	488	R
22979.1	2003	890	Ad & R <sup>38</sup>	23320.6	1999	288	Am
	2006	501	S <sup>57</sup>	23323	2004	437*	R
22979.2	2003	890	Ad & R <sup>38</sup>	23355.1	1999	699	Am
	2005	512	Am	23356	2004	437*	Am
	2006	501	S <sup>57</sup>	23356.1	2003	270	Am
22979.21	2006	501	Ad <sup>885</sup>		2007	246	Am
22979.22	2006	501	Ad	23357.2	2001	488	Am
22979.23	2006	501	Ad	23358	2008	127	Am
22979.24	2006	501	Ad <sup>885</sup>	23358.3	2001	488	Am
22979.3	2003	890	Ad & R <sup>38</sup>	23366.3	2001	488	Am
	2006	501	S <sup>57</sup>	23373	2001	567*	Am
22979.4	2003	890	Ad & R <sup>38</sup>	23387	2006	910	Am
	2004	82*	Am	23389	2001	488	Am
	2006	501	S <sup>57</sup>	23390	2001	488	Am
22979.5	2003	890	Ad & R <sup>38</sup>		2008	127	Am
	2006	501	S <sup>57</sup>	23396.2	2000	231	Ad
22979.6	2003	890	Ad & R <sup>38</sup>		2005	171*	Am
	2006	501	S <sup>57</sup>	23396.5	2008	127	Am
22979.7	2003	890	Ad & R <sup>38</sup>	23399	1999	699	Am
	2005	512	Am		2001	488	Am
	2006	501	S <sup>57</sup>		2005	62	Am
22980	2003	890	Ad & R <sup>38</sup>		2008	348*	Am
	2006	501	S <sup>57</sup>	23399.4	2000	384	Ad
22980.1	2003	890	Ad & R <sup>38</sup>		2001	488	Am
	2004	822*	Am	23399.6	2003	588	Ad
	2006	501	Am <sup>884 57</sup>		2008	337	Am
22980.2	2003	890	Ad & R <sup>38</sup>	23405.3	2008	508	Ad
	2004	82*	Am	23426.5	2006	538	Am <sup>802</sup>
	2005	512	Am		2007	568	Am
	2006	501	S <sup>57</sup>	23428.19	2007	568	Am
22980.3	2003	890	Ad & R <sup>38</sup>	23428.20	2006	578	Am
	2006	501	S <sup>57</sup>	23428.28	2007	568	Am
22981	2003	890	Ad & R <sup>38</sup>	23438	2007	568	Am
	2006	501	S <sup>57</sup>	23661.2	2005	157	Am
22982	2003	890	Ad & R <sup>38</sup>	23661.3	2005	157	Ad
	2006	501	S <sup>57</sup>	23800	1999	499	Am
22983	2004	82*	Ad		2000	979	Am
	2006	501	S <sup>57</sup>		2001	931	Am
22990	2003	890	Ad & R <sup>38</sup>		2006	625	Am
	2006	501	S <sup>57</sup>		2008	254	Am
22991	2003	890	Ad & R <sup>38</sup>	23801	2008	254	Am
	2006	501	S <sup>57</sup>	23805	1999	499	Am
22995	2003	890	Ad & R <sup>38</sup>	23817.5	2000	979	Am
	2006	501	R	23817.7	2001	931	Am
23001.5	2006	910	Ad	23824	2000	7*	Am
23009	2004	437*	Am		2000	979	Am
23039	2008	508	Am	23826.10	2008	130	Ad
23039.1	2008	18	Am	23826.9	2007	193	Ad
23050	2000	979	Am	23985.5	2001	931	Am
23055	2002	579	Am	23986	2000	979	Am
23058	2005	172	Ad	23987	2001	931	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23987 (Cont.)	2002	664	Am <sup>431</sup>	25500.1	2000	205	Ad
24013	2004	345	Am	25500.2	2000	979	Ad
24015	2004	345	R & Ad		2000	980	Ad
24041	2002	413	Am		2001	567 *	R (as ad by Sec. 6, Stats. 2000, Ch. 979)
24042	2001	488	Am				Am (as ad by Sec. 1, Stats. 2000, Ch. 980)
24042.5	2001	488	Am	25502.1	1999	666	Ad
24045.11	2001	488	Am		2000	162	Am
24045.12	2001	53	Ad		2000	979	Am
	2007	349	Am & RN (as am by Sec. 10, Stats. 1998, Ch. 639)		2000	980	Am
24045.15	2004	523 *	Am		2001	567 *	Am
	2005	22	Am <sup>647</sup>	25503.16	2001	567 *	Am
24045.17	2007	349	Ad(RN)	25503.2	1999	699	Am
24045.18	2007	131 *	Ad	25503.22	2008	412	Am
24045.19	2008	441	Ad	25503.24	2001	567 *	Am
24045.2	2004	523 *	Am	25503.26	2000	979	Am
24045.3	2004	523 *	Am		2001	567 *	Am
	2005	22	Am <sup>647</sup>	25503.30	2000	162	Am
24045.4	2004	523 *	Am	25503.38	2007	221 *	Ad
	2008	71	Am	25503.39	2007	349	Ad
24045.5	1999	699	Am	25503.4	2003	270	Am
	2002	246	Am		2004	183	Am <sup>571</sup>
	2004	335	Am	25503.41	2008	461	Ad
	2005	22	Am <sup>647</sup>	25503.55	2006	670	Ad
24045.6	2004	523 *	Am	25503.6	1999	937 *	Am
	2008	71	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 <sup>647</sup>		2005	617	Am
24048	2001	488	Am		2007	744	Am
24071.2	1999	699	Am		2007	745	Am
24081	2008	93	Am	25503.8	1999	937 *	Am
24082	2008	93	Am		2000	424 *	Am
24200	2006	625	Am		2000	979	Am
24200.1	2006	625	Ad		2001	567 *	Am
24200.5	2007	349	Am		2005	617	Am
24200.6	2002	1027	Ad		2006	587	Am
25000	2001	567 *	Am	25503.85	2000	979	Am
25000.2	2007	350	Ad		2001	567 *	Am
25000.6	1999	860	Ad		2007	131 *	Am
	2001	567 *	Am		2008	337	Am
25000.7	2000	1083	Ad	25509	2006	910	Am
25000.9	2000	1083	Ad	25510	2004	604	Am
25009	2005	294	Am	25511	2006	910	Am
25205	2008	624	Ad	25512	2000	979	Am
25240	2007	674	Am	25600	2008	629	Am
25241	2000	831	Ad	25600.5	2008	638	Ad & R <sup>547</sup>
25242	2006	879	Ad	25607.5	2008	71	Ad
25243	2006	879	Ad	25608	2005	203 *	Am (by Sec. 1 of Ch.)
25244	2007	674	Ad		2005	204	Am (by Sec. 2 of Ch.)
25245	2008	75	Ad				Am
25354	1999	787	Am				
25361	2002	784	Am <sup>490</sup>				
25500	2007	744	Am		2006	72	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUSINESS AND PROFESSIONS CODE—Continued**

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
25608 (Cont.)	2007	149	Am	25658.1	1999	786	Am
	2008	508	Am		2004	227*	Am
25608.10	2008	44*	Ad	25658.2	2003	625	Ad
25608.5	2007	19*	Ad	25658.4	1999	786	Am
25611.1	2001	207	Am	25658.5	1999	787	Am
25611.3	2008	395	Ad		2007	743	Am
25612.5	1999	787	Am	25660	2005	68	Am
25618	2006	347	Am		2006	538	Am <sup>802</sup>
25620	2000	381	Am	25661	1999	787	Am
25621	2006	29	Ad		2007	743	Am
25631	2007	744	Am	25662	1999	787	Am
25658	1999	786	Am		2007	743	Am
	1999	787	Am	25663	2008	508	Am
	2004	291	Am	25664	2003	771	Am
	2005	22	Am <sup>647</sup>	25667	2008	508	R
	2007	743	Am	25761	2005	120	Am
	2007	744	Am (by Sec. 4.5 of Ch.)				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CIVIL CODE**

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
43.55	2005	706	Am	55.3	2008	549	Ad <sup>1025</sup>	
43.7	2002	1013	Am	Div. 1, Pt. 2.52, heading (Sec. 55.51 et seq.)				
43.8	2002	664	Am <sup>431</sup>					
	2007	36	Am					
	2008	23	Am					
43.92	2006	136	Am		2008	549	Ad <sup>1025</sup>	
43.93	2002	1013	Am		55.51	2008	549	Ad <sup>1025</sup> 1026
43.95	2002	1013	Am		55.52	2008	549	Ad <sup>1025</sup> 1026
43.97	2000	857	Am <sup>203</sup>		55.53	2008	549	Ad <sup>1025</sup> 1027
	2006	538	Am <sup>802</sup>		55.54	2008	549	Ad <sup>1025</sup> 1028
43.98	1999	525	Am <sup>112</sup>		Div. 1, Pt. 2.53, heading (Sec. 55.55 et seq.)			
43.99	2002	722	Ad					
47	2002	1029*	Am					
	2004	182	Am <sup>81 614</sup>					
48	2003	62	Am <sup>519</sup>	2008		549	Ad <sup>1025</sup>	
48.8	2001	570	Ad	55.55		2008	549	Ad <sup>1025</sup> 1029
51	2000	1049	Am	55.56		2008	549	Ad <sup>1025</sup> 1029
	2005	420	Am	55.57		2008	549	Ad <sup>1025</sup>
51.1	2002	244	Ad	56.05		1999	526	Am
51.10	2004	183	Am <sup>571</sup>			2000	1067	Am
51.11	1999	324	Am		2002	853	Am	
	2000	1004	Am (by Sec. 5 of Ch.)		2003	562	Am	
				56.06	2007	699	Am	
51.12	2000	1004	Am	56.07	2000	1066	Ad	
51.2	1999	324	Am	56.10	1999	526	Am	
	2000	1004	Am		2000	1065	Am (by Sec. 1 of Ch.)	
	2002	726	Am					
51.3	1999	324	Am		2000	1066	Am (by Sec. 2 of Ch.)	
	2000	1004	Am (by Sec. 3 of Ch.)					
					2000	1067	Am (by Sec. 2.3 of Ch.)	
51.4	2000	1004	Am (by Sec. 4 of Ch.)					
	2006	538	Am <sup>802</sup>		2000	1068	Am & R (by Sec. 1.8 of Ch.) <sup>20</sup>	
51.5	1999	591	Am					
	2000	1049	Am					
	2005	420	Am					
51.6	2001	312	Am		2002	123	Ad (by Sec. 1.16 of Ch.) <sup>34</sup>	
51.7	2005	420	Am					
51.8	2005	420	Am					
51.9	1999	964	Am					
52	1999	964	Am (by Sec. 2 of Ch.)		2003	562	Am	
					2006	874	Am	
	2000	98	Am		2007	506	Am (by Sec. 1 of Ch.)	
	2001	261	Am					
	2005	123	Am		2007	552	Am (by Sec. 2 of Ch.)	
52.1	2000	98	Am					
	2001	261	Am		2007	553	Am (by Sec. 1.9 of Ch.)	
	2002	784	Am <sup>490</sup>					
	2004	700	Am		2008	179	Am <sup>976</sup>	
52.2	2006	167	Am	56.1007	2006	833	Ad	
52.3	2000	622	Ad	56.101	1999	526	Ad	
52.4	2002	842	Ad		2000	1067	Am	
52.5	2005	240	Ad		2002	853	Am	
52.7	2007	538	Ad	56.102	2002	853	Ad	
53	2005	420	Am	56.103	2007	552	Ad	
54	2000	1049	Am		2008	699	Am <sup>980</sup>	
54.25	2008	226	Ad		2008	700	Am	
54.6	2006	538	Am <sup>802</sup>	56.104	1999	527	Ad (by Sec. 3 of Ch.)	
54.8	2001	824	Am					
54.9	2006	546	Ad		2004	463	Am	
55.2	2002	244	Ad	56.11	1999	526	Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
56.11 (Cont.)	2000	1066	Am	798.33	2000	551	Am
	2002	853	Am	798.34	2008	170	Am
	2003	562	Am	798.36	2005	24	Am
56.12	1999	526	Am	798.37	2004	302	Am
	2002	853	Am	798.37.5	2000	423	Ad
56.14	1999	526	Am	798.38	2004	728	Am
56.16	2006	833	Am	798.39	2001	151	Am
56.17	1999	311	Am	798.43.1	2001	437	Ad
	1999	525	Am <sup>112</sup>	798.44	1999	326	Ad
	2000	857	Am <sup>203</sup>		2000	232	Am
	2000	941	Am	798.51	2001	83	Am
	2003	562	Am		2003	249	Am
56.21	2003	562	Am	798.55	2003	561	Am
	2006	538	Am <sup>802</sup>		2005	24	Am
Div. 1, Pt. 2.6, Ch. 5, heading (Sec. 56.26 et seq.)	2000	278	Am	798.56	2003	85	Am
	2004	183	Am <sup>571</sup>		2003	388	Am (by Sec. 1.5 of Ch.)
56.265	2000	278	Ad	798.58	2002	672	Am
56.30	1999	526	Am	798.6	2007	596	Am
	2000	1067	Am	798.61	2003	449	Am
56.31	1999	766	Ad	798.71	2003	767	Am
56.35	1999	527	Am		2004	567	Am
56.36	1999	526	Am	798.73	2003	561	Am
	2008	602	Am		2007	549	Am
56.37	1999	526	Am		2008	179	Am <sup>976</sup>
82	2007	568	Am	798.73.5	2000	554	Ad
83	2007	568	Am	798.74.4	2003	249	Ad
84	2007	568	Am	798.74.5	2003	767	Ad <sup>557</sup>
85	2007	568	Am	798.75.5	1999	517	Ad
682.1	2000	645	Ad <sup>96</sup>	798.86	2003	98	Am
714	2002	570	Am	798.87	2002	141	Am
	2003	290	Am	799.1.5	2004	302	Am
	2004	789	Am		2005	22	Am <sup>647</sup>
	2008	40	Am	799.10	2003	249	Ad
	2008	539	Am	799.11	2008	170	Ad
782	2006	578	Am	799.2.5	2004	302	Ad
782.5	2006	578	Am		2006	538	Am <sup>802</sup>
789	2002	664	Am <sup>431</sup>	799.30	2004	530	Am
798.13	2000	471	Ad	799.46	2004	530	Am
798.16	2004	302	Am	799.55	2004	530	Am
798.19.5	2005	35	Ad	799.9	2008	170	Am
798.20	2006	578	Am	800.100	2004	183	Am <sup>571</sup>
798.21	2003	132	Am	800.25	2006	578	Am
798.23	2002	672	Am	801.5	2000	537	Am
798.23.5	2002	672	Ad	815.3	2004	905	Am
798.24	2001	83	Am	827	2000	680	Am
798.25	1999	323	Am				R & Ad <sup>80</sup>
	2004	622	Am		2001	593 *	Am (as am by Sec. 2, Stats. 2000, Ch. 680)
	2005	22	Am <sup>647</sup>		2002	664	Am (as am by Sec. 3, Stats. 2000, Ch. 680 and as am by Sec. 1, Stats. 2001, Ch. 593) <sup>431</sup>
798.26	2000	423	Am				
	2004	302	Am				
	2008	115	Am				
798.28.5	2004	302	Ad(RN)				
798.285	2004	302	Am & RN				
798.29.6	2008	170	Ad				
798.3	2005	595	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CIVIL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
827 (Cont.)				942	2002	722	Ad
	2004	568	R (as am by Sec. 34, Stats. 2002, Ch. 664)		2003	762	Am & RN & Ad
			Am (as am by Sec. 33, Stats. 2002, Ch. 664) <sup>13</sup>	943	2003	762	Ad(RN)
				944	2002	722	Ad
				945	2002	722	Ad
					2005	37	Am
846.1	1999	775	Am	945.5	2002	722	Ad
	2006	538	Am <sup>802</sup>		2003	762	Am
882.020	2006	575	Am	945.6	2005	40*	Ad & R <sup>68</sup>
895	2002	722	Ad	954.5	1999	991	Am <sup>96 114</sup>
896	2002	722	Ad	955	1999	991	Am <sup>96 114</sup>
	2003	762	Am	955.1	1999	991	Am <sup>96 114</sup>
	2006	567	Am		2004	46*	Am
897	2002	722	Ad	990	1999	998	Am & RN
900	2002	722	Ad		1999	1000	Am & RN (by Sec. 9.5 of Ch.)
901	2002	722	Ad	1071	2002	138	R
902	2002	722	Ad	1073	2002	138	R
903	2002	722	Ad	1090.5	2007	291*	Ad
904	2002	722	Ad	1092	1999	608	Am
905	2002	722	Ad	1098	2007	689	Ad
906	2002	722	Ad	1098.5	2007	689	Ad
907	2002	722	Ad	1102	1999	517	Am
910	2002	722	Ad	1102.1	1999	517	Am
911	2002	722	Ad	1102.16	2004	183	Am <sup>571</sup>
	2003	762	Am	1102.17	1999	876	Ad
912	2002	722	Ad		2004	66	Am
	2003	762	Am	1102.18	2001	466	Ad & R <sup>19</sup>
913	2002	722	Ad		2003	422	Am <sup>43</sup>
914	2002	722	Ad	1102.2	1999	119	Am
915	2002	722	Ad		1999	517	Am (by Sec. 4.5 of Ch.)
916	2002	722	Ad		2000	135	Am <sup>203</sup>
	2003	762	Am	1102.3a	1999	517	Ad
917	2002	722	Ad	1102.6	2001	584	Am
918	2002	722	Ad		2002	496	Am <sup>22</sup>
919	2002	722	Ad		2002	664	Am <sup>431</sup>
920	2002	722	Ad		2003	62	Am <sup>519</sup>
921	2002	722	Ad	1102.6a	2004	66	Am
922	2002	722	Ad	1102.6b	2001	673	Am
923	2002	722	Ad		2002	770*	Am
924	2002	722	Ad		2002	771	Am
925	2002	722	Ad		2003	62	Am <sup>519</sup>
926	2002	722	Ad	1102.6c	1999	83	Am <sup>30</sup>
927	2002	722	Ad		1999	876	R
928	2002	722	Ad		2005	392	Ad
929	2002	722	Ad	1102.6d	1999	517	Ad
930	2002	722	Ad	1102.6e	2007	689	Ad
931	2002	722	Ad	1102.9	1999	517	Am
932	2002	722	Ad	Div. 2,			
933	2002	722	Ad	Pt. 4,			
934	2002	722	Ad	Title 4,			
935	2002	722	Ad	Ch. 2,			
936	2002	722	Ad	Art. 1.7,			
	2003	762	Am	heading			
937	2002	722	Ad	(Sec. 1103			
938	2002	722	Ad	et seq.)	2008	686	Am
	2003	762	Am	1103	1999	876	Ad
941	2002	722	Ad		2000	135	Am <sup>203</sup>
	2003	62	Am <sup>519</sup>		2003	741	Am
	2003	762	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
1103 (Cont.)	2004	183	Am <sup>571</sup>	Div. 2, Pt. 4, Title 6, Ch. 2, heading (Sec. 1352 et seq.)	2003	557	Ad
1103.1	1999	876	Ad	Div. 2, Pt. 4, Title 6, Ch. 2, Art. 1, heading (Sec. 1352 et seq.)	2003	557	Ad
1103.10	1999	876	Ad	1352.5	1999	589	Ad
1103.11	1999	876	Ad	1353	2002	496	Am <sup>22</sup>
1103.12	1999	876	Ad		2004	618	Am
1103.13	1999	876	Ad	1353.5	2002	178	Ad
1103.14	1999	876	Ad	1353.6	2003	774	Ad
1103.2	1999	876	Ad	1353.7	2004	318	Ad
	2003	741	Am	1353.8	2006	559	Ad
	2004	66	Am	Div. 2, Pt. 4, Title 6, Ch. 2, Art. 2, heading (Sec. 1354 et seq.)	2003	557	Ad
	1X 2003–04	8*	Am	1354	2004	754	Am
1103.3	1999	876	Ad	Div. 2, Pt. 4, Title 6, Ch. 2, Art. 3, heading (Sec. 1355 et seq.)	2003	557	Ad
1103.4	1999	876	Ad	1357.100	2003	557	Ad
	2002	496	Am <sup>22</sup>	1357.110	2003	557	Ad
	2004	618	Am	1357.120	2003	557	Ad
	2008	686	Am		2004	346	Am (by Sec. 1 of Ch.)
1103.5	1999	876	Ad		2004	754	Am (by Sec. 2.5 of Ch.)
1103.7	1999	876	Ad		2005	450	Am <sup>485</sup>
1103.8	1999	876	Ad	1357.130	2003	557	Ad
1103.9	1999	876	Ad	1357.140	2003	557	Ad
1180	1999	20	Am	1357.150	2003	557	Ad
1181	1999	20	Am	Div. 2, Pt. 4, Title 6, Ch. 3, heading (Sec. 1358 et seq.)	2003	557	Ad
	2002	784	Am <sup>490</sup>	1360.5	2000	551	Ad
1185	2007	399	Am		2001	176	Am
	2008	67	Am	1361.5	2002	1111	Ad
	2008	179	Am <sup>976</sup>				
1189	2005	295	Am				
	2007	399	Am				
1196	2008	67	Am				
Div. 2, Pt. 4, Title 6, Ch. 1, heading (Sec. 1350 et seq.)	2003	557	Ad				
Div. 2, Pt. 4, Title 6, Ch. 1, Art. 1, heading (Sec. 1350 et seq.)	2003	557	Ad				
1350.5	2003	557	Ad				
1350.7	2003	557	Ad				
Div. 2, Pt. 4, Title 6, Ch. 1, Art. 2, heading (Sec. 1351 et seq.)	2003	557	Ad				
1351	2000	26*	Am				
	2002	1111	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>
Div. 2, Pt. 4, Title 6, Ch. 4, heading (Sec. 1363 et seq.)	2003	557	Ad	1363.820	2004	754	Ad
Div. 2, Pt. 4, Title 6, Ch. 4, Art. 1, heading (Sec. 1363 et seq.)	2003	557	Ad	1363.830	2004	754	Ad
1363	2000	257	Am	1363.840	2004	754	Ad
1363	2000	636	Am	1363.850	2004	754	Ad
1363	2003	557	Am	Div. 2, Pt. 4, Title 6, Ch. 5, heading (Sec. 1364 et seq.)	2003	557	Ad
1363.001	2005	452	Ad	Div. 2, Pt. 4, Title 6, Ch. 5, Art. 1, heading (Sec. 1364 et seq.)	2003	557	Ad
1363.03	2005	450	Ad <sup>485</sup>	Div. 2, Pt. 4, Title 6, Ch. 5, Art. 1, heading (Sec. 1364 et seq.)	2003	557	Ad
1363.04	2005	310*	Am <sup>485</sup>	Div. 2, Pt. 4, Title 6, Ch. 5, Art. 2, heading (Sec. 1365 et seq.)	2003	557	Ad
1363.04	2006	450	Ad <sup>485</sup>	1365	1999	898	Am
1363.04	2006	538	Am <sup>802</sup>	1365	2000	1055*	Am
Div. 2, Pt. 4, Title 6, Ch. 4, Art. 2, heading (Sec. 1363.05 et seq.)	2003	557	Ad	1365	2002	1116	Am
1363.05	2005	450	Am <sup>485</sup>	1365	2002	1116	Am
1363.05	2002	195	Am	1365.1	2004	766	Am
1363.05	2002	1111	Am	1365.1	2005	348	Am
1363.05	2007	250	Am	1365.1	2006	188	Am
1363.07	2005	458	Ad	1365.1	2002	1111	Ad
1363.07	2006	538	Am <sup>802</sup>	1365.1	2004	697	Am (by Sec. 15 of Ch.)
1363.09	2005	450	Ad <sup>485</sup>	1365.1	2005	452	Am
Div. 2, Pt. 4, Title 6, Ch. 4, Art. 3, heading (Sec. 1363.1 et seq.)	2003	557	Ad	1365.2	2008	502	Am
Div. 2, Pt. 4, Title 6, Ch. 4, Art. 4, heading (Sec. 1363.5 et seq.)	2003	557	Ad	1365.2	2003	375	Ad
1363.5	2002	1116	Am	1365.2	2005	458	R <sup>485</sup>
1363.5	2003	147*	Am	1365.2	2006	310*	Am
1363.6	2002	1117	Am & RN & Ad	1365.2.5	2004	766	Ad
1363.810	2003	557	Am	1365.2.5	2005	22	Am <sup>647</sup>
1363.810	2004	754	Ad	1365.2.5	2006	188	Am
				1365.3	2004	766	Ad
				1365.5	1999	898	Am
				1365.5	2004	766	Am
				1365.5	2006	188	Am
				1365.6	2006	188	Ad
				Div. 2, Pt. 4, Title 6, Ch. 5, Art. 3, heading (Sec. 1365.7 et seq.)	2003	557	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 2, Pt. 4, Title 6, Ch. 5, Art. 4, heading (Sec. 1366 et seq.)	2003	557	Ad	1369.590	2004	754	Ad
1366	2000	125	Am	Div. 2, Pt. 4, Title 6, Ch. 8, heading (Sec. 1370 et seq.)	2003	557	Ad
	2002	1111	Am	1373	2003	557	Am
1366.2	2002	1117	Ad(RN)		2004	346	Am
1366.3	2002	1111	Am	1374	2005	37	Am
	2005	452	R	Div. 2, Pt. 4, Title 6, Ch. 9, heading (Sec. 1375 et seq.)	2003	557	Ad
1367	2002	1111	Am	1375	2001	824	Am <sup>35 384</sup> R <sup>192</sup>
1367.1	2002	1111	Ad		2002	664	Am (as am by Stats. 2001, Ch. 824) <sup>431</sup>
	2004	697	Am (by Sec. 16 of Ch.)	1375.05	2001	824	Ad <sup>35 384</sup> R <sup>192</sup>
	2005	452	Am		2002	664	Am <sup>431</sup>
	2006	575	Am	Div. 2, Pt. 4, Title 6, Ch. 10, heading (Sec. 1376 et seq.)	2003	557	Ad
1367.4	2005	452	Ad	1378	2004	346	Ad (by Sec. 3.5 of Ch.)
	2006	575	Am		2005	37	Am
1367.5	2005	452	Ad	1471	2002	592	Am
1367.6	2008	502	Ad	1542	2004	183	Am <sup>571</sup>
Div. 2, Pt. 4, Title 6, Ch. 6, heading (Sec. 1368 et seq.)	2003	557	Ad	1624.5	2006	254	Ad
1368	2000	257	Am	1632	2001	306	Am
	2002	1111	Am (by Sec. 9 of Ch.)		2002	664	Am <sup>431</sup>
	2002	1117	Am (by Sec. 3.5 of Ch.)		2003	330	Am (by Sec. 1 of Ch.) <sup>391</sup>
	2003	393	Am (by Sec. 1 of Ch.)		2003	589	Am (by Sec. 1 of Ch.) <sup>70</sup>
	2003	557	Am (by Sec. 25.5 of Ch.)		2006	202	Am (by Sec. 1.5 of Ch.) <sup>391</sup>
	2004	766	Am		2008	278	Am <sup>636</sup>
1368.1	2002	817	Ad	1633	1999	213*	Ad
1368.3	2004	754	Ad	1633.1	1999	428	Ad
Div. 2, Pt. 4, Title 6, Ch. 7, heading (Sec. 1368.4 et seq.)	2003	557	Ad	1633.10	1999	428	Ad
1368.4	2004	754	Am & RN & Ad	1633.11	1999	428	Ad
	2004	754	Ad(RN)	1633.12	1999	428	Ad
1369.510	2004	754	Ad	1633.13	1999	428	Ad
1369.520	2004	754	Ad	1633.14	1999	428	Ad
	2006	167	Am	1633.15	1999	428	Ad
1369.530	2004	754	Ad	1633.16	1999	428	Ad
1369.540	2004	754	Ad	1633.17	1999	428	Ad
1369.550	2004	754	Ad	1633.2	1999	428	Ad
1369.560	2004	754	Ad	1633.3	1999	428	Ad
1369.570	2004	754	Ad				
1369.580	2004	754	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CIVIL CODE—Continued**

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1633.4	1999	428	Ad	1746.2	2005	638	Ad
1633.5	1999	428	Ad	1746.3	2005	638	Ad
1633.6	1999	428	Ad	1746.4	2005	638	Ad
1633.7	1999	428	Ad	1746.5	2005	638	Ad
1633.8	1999	428	Ad	1747.02	2001	294	Am
1633.9	1999	428	Ad	1747.04	2002	815	Ad
1646.5	2006	254	Am	1747.05	2002	862	Am
1670.6	2003	77	Ad	1747.06	1999	423	Ad <sup>56</sup>
1670.7	2008	258	Ad	1747.08	2004	183	Ad(RN) <sup>571</sup>
1675	2003	434	Am		2005	22	Am <sup>647</sup>
	2008	665	Am <sup>723</sup>	1747.09	2004	183	Ad(RN) <sup>571</sup>
			R <sup>423</sup>		2005	445	Am
			Ad & Ad <sup>1005</sup>		2006	682	Am <sup>805</sup>
1689.13	2004	566	R & Ad <sup>81</sup>	1747.8	2004	183	Am & RN <sup>571</sup>
	2005	48 *	Am	1747.80	2007	568	Am
			R & Ad <sup>80</sup>	1747.9	1999	423	Ad <sup>76</sup>
1689.15	2004	566	Ad <sup>81</sup>		2004	183	Am & RN <sup>571</sup>
	2005	48 *	Am <sup>80</sup>	1748.1	2005	426	Am
	2005	385	Am (as am by	1748.10	2000	375	Am
			Sec. 30, Stats.		2000	977	Am
			2005, Ch. 48)		2001	159	Am <sup>305</sup>
1689.5	2004	566	Am <sup>81</sup>	1748.11	2000	375	Am
	2005	48 *	Am		2001	159	Am <sup>305</sup>
			R & Ad <sup>80</sup>	1748.12	2000	977	Am <sup>285</sup>
1689.6	2004	566	Am <sup>81</sup>				R <sup>34</sup>
	2005	48 *	Am				Ad <sup>286</sup>
			R & Ad <sup>80</sup>	1748.13	2001	711	Ad <sup>338</sup>
	2005	385	Am (as am by		2002	664	Am <sup>431</sup>
			Sec. 25, Stats.	1748.14	2002	815	Ad
			2005, Ch. 48)	1748.22	2000	375	Am
1689.7	2004	566	Am <sup>81</sup>	1748.23	2002	815	Ad
	2005	48 *	Am	1748.30	1999	244	Ad
			R & Ad <sup>80</sup>	1748.31	1999	244	Ad
	2005	385	Am (as am by	1748.32	2002	815	Ad
			Sec. 27, Stats.	1748.9	1999	171	Ad <sup>56</sup>
			2005, Ch. 48)	1748.95	2001	493	Ad
1695.7	2003	74	Am	1749.45	2003	116	Ad
1695.8	2003	74	Am	1749.5	2003	116	Am
1708	2002	664	Am <sup>431</sup>		2004	319	Am
1708.6	2002	193	Ad		2007	640	Am
1708.8	2005	424	Am	1749.51	2002	815	Ad
1714	2002	906	Am	1749.6	2002	997	Ad
	2002	913	Am	1749.60	1999	586	Ad <sup>56</sup>
	2003	62	Am <sup>519</sup>	1749.61	1999	586	Ad <sup>56</sup>
1714.01	2001	893	Ad	1749.63	1999	586	Ad <sup>56</sup>
1714.1	2007	738	Am	1749.64	1999	586	Ad <sup>56</sup>
1714.10	2000	472	Am	1749.65	1999	586	Ad <sup>56</sup>
1714.11	2002	388	Ad	1749.66	2002	815	Ad
1714.21	1999	163	Ad	1761	2006	538	Am <sup>802</sup>
	2002	718	Am	1770	2008	479	Am
1714.22	2007	477	Ad & R <sup>111</sup>	1780	2003	449	Am
1714.4	2002	906	R		2008	479	Am
	2002	913	R	1782	1999	1000	Am
	2006	820	Ad	1785.10	2000	978	Am <sup>96</sup>
1714.41	2006	820	Ad		2001	236	Am (as am by
1714.9	2001	140	Am				Sec. 1, Stats.
1717.5	2004	328	Am				2000, Ch.
1722	2002	279	Am				978) <sup>34</sup>
1739.7	1999	83	Am <sup>30</sup>		2001	354	Am (by Sec.
1746	2005	638	Ad				1.5 of Ch.)
1746.1	2005	638	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CIVIL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1785.10 (Cont.)	2002	9*	Am R & Ad <sup>34</sup>	1786.24	2001	354	Am
					2002	1029*	Am
					2002	1030*	Am
1785.11	2000	1012	Am		2004	183	Am <sup>571</sup>
	2002	664	Am <sup>431</sup>	1786.26	2001	354	Am
1785.11.1	2001	720	Ad <sup>35</sup>	1786.28	2001	354	Am
	2003	533	Am (by Sec. 2 of Ch.)	1786.29	2001	354	Ad
					2002	1030*	Am
	2003	907	Am (by Sec. 1.5 of Ch.) <sup>391</sup>	1786.40	2001	354	R
					2002	1030*	Ad
1785.11.2	2001	720	Ad <sup>34</sup>	1786.50	2001	354	Am
	2002	664	Am <sup>431</sup>		2002	1029*	Am
	2002	786	Am		2003	146	Am
	2003	533	Am	1786.52	2001	354	Am
	2007	699	Am	1786.53	2001	354	Ad
	2008	151	Am		2002	1030*	Am
1785.11.3	2001	720	Ad <sup>34</sup>	1786.55	2002	1030*	Ad
1785.11.4	2001	720	Ad	1786.57	2002	815	Ad
1785.11.6	2001	720	Ad	1786.60	2002	1030*	Ad
	2002	786	Am		2003	907	Am
	2003	907	Am	1787.4	2002	815	Ad
1785.11.8	2001	354	Ad	1788	1999	319	Am
1785.13	2000	1012	Am		2000	375	Am
1785.15	2000	978	Am <sup>96</sup>	1788.17	1999	319	Ad
	2001	720	Am		2000	688	Am
	2002	860	Am	1788.18	2003	287	Ad
	2003	907	Am		2006	521	Am
	2008	151	Am		2007	130	Am <sup>902</sup>
1785.15.1	2000	978	Ad <sup>96</sup>	1788.2	2006	521	Am
1785.15.2	2000	978	Ad <sup>96</sup>		2006	538	Am <sup>802</sup>
1785.15.3	2002	860	Ad <sup>518</sup>	1788.33	2002	815	Ad
1785.16	2000	978	Am <sup>96</sup>	1789.13	2007	91	Am
	2001	354	Am		2008	179	Am <sup>976</sup>
1785.16.1	2001	354	Ad	1789.21	2004	183	Am <sup>571</sup>
1785.16.2	2001	354	Ad	1789.24	2002	784	Am <sup>490</sup>
	2002	1030*	Am	1789.25	2007	91	Am
1785.16.3	2002	1029*	Am	1789.30	2004	17*	Am <sup>568</sup>
1785.20.2	2000	978	Ad <sup>96</sup>			R <sup>63</sup>	
1785.20.3	2001	354	Ad			Ad <sup>434 602</sup>	
	2002	1030*	Am <sup>452</sup>		2005	74*	Am
	2003	41	Am		2007	341	Am
1785.3	2000	808*	Am	1789.31	2002	777	Am <sup>511</sup>
1785.30	2004	183	Am <sup>571</sup>			R <sup>63</sup>	
1785.31	1999	836	Am			Ad <sup>512</sup>	
1785.35	1999	836	Am		2004	17*	Am (as am by Sec. 2, Stats. 2002, Ch. 777) <sup>568</sup>
1785.36	2002	815	Ad			Am (as ad by Sec. 3, Stats. 2002, Ch. 777) <sup>434 602</sup>	
1785.44	2002	815	Ad			Am <sup>511</sup>	
1785.5	2001	236	Am <sup>34</sup>	1789.33	2002	777	R <sup>63</sup>
1786	2001	354	Am			Am <sup>568 602</sup>	
1786.10	2001	354	Am			Am <sup>511</sup>	
	2006	538	Am <sup>802</sup>			R <sup>63</sup>	
1786.11	2001	354	Am		2004	17*	Am <sup>568 602</sup>
	2002	1029*	Am	1789.35	2002	777	Am <sup>511</sup>
1786.16	2001	354	Am			R <sup>63</sup>	
	2002	1030*	Am			Am <sup>568 602</sup>	
1786.18	2001	354	Am			Am <sup>511</sup>	
	2002	1029*	Am			R <sup>63</sup>	
1786.2	2001	354	Am			Ad <sup>512</sup>	
1786.20	2001	354	Am				
	2002	1029*	Am				
	2003	146	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CIVIL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1789.35 (Cont.)	2004	17 *	Am (as am by Sec. 5, Stats. 2002, Ch. 777) <sup>568</sup>	1798.29 (Cont.)	2007	699	R (as ad by Sec. 2, Stats. 2002, Ch. 915)
	2004	28 *	Am (as ad by Sec. 6, Stats. 2002, Ch. 777) <sup>434 602</sup>				Am (as ad by Sec. 2, Stats. 2002, Ch. 1054, by Sec. 4 of Ch.)
1789.37	2004	17 *	Am <sup>568</sup>	1798.3	2005	677 *	Am
			R <sup>63</sup>	1798.61	2000	962	Am
			Ad <sup>434 602</sup>	1798.69	2000	962	Ad
			Am <sup>802</sup>	1798.75	2000	962	Am
1789.38	2002	815	Ad	Div. 3,			
1789.39	2004	17 *	Ad <sup>568 602</sup>	Pt. 4,			
			R <sup>63</sup>	Title 1.80,			
			Ad <sup>568 602</sup>	heading			
1789.9	2002	815	Ad	(Sec. 1798.79			
1791	2002	405	Am (as am by Sec. 2, Stats. 1998, Ch. 196) <sup>68</sup>	et seq.)	2008	746	Ad
			Am (as am by Sec. 63, Stats. 1997, Ch. 401) <sup>69</sup>	1798.79	2008	746	Ad
	2007	151	Am (as am by Sec. 62, Stats. 2002, Ch. 405)	1798.79.8	2006	54	Ad
1793.1	2002	306	Am	1798.79.9	2006	54	Ad
1793.2	2004	331	Am	1798.79.95	2006	54	Ad
1793.22	1999	83	Am <sup>30</sup>	1798.795	2008	746	Ad
	1999	448	Am	1798.80	2000	1039	Ad
	2000	679	Am	1798.81	2000	1039	Ad
1793.26	2000	258	Am	1798.81.5	2004	877	Ad
1794.4	2002	405	Am (as am by Sec. 64, Stats. 1997, Ch. 401) <sup>68</sup>		2005	22	Am <sup>647</sup>
			Am (as am by Sec. 65, Stats. 1997, Ch. 401) <sup>69</sup>	1798.82	2000	1039	Ad
			Am <sup>391</sup>		2002	915	Am & RN & Ad <sup>175</sup>
1794.41	2003	439	Am <sup>391</sup>		2002	1054	Am & RN & Ad <sup>175</sup>
1795.8	2007	151	Ad		2007	699	R (as ad by Sec. 4, Stats. 2002, Ch. 915)
1798.16	1999	784 *	Am				Am (as ad by Sec. 4, Stats. 2002, Ch. 1054, by Sec. 6 of Ch.)
1798.24	2005	241	Am	1798.83	2002	815	Ad
	2006	567	Am		2003	505	R
	2008	501	Am				Ad <sup>63</sup>
1798.24b	2003	878	Am				Am <sup>571</sup>
1798.29	2002	915	Ad <sup>175</sup>				Am <sup>647</sup>
	2002	1054	Ad <sup>175</sup>	1798.84	2002	915	Ad(RN) <sup>175</sup>
					2002	1054	Ad(RN) <sup>175</sup>
					2003	505	Am
				1798.85	2001	720	Ad
					2002	664	Am <sup>431</sup>
					2002	786	Am
					2003	532	Am (by Sec. 1 of Ch.)
							Am (by Sec. 5.5 of Ch.) <sup>584</sup>
					2003	907	Am (by Sec. 5.5 of Ch.) <sup>584</sup>
							Am <sup>571</sup>
					2004	183	Am <sup>485</sup>
					2004	282	Am <sup>485</sup>
				1798.86	2002	815	Ad
				1798.89	2007	627	Ad
				1798.90.1	2003	533	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CIVIL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1798.91	2004	861	Ad	1812.84	2001	233	Am
1798.92	2001	354	Ad		2005	439	Am
1798.93	2001	354	Ad		2006	219	Am
1798.94	2001	354	Ad	1812.85	2005	439	Am
1798.95	2001	354	Ad		2006	219	Am
1798.96	2001	354	Ad		2006	538	Am <sup>802</sup>
1798.97	2001	354	Ad	1812.86	2005	439	Am
1799.1a	2000	1084	Ad <sup>283</sup>	1812.96	2005	439	Ad
1799.1b	2003	533	Ad	1812.97	2005	439	Ad
	2004	183	Am <sup>571</sup>		2006	538	Am (as ad by Sec. 6, Stats.)
1799.100	1999	991	Am <sup>96 114</sup>				2005, Ch. 439)
1799.103	1999	991	Am <sup>96 114</sup>				& RN <sup>802</sup>
1799.104	2002	815	Ad	1812.98	2006	538	Ad(RN) <sup>802</sup>
1799.207	2002	815	Ad	1815	1999	83	Am <sup>30</sup>
1799.6	2002	815	Ad		2008	265	Am
1799.85	2002	815	Ad	1816	2008	265	Am
1804.1	1999	512	Am	1834.7	2001	139	Am <sup>35</sup>
1810.20	2000	375	Am	1834.8	2000	476	Ad
1810.21	2000	375	Am		2001	159	Am (as ad by Sec. 1, Stats.)
	2001	159	Am <sup>305</sup>				2000, Ch. 476)
1812.10	2002	815	Am		2006	538	Am <sup>802</sup>
1812.101	2001	178	Am	1834.9	2001	159	Ad(RN) <sup>305</sup>
1812.105	2002	784	Am <sup>490</sup>	1865	1999	354	Ad
1812.106	2006	538	Am <sup>802</sup>		2004	183	Am <sup>571</sup>
1812.117	2004	451	Ad	1866	2004	530	Ad
1812.201	2000	413	Am	1867	2004	530	Ad
1812.306	2006	538	Am <sup>802</sup>	1916.5	2004	939	Am
1812.316	2002	815	Ad		2004	940	Am
1812.40	2004	193	R <sup>571</sup>	1923.2	2006	202	Am
1812.41	2004	193	R <sup>571</sup>	1923.5	2006	202	Am
1812.501	2006	538	Am <sup>802</sup>	1936	2001	661	Am (as ad by Sec. 2, Stats.)
1812.503	2002	784	Am <sup>490</sup>				1996, Ch. 992)
1812.509	2001	326	Am		2002	664	Am <sup>431</sup>
1812.510	2002	784	Am <sup>490</sup>		2002	948	Am
1812.515	2002	784	Am <sup>490</sup>				R & Ad <sup>80</sup>
1812.525	2002	784	Am <sup>490</sup>		2003	62	Am (as ad by Sec. 3, Stats.)
1812.53	1999	1024	Am				2002, Ch. 948) <sup>519</sup>
1812.54	1999	1024	Am		2004	317	Am (as am by Sec. 2, Stats.)
1812.540	2001	326	Ad				2002, Ch. 948 and Sec. 16, Stats. 2003, Ch. 62)
1812.541	2001	326	Ad		2005	22	Am (as am by Sec. 1 and Sec. 2, Stats. 2004, Ch. 317) <sup>647</sup>
1812.542	2001	326	Ad				R (as am by Sec. 2, Stats. 2004, Ch. 317)
1812.543	2001	326	Ad		2005	82	Am (as am by Sec. 1, Stats. 2004, Ch. 317) <sup>13</sup>
1812.544	2001	326	Ad				Am
1812.600	2002	784	Am <sup>490</sup>		2007	44	Am
1812.601	1999	991	Am <sup>96 114</sup>				
	2004	194	Am				
1812.609	2002	815	Ad				
1812.622	2006	254	Am				
	2006	410	Am				
1812.623	2006	410	Am				
1812.624	2006	410	Am				
1812.632	2006	410	Am				
1812.64	1999	1024	Am				
1812.644	2006	410	Am				
1812.66	1999	1024	R				
1812.69	1999	1024	Am				
1812.700	2003	259	Ad <sup>391</sup>				
1812.701	2003	259	Ad <sup>391</sup>				
	2004	183	Am <sup>571</sup>				
1812.702	2003	259	Ad <sup>391</sup>				
1812.80	2005	439	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
1936 (Cont.)	2008	179	Am <sup>976</sup>	Div. 3,			
	2008	228	Am	Pt. 4,			
	2008	620	Am	Title 5,			
1936.01	2006	790	Ad <sup>870</sup>	Ch. 5.5,			
1936.05	2004	536	Ad	heading			
1936.1	2004	883	Ad	(Sec. 1993			
1936.5	1999	760	Ad	et seq.)	2008	161	Ad
	2007	44	R	1993	2008	161	Ad
1940.1	2004	950	Am	1993.01	2008	161	Ad
1940.2	2003	542	Ad	1993.02	2008	161	Ad
1940.3	2007	403	Ad	1993.03	2008	161	Ad
1940.6	2002	285	Ad	1993.04	2008	161	Ad
1940.7.5	2001	466	Ad & R <sup>19</sup>	1993.05	2008	161	Ad
	2002	664	Am <sup>431</sup>	1993.06	2008	161	Ad
	2003	422	Am <sup>43</sup>	1993.07	2008	161	Ad
1940.8	2000	234	Ad	1993.08	2008	161	Ad
1941.1	2002	931	Am	1993.09	2008	161	Ad
	2007	599	Am <sup>913</sup>	2079.10	2004	111	Am
1942.3	2005	595	Am	2079.10a	1999	876	Am
1942.4	2003	109	Am		2005	722 *	Am
1942.5	2003	542	Am	2225	2000	261	Am
1942.6	1999	590	Ad	2500	2004	150	Ad
1946.1	2001	729	Ad & R <sup>18</sup>	2501	2004	150	Ad
	2002	301	Am <sup>43</sup>	2782	2005	394	Am
	2003	62	Am <sup>519</sup>		2007	32	Am
	2006	842	Ad & R <sup>38</sup>		2008	467	Am
1946.7	2008	440 *	Ad	2782.8	2006	455	Ad
1947.15	2002	301	Am <sup>412</sup>	2782.9	2008	467	Ad
1947.3	2004	76	Ad	2782.95	2008	467	Ad
1950.5	2002	1061	Am	2782.96	2008	467	Ad
	2003	335	Am (by Sec. 1 of Ch.)	2870	1999	720	Ad <sup>170</sup>
	2003	576	Am (by Sec. 1.5 of Ch.)		1999	721	Am (as ad by Stats. 1999, Ch. 720) <sup>171</sup>
	2004	568	Am	2871	1999	720	Ad <sup>170</sup>
	2006	167	Am		1999	721	Am (as ad by Stats. 1999, Ch. 720) <sup>171</sup>
1950.7	2003	89	Am	2923.5	2008	69 *	Ad <sup>974</sup>
1950.8	2001	368	Ad				R <sup>446</sup>
1951.7	2008	179	Am <sup>976</sup>	2923.6	2008	69 *	Ad & R <sup>639</sup>
1954	2002	301	Am	2924	1999	974	Am
	2002	1061	Am (by Sec. 2.5 of Ch.)		2000	636	Am
	2003	62	Am <sup>519</sup>		2006	575	Am
	2003	787	Am	2924.8	2008	69 *	Ad <sup>974</sup>
1954.52	2001	729	Am				R <sup>446</sup>
	2004	568	Am	2924a	2006	575	Am
1954.53	1999	590	Am	2924b	2001	438 *	Am
	2004	568	Am		2002	809	Am
1954.535	1999	590	Ad		2004	177	Am
1962	2001	729	Am		2005	224	Am
1962.5	2001	729	Am		2008	527	Am
1962.7	2001	729	Am	2924c	1999	974	Am
1980.5	2008	161	Ad		2000	135	Am <sup>203</sup>
1981	2008	265	Am		2001	438 *	Am <sup>8</sup>
				2924d	2001	438 *	Am <sup>8</sup>
				2924f	1999	974	Am
					1999	991	Am <sup>96 114</sup>
					2000	1003	Am <sup>96</sup>
				2924g	2000	636	Am
					2001	438 *	Am <sup>8</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CIVIL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2924g (Cont.)	2005	224	Am	2983.8	1999	991	Am <sup>96 114</sup>
2924h	2004	177	Am	2984.4	2002	806	Am
2924j	1999	174	Am	2984.5	2003	59	Ad
	2002	784	Am <sup>490</sup>	2984.6	2007	192*	Am
	2003	62	Am <sup>519</sup>	2985	2006	51*	Am
	2004	177	Am	2985.8	2001	287	Am
	2005	75*	Am <sup>80</sup>		2003	37	Am
2924k	1999	974	Am		2004	183	Am <sup>571</sup>
2924l	1999	974	Am		2004	615	Am
	2004	177	Am	2985.9	2001	287	Ad
2929.3	2008	69*	Ad & R <sup>639</sup>	2988.9	2004	183	Am <sup>571</sup>
2929.5	2002	999	Am	2991	1999	235	Ad <sup>25</sup>
2934a	1999	974	Am (as ad by Sec. 2.5, Stats. 1993, Ch. 754)	2992	2001	287	Ad
	2004	177	Am	2993	2007	192*	Am
2937	2002	70	Am	3040	2000	848	Ad
2938	2008	179	Am <sup>976</sup>	3052.5	2006	538	Am <sup>802</sup>
2941	2000	1013	Am	3061.5	2006	254	Am
	2001	560	Am	3068	2007	121	Am
	2002	809	Am	3071	1999	376	Am
	2003	62	Am <sup>519</sup>		2001	127*	Am
2941.1	2001	438*	Am <sup>8</sup>	3072	1999	376	Am
2943	2000	636	Am		2001	127*	Am
	2001	560	Am	3089	1999	795	Am
2944	1999	991	Am <sup>96 114</sup>	3097	1999	795	Am
2945	2004	177	Am		2000	13*	Am
2945.1	2004	177	Am		2001	159	Am <sup>305</sup>
2945.2	2008	278	Am <sup>636</sup>		2003	54	Am
2945.3	2004	177	Am	3098	1999	795	Am
	2004	183	Am <sup>571</sup>	3110.5	2001	823	Ad
	2006	538	Am <sup>802</sup>		2002	664	Am <sup>431</sup>
	2008	278	Am <sup>636</sup>	3111	1999	795	Am
2945.4	2004	177	Am	3111.5	1999	795	R
	2008	278	Am <sup>636</sup>	3154	2003	279	Am
2945.45	2008	278	Ad <sup>636</sup>		2007	263	Am
2945.9	2006	538	Am <sup>802</sup>	3248	2000	760	Am
2948.5	2001	302	Am	3259.5	2003	54	Ad
	2003	554	Am	3260.1	1999	982	Am
2952	2000	924	Am	3262	2005	15	Am
2954.4	2001	159	Am <sup>305</sup>		2006	538	Am <sup>802</sup>
2954.5	2001	159	Am <sup>305</sup>	3269	1999	83	Am <sup>30</sup>
2954.6	2001	137	Am <sup>35</sup>	3272	1999	698	Ad <sup>4</sup>
2954.7	2006	538	Am <sup>802</sup>	3272.1	1999	698	Ad <sup>4</sup>
2955.5	1999	412	Am <sup>56</sup>	3272.2	1999	698	Ad <sup>4</sup>
2981	1999	212	Am	3272.3	1999	698	Ad <sup>4</sup>
	2005	128	Am <sup>485</sup>	3272.4	1999	698	Ad <sup>4</sup>
2982	1999	212	Am	3272.7	1999	698	Ad <sup>4</sup>
	2001	287	Am	3272.9	1999	698	Ad <sup>4</sup>
	2003	37	Am	3294.5	2004	227*	Ad & R <sup>207</sup>
	2004	183	Am <sup>571</sup>	3296	1999	525	Am <sup>112</sup>
	2005	128	Am <sup>485</sup>		2000	857	Am <sup>203</sup>
	2006	567	Am (as am by Sec. 3, Stats. 2005, Ch. 128)	3320	2000	776*	Am
2982.10	2005	128	Ad <sup>485</sup>	3322	2004	518	Ad
2982.2	1999	212	R	3333.7	2001	298	Ad
	2005	128	Ad <sup>485</sup>	3339	2002	1071	Ad
	2006	567	Am	3343.5	1999	991	Am <sup>96 114</sup>
2982.5	2003	37	Am		2006	254	Am
				3344.1	1999	998	Ad(RN)
					1999	1000	Ad(RN)
					2007	439	Am
				3415	2006	538	Am <sup>802</sup>
				3426.4	2006	62	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**CIVIL 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>
3428	1999	536	Ad	3440.3	2006	254	Am
3439.04	2004	50	Am	3440.5	1999	991	Am <sup>96 114</sup>
3439.08	1999	991	Am <sup>96 114</sup>		2000	1003	Am (as am by
	2005	34 *	Am				Stats. 1999, Ch.
3439.09	2005	34 *	Am				991) <sup>96</sup>
3440.1	1999	991	Am <sup>96 114</sup>	3482.6	1999	329	Am
	2004	46 *	Am	3485	2007	456	Ad & R <sup>38</sup>
	2005	43	Am	7100	2006	566	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CODE OF CIVIL PROCEDURE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
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 <sup>490</sup>	2005	706	Am	
	2003	62	Am <sup>519</sup>	116.360	2006	167	Am
32.5	2002	784	Am <sup>490</sup>	116.370	2002	806	Am
34	2002	784	R <sup>490</sup>	116.390	2005	75 *	Am <sup>80</sup>
36	2008	218	Am	2006	167	Am	
73c	2003	149	Am	116.410	2004	171	Am
73d	2003	149	Am	116.530	2003	449	Am
73e	2002	784	Am <sup>490</sup>	116.540	2005	452	Am
75	2002	784	Am <sup>490</sup>	2006	167	Am	
77	1999	344 *	Am	116.570	2002	806	Am
	1999	853	Am (by Sec. 1.5 of Ch.)	116.610	2005	600	Am
				2005	618	Am	
	2002	784	Am <sup>490</sup>	2006	167	Am	
	2006	538	Am <sup>802</sup>	116.725	2005	706	R & Ad
81	2002	784	R <sup>490</sup>	116.745	2005	75 *	Am <sup>80</sup>
82	2002	784	R <sup>490</sup>	116.760	2000	447	Am
84	2002	784	R <sup>490</sup>	2005	75 *	Am <sup>80</sup>	
85.1	2002	784	R <sup>490</sup>	116.770	2004	182	Am <sup>81 614</sup>
86	2001	44	Am	116.780	2005	706	Am
86.1	2002	784	Am <sup>490</sup>	116.820	2003	159 *	Am
87	1999	344 *	Ad	2005	75 *	Am <sup>80</sup>	
88	1999	344 *	Ad	116.860	2005	75 *	Am <sup>80</sup>
89	2001	44	Ad	116.870	2003	451	Am
90	2003	149	Am	116.880	2003	451	Am
93	2004	182	Am <sup>81 614</sup>	116.910	2005	75 *	R <sup>80</sup>
94	2004	182	Am <sup>81 614</sup>	116.940	2002	806	Am
	2005	294	Am	2005	600	Am	
116.130	2003	538	Am <sup>802</sup>	2005	618	Am	
116.210	2002	449	Am <sup>490</sup>	116.950	1999	344 *	Am
116.220	1999	982	Am	2001	745 *	Am	
	2006	150	Am	2002	664	Am <sup>431</sup>	
	2008	157	Am	2002	784	Am <sup>490</sup>	
116.221	2005	600	Ad	128	1999	508	Am
	2005	618	Ad	128.7	2002	491	Am <sup>43</sup>
116.222	2005	600	Ad	2005	706	Am <sup>13</sup>	
	2005	618	Ad	131.3	2001	473	R <sup>369</sup>
116.225	2002	247	Ad	131.4	2000	135	Am <sup>203</sup>
	2003	159 *	Am <sup>98 479</sup>	2001	473	R <sup>369</sup>	
116.230			R <sup>100</sup>	131.5	2001	473	R <sup>369</sup>
			Ad <sup>485</sup>	131.6	2001	473	R <sup>369</sup>
	2005	75 *	R (as am by Sec. 1 and as ad by Sec. 2, Stats. 2003, Ch. 159) & Ad (by Sec. 19 of Ch.) <sup>80</sup>	131.7	2001	473	R <sup>369</sup>
	2005	706	Am (as ad by Sec. 19, Stats. 2005, Ch. 75)	134	2002	784	Am <sup>490</sup>
	2007	738	Am	135	2001	542	Am
116.232	2005	75 *	Ad <sup>80</sup>	166	2002	784	Am <sup>490</sup>
116.240	2005	600	Am	166.1	2002	708	Ad
	2005	618	Am	170.1	2002	1094	Am
116.250	2002	784	Am <sup>490</sup>	2005	332 *	Am	
	2003	149	Am	170.3	2006	567	Am <sup>38</sup>
116.310	2003	149	Am	170.5	2002	784	Am <sup>490</sup>
	2004	182	Am <sup>81 614</sup>	170.6	2002	784	Am <sup>490</sup>
				2003	62	Am <sup>519</sup>	
				170.9	2002	784	Am <sup>490</sup>
				177.5	2005	75 *	Am <sup>80</sup>
				179	2002	784	Am <sup>490</sup>
				2003	62	Am <sup>519</sup>	
				185	1999	662	Am
				194	2002	784	Am <sup>490</sup>
				195	2002	784	Am <sup>490</sup>

**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
196	2003	149	Am	340.7	2007	130	Am <sup>902</sup>
198.5	2002	784	Am <sup>22 490</sup>		2008	179	Am <sup>976</sup>
	2003	449	Am (as am by Sec. 41, Stats. 2002, Ch. 784)	340.8	2003	873	Ad
				340.9	2000	1090	Ad
199	2002	784	R <sup>22 490</sup>	354.3	2002	332	Ad
199.2	2002	784	R <sup>22 490</sup>	354.4	2000	543 *	Ad
199.3	2002	784	R <sup>22 490</sup>	354.45	2006	443	Ad
199.5	2002	784	R <sup>22 490</sup>	354.5	1999	827 *	Am
200	2002	784	R <sup>490</sup>	354.6	1999	216 *	Ad
201	2002	784	Am <sup>490</sup>	354.7	2002	1070 *	Ad
204	2000	43	Am	364.1	2005	674	R
	2007	568	Am	366.2	2006	221	Am
206	2000	242	Am	366.3	2000	17	Ad
208	2003	149	Am		2006	221	Am
209	2003	359	Am	367.5	2007	268	Ad
			R & Ad <sup>100</sup>	372	2008	181	Am
	2005	75 *	Am (as am by Sec. 1, Stats. 2003, Ch. 359) <sup>80</sup>	377.60	2001	893	Am
					2004	947	Am
	2006	567	Am (as am by Sec. 28, Stats. 2005, Ch. 75) <sup>38</sup>	383	2004	754	R
			Am (as ad by Sec. 2, Stats. 2003, Ch. 359) <sup>232</sup>	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 <sup>490</sup>	392	2002	806	Am
	2004	227 *	Am	393	2003	449	Am
217	2002	784	Am <sup>490</sup>	394	2002	784	Am <sup>490</sup>
219	2001	55	Am		2002	927	Am
219.5	2003	353	Ad	395	2002	806	Am
221	2001	115	R	395.2	2004	178	Am
222	2007	263	Am	395.9	1999	344 *	R
223	2000	192	Am	396	2002	784	Am <sup>490</sup>
228	2002	1008	Am		2002	806	Am
231.5	2000	43	Ad		2008	56	R & Ad
234	2002	784	Am <sup>490</sup>	396a	2002	806	Am
259	2004	49	Am		2007	263	Am
269	2002	71	Am	396b	2005	706	Am
270	2001	115	R	399	2007	43	Am
271	2002	71	Ad	399.5	1999	344 *	R
274a	2002	784	Am <sup>490</sup>	400	1999	344 *	Am
274c	2002	71	R	402	2002	784	R <sup>490</sup>
335.1	2002	448	Ad		2002	806	R & Ad
338	2005	123	Am	402.5	2002	806	R
	2005	383	Am (by Sec. 1.5 of Ch.) <sup>802</sup>	403	2000	688	Am
	2006	538	Am		2002	784	Am <sup>490</sup>
340	2002	448	Am	403.010	1999	344 *	Ad
340.1	1999	120	Am		2002	784	Am <sup>490</sup>
	2002	149	Am	403.020	1999	344 *	Ad
340.10	2002	448	Ad		2001	159	Am <sup>305</sup>
340.3	2002	633 *	Am	403.030	1999	344 *	Ad
	2005	215	Am		2001	824	Am
340.35	2004	741	Ad	403.040	1999	344 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CODE OF CIVIL PROCEDURE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
403.040 (Cont.)	2001			472b	2001	44	Am
	2001	824	Am	481.020	1999	991	Am <sup>96</sup> 114
403.050	1999	344 *	Ad	481.030	1999	991	Am <sup>96</sup> 114
	2001	824	R & Ad	481.040	1999	991	Am <sup>96</sup> 114
403.060	1999	344 *	Ad	481.080	1999	991	Am <sup>96</sup> 114
	2001	824	R & Ad	481.090	1999	991	Am <sup>96</sup> 114
	2005	75 *	Am <sup>80</sup>	481.115	1999	991	Am <sup>96</sup> 114
403.070	1999	344 *	Ad	481.117	1999	991	Am <sup>96</sup> 114
403.080	1999	344 *	Ad	481.207	1999	991	Am <sup>96</sup> 114
403.090	1999	344 *	Ad	481.220	1999	991	Am <sup>96</sup> 114
Pt. 2, Title 4, Ch. 2, heading (Sec. 404 et seq.)	1999	344 *	Am & RN	485.230	2004	182	Am <sup>81</sup> 614
Pt. 2, Title 4, Ch. 3, heading (Sec. 404 et seq.)	1999	344 *	Ad(RN)	486.050	2008	179	Am <sup>976</sup>
404	2000	688	Am	488.080	2007	15	Am
	2002	784	Am <sup>490</sup>	488.375	1999	991	Am <sup>96</sup> 114
404.3	2002	784	Am <sup>490</sup>	488.385	1999	991	Am <sup>96</sup> 114
404.9	2002	784	Am <sup>490</sup>		2003	719	Am
405.20	2004	227 *	Am	488.405	1999	991	Am <sup>96</sup> 114
405.22	2004	227 *	Am	488.455	2002	664	Am <sup>431</sup>
411.20	2004	171	Am		2003	110	Am
	2005	75 *	Am <sup>80</sup>	488.460	2003	888	Am
411.21	2005	75 *	Ad <sup>80</sup>	488.500	1999	991	Am <sup>96</sup> 114
	2007	738	Am	489.220	2001	812	Am
411.35	1999	176	Am	491.150	2005	75 *	Am <sup>80</sup>
412.10	2005	300	Am	491.160	2006	277	Am
415.20	2003	128	Am	512.030	2007	15	Am
415.21	2005	706	Am	512.060	2002	68	Am
415.50	2002	197	Am	514.020	2002	68	Am
	2003	449	Am	515.010	2002	68	Am
415.95	2003	128	Ad	515.020	2002	68	Am
416.10	2006	567	Am	527	2000	688	Am
416.40	2004	178	Am	527.10	2005	472	Ad
417.10	2006	538	Am <sup>802</sup>	527.6	1999	661	Am
417.30	2005	300	Am		2000	688	Am
418.10	2002	69	Am		2002	1008	Am
422.30	1999	344 *	Am		2002	1009	Am
	2002	784	Am <sup>490</sup>		2003	498	R & Ad <sup>100</sup>
425.10	2001	812	Am				Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 2002, Ch. 1009)
	2005	75 *	Am <sup>80</sup>		2006	476	Am
425.11	2001	812	Am	527.8	1999	661	Am
	2006	538	Am <sup>802</sup>		2000	688	Am
425.115	2005	706	Am		2002	1008	Am
425.15	2007	568	Am		2003	498	Am
425.16	1999	960 *	Am		2005	467	Am
	2005	535 *	Am		2006	476	Am
425.17	2003	338	Ad	527.9	2003	498	Ad
425.18	2005	535 *	Ad		2006	474	Am
431.30	2003	149	Am	529.1	2004	193	Am <sup>571</sup>
437c	2002	448	Am	564	2001	44	Am
	2003	62	Am <sup>519</sup>		2002	999	Am
	2004	182	Am <sup>81</sup> 614	568.2	2001	414	Ad
460.7	2006	538	Am <sup>802</sup>		2005	595	Am
				568.3	2001	414	Ad
					2005	595	Am
				573	2005	75 *	R & Ad <sup>80</sup>
				575	2002	784	Am <sup>490</sup>
				575.1	2003	149	Am
				575.2	2002	806	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CODE OF CIVIL PROCEDURE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
575.5	2007	268	R	688.030 (Cont.)			
575.6	2007	268	R	2008	552	Am & R <sup>547</sup>	Ad <sup>579</sup>
580	2006	86	Am				
	2007	43	Am	689.020	2000	808*	Am
583.210	2005	300	Am	689.030	2000	808*	Am
585	2007	263	Am	689.040	2000	808*	Am
586	2007	43	Am	689.050	2000	808*	Am
594	2002	784	Am <sup>490</sup>	695.211	2000	808*	Am
618	2007	263	Am	695.221	2000	808*	Am
628	2002	784	Am <sup>490</sup>		2004	305	Am
631	1999	83	Am <sup>30</sup>				R & Ad <sup>301</sup>
	2000	127*	Am	697.320	2002	927	Am
	2002	806	Am	697.530	1999	991	Am <sup>96 114</sup>
631.3	2000	447	Am	697.580	1999	991	Am <sup>96 114</sup>
	2001	824	Am	697.590	1999	991	Am <sup>96 114</sup>
632	2002	784	Am <sup>490</sup>	697.610	1999	991	Am <sup>96 114</sup>
638	2000	644	Am <sup>263</sup>	697.640	1999	991	Am <sup>96 114</sup>
	2001	44	Am	697.650	1999	991	Am <sup>96 114</sup>
	2002	1008	Am	697.660	1999	991	Am <sup>96 114</sup>
639	2000	644	Am (by Sec. 2 of Ch.) <sup>263</sup>	697.730	1999	991	Am <sup>96 114</sup>
	2000	1011	Am (by Sec. 1.5 of Ch.) <sup>214</sup>	697.740	1999	991	Am <sup>96 114</sup>
	2001	362	Am	697.750	1999	991	Am <sup>96 114</sup>
640	2000	644	Am	697.920	1999	991	Am
640.5	2001	362	Ad	699.080	2002	197	Am
641	2000	644	Am		2007	15	Am
641.2	2000	644	Am	699.510	2000	639	Am (by Sec. 3 of Ch.)
642	2000	644	R & Ad		2000	808*	Am (by Sec. 12.1 of Ch.)
643	2000	644	Am		2001	159	Am <sup>305</sup>
644	2000	644	Am		2003	17	Am
	2007	263	Am	699.520	2000	639	Am
645	2000	644	Am	699.540	2000	639	Am
645.1	2000	644	Am	699.545	2000	639	Am
	2001	159	Am <sup>305</sup>	700.010	2000	639	Am
645.2	2000	644	Ad		2003	379	Am
655	2002	784	R <sup>490</sup>	700.140	2002	664	Am <sup>431</sup>
668	2002	784	Am <sup>490</sup>		2003	110	Am
670	2002	784	Am <sup>490</sup>	700.150	2003	888	Am
674	2000	639	Am	700.160	2000	639	Am
	2001	159	Am <sup>305</sup>	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) <sup>96 114</sup>
	2007	189	Am				
680.120	1999	991	Am <sup>96 114</sup>	701.530	2002	784	Am <sup>490</sup>
680.130	1999	991	Am <sup>96 114</sup>	701.540	2002	784	Am <sup>490</sup>
680.135	2000	639	Ad	703.140	1999	98	Am
680.140	1999	991	Am <sup>96 114</sup>		2000	135	Am <sup>203</sup>
680.170	1999	991	Am <sup>96 114</sup>		2001	42	Am
680.180	1999	991	Am <sup>96 114</sup>		2003	379	Am
680.210	1999	991	Am <sup>96 114</sup>	703.150	2003	379	Ad
680.220	1999	991	Am <sup>96 114</sup>	703.580	2002	68	Am
680.340	1999	991	Am <sup>96 114</sup>	703.610	2002	68	Am
680.350	1999	991	Am <sup>96 114</sup>	704.010	2003	379	Am
681.030	2003	379	Am	704.030	2003	379	Am
683.130	2000	808*	Am	704.040	2003	379	Am
683.150	2005	75*	Am <sup>80</sup>	704.060	2003	379	Am
683.310	2000	808*	Am	704.080	2003	379	Am
685.030	2001	812	Am				
688.010	2007	43	Am				
688.020	2008	552	Am & R <sup>547</sup>				
			Ad <sup>579</sup>				
688.030	2007	43	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CODE OF CIVIL PROCEDURE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
704.090	2003	379	Am	995.311	2001	181	Ad
704.100	2003	379	Am	995.640	2004	183	Am <sup>571</sup>
704.114	2000	808*	Am		2005	22	Am <sup>647</sup>
704.115	1999	98	Am		2008	351	Am
	2000	135	Am <sup>203</sup>	995.650	2008	351	Am
704.120	2000	808*	Am	995.710	1999	892	Am
704.130	2000	808*	Am	998	1999	353	Am
704.160	2000	808*	Am		2001	153	Am
704.720	2007	153	Am		2005	706	Am
704.730	2003	64	Am	1002	2006	151	Ad
704.750	2005	75*	Am <sup>80</sup>	1005	1999	43	Am
706.030	2000	808*	Am		2002	806	Am
	2001	755*	Am		2004	171	Am
	2003	387	Am		2004	182	Am <sup>81</sup>
706.034	2004	520	Am		2005	294	Am
706.101	2002	890	Am	1006.5	2007	268	R
706.108	2002	197	Am	1010.5	2001	824	Am
708.020	2004	182	Am <sup>81</sup> 614	1010.6	1999	514	Ad
708.030	2004	182	Am <sup>81</sup> 614		2001	824	Am
708.160	2005	75*	Am <sup>80</sup>		2005	300	Am
708.170	2006	277	Am	1011	2007	263	Am
708.310	2002	451	Am	1012.5	2001	115	R
708.320	2002	451	Am	1013	2001	812	Am
708.730	2000	808*	Am	1014	1999	344*	Am
708.740	2000	808*	Am	1015	2007	263	Am
708.780	1999	652	Am <sup>153</sup>	1018	1999	1000	R
715.010	2004	183	Am <sup>571</sup>	1021.1	2001	719	Ad & R <sup>18</sup>
720.160	2001	812	Am	1021.10	2002	686	Ad
720.260	2001	812	Am	1021.8	2003	159*	Ad
724.060	2004	339	Am		2004	183	Am <sup>571</sup>
724.100	2005	75*	Am <sup>80</sup>		2004	227*	Am
726.5	1999	60	Am		2004	702*	Am
	2002	999	Am		2006	538	Am <sup>802</sup>
729.035	2005	452	Ad	1029.8	2004	575	Am
729.040	2006	575	Am	1052	2002	784	R <sup>490</sup>
729.050	2006	575	Am	1052.5	2002	784	R <sup>490</sup>
729.070	2006	575	Am	1060	2002	784	Am <sup>490</sup>
729.080	2006	575	Am	1068	1999	344*	Am
730.5	1999	991	Am <sup>96</sup> 114		2002	784	Am <sup>490</sup>
736	1999	60	Am	1085	1999	344*	Am
	2002	999	Am		2002	784	Am <sup>490</sup>
798.39	2001	151	Am	1094.5	1999	446*	Am
867.5	2000	723	Ad		2000	402*	Am
871.3	1999	344*	Am		2008	150	Am
	2000	688	Am	1094.7	1999	446*	R
877.6	2001	812	Am	1094.8	1999	49*	Ad
904	2007	263	Am (by Sec. 9.5 of Ch.)	1103	1999	344*	Am
904.1	1999	960*	Am		2002	784	Am <sup>490</sup>
	2006	567	Am	1132	2002	784	Am <sup>490</sup>
	2007	43	Am	1134	2001	812	Am
904.2	2006	567	Am		2005	75*	Am <sup>80</sup>
	2007	43	Am	1141.10	2003	449	Am
904.3	2007	43	Ad	1141.11	2002	784	Am <sup>490</sup>
904.5	2002	784	Am <sup>490</sup>		2003	449	Am
912	2001	44	Am	1141.12	2002	784	Am <sup>490</sup>
	2002	664	Am <sup>431</sup>		2003	449	Am
917.7	1999	346	Am	1141.16	2003	449	Am
	2001	48	Am		2004	182	Am <sup>81</sup> 614
917.8	2003	31	Am	1141.18	2003	449	Am
990	2007	263	Am	1141.21	2005	706	Am
					2006	538	Am <sup>802</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CODE OF CIVIL PROCEDURE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1141.24	2003	449	Am	1255.010	2001	428	Am
	2004	182	Am <sup>81</sup> 614	1255.030	2001	428	Am
1141.28	2000	447	Am	1255.040	2006	594	Am
1141.29	2002	784	R <sup>490</sup>	1255.060	2002	295	Am
1161	2001	729	Am	1255.410	2006	594	Am
	2007	456	Am		2007	436	Am
	2008	440*	Am & R <sup>349</sup>	1255.420	2006	594	R
			Ad <sup>801</sup>	1255.430	2006	594	R
1161.2	2001	824	Am	1255.450	2006	594	Am
	2003	449	Am	1255.460	2006	594	Am
	2003	787	Am	1258.220	1999	102	Am
	2004	568	Am		2001	428	Am
	2005	75*	Am <sup>80</sup>	1258.260	2001	428	Am
	2005	610	Am (as am by Stats. 2005, Ch. 75)	1260.040	2001	428	Ad
			Ad & R <sup>639</sup>	1260.250	1999	892	Am
1161b	2008	69*	Ad & R <sup>431</sup>	1263.025	2006	594	Ad
1162	2002	664	Am	1263.510	2006	602	Am
1166	2003	787	R	1263.615	2006	602	Ad
			Ad <sup>63</sup>	1268.350	2006	311	Am
1167.25	2001	115	R	1268.360	2006	311	Am
1167.3	1999	83	Am <sup>30</sup>	1268.610	2001	192	Am
	1999	344*	Am	1276	2000	111	Am
1169	2007	263	Am		2006	567	Am
1170.8	2007	113	Ad	1277	2000	33	Am (by Sec. 1.5 of Ch.)
1170.9	2007	113	Ad		2000	111	Am (by Sec. 4 of Ch.)
1174.21	2003	109	Ad		2000	688	Am (by Sec. 8.3 of Ch.)
1174.25	2005	75*	Am <sup>80</sup>		2006	567	Am (by Sec. 11 of Ch.)
1174.3	2001	115	Am		2006	689	Am (by Sec. 1.5 of Ch.)
	2002	664	Am <sup>431</sup>		2007	130	Am <sup>902</sup>
	2005	75*	Am <sup>80</sup>	1278	2008	586	Am
1179	2002	301	Am		2000	33	Am (by Sec. 2.5 of Ch.)
1204	1999	202	Am (by Sec. 1 of Ch.)		2000	111	Am (by Sec. 7 of Ch.)
1206	2001	44	Am		2006	567	Am
	2002	664	Am <sup>431</sup>	1278.5	2006	567	Am
1208.5	2002	784	Am <sup>490</sup>	1279	2000	506	R
	2003	62	Am <sup>519</sup>	1279.5	2006	567	Am
1211	2001	754	Am	1279.6	2007	567	Am
1218	2000	808*	Am	1281.1	2000	906	Ad
	2005	75*	Am <sup>80</sup>	1281.12	2006	266	Ad
	2005	631	Am (as am by Sec. 44, Stats. 2005, Ch. 75)	1281.5	2002	784	Am <sup>490</sup>
1219	2008	49	Am		2003	22	Am
1245.245	2006	602	Ad	1281.6	2001	362	Am
	2007	130	Am <sup>902</sup>	1281.84	2002	1159	Ad <sup>82</sup>
1245.320	2006	538	Am <sup>802</sup>	1281.85	2001	362	Ad
Pt. 3, Title 7, Ch. 5, Art. 6, heading (Sec. 1250.410 et seq.)	2001	428	Am		2002	176	Am
1250.410	1999	102	Am	1281.9	2001	362	Am
	2001	428	Am		2002	1094	Am
	2002	295	Am	1281.91	2001	362	Ad
	2006	594	Am	1281.92	2002	952	Ad
1250.420	2001	428	Ad	1281.95	2002	1008	Am
1250.430	2001	428	Ad	1281.96	2002	1158	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CODE OF CIVIL PROCEDURE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
1282.4	2000	1011	Am (as am by Sec. 1, Stats. 1998, Ch. 915) <sup>43</sup>	1420 (Cont.)	2003	62	Am <sup>519</sup>
			Am (as ad by Sec. 2, Stats. 1998, Ch. 915) <sup>80</sup>	1501.5	2007	179*	Am
			Am (as am by Sec. 2, Stats. 2000, Ch. 1011) <sup>75</sup>	1502	2004	227*	Am
	2005	607*	Am (as am by Sec. 2, Stats. 2000, Ch. 1011) <sup>75</sup>		2007	738	Am
			Am (as am by Sec. 3, Stats. 2000, Ch. 1011) <sup>100</sup>	1513	1999	835	Am
			Am (as am by Sec. 1, Stats. 2005, Ch. 607) <sup>111</sup>		2003	304	Am <sup>22</sup>
			Am (as am by Sec. 2, Stats. 2005, Ch. 607) <sup>192</sup>	1513.5	2002	813	Am <sup>22</sup>
1283	2005	294	Am	1515.5	2003	304	Ad
1283.05	2004	182	Am <sup>81</sup> 614	1516	2002	813	Am <sup>22</sup>
1284.3	2002	1101	Ad	1520	2002	813	Am <sup>22</sup>
1286.2	2001	362	Am		2003	304	Am (as am by Sec. 3, Stats. 2002, Ch. 813)
1287.1	2002	1159	Ad <sup>82</sup>	1520.5	2003	116	Am
Pt. 3, Title 3, heading (Sec. 1298 et seq.)				1530	2003	304	Am
				1531	2007	179*	Am
				1531.5	2007	179*	Ad
				1532	2003	228*	Am
					2004	520	Am
					2007	179*	Am
				1540	2002	1124*	Am
					2003	228*	Am
					2005	706	Am
				1541	2003	228*	Am
				1542	2003	228*	Am
				1563	2000	16*	Am
					2000	924	Am
					2003	265	Am
					2004	183	Am <sup>571</sup>
					2007	179*	Am
				1565	2007	179*	Am
				1577	2003	304	Am
	2007	130	Am & RN (as ad by Sec. 1, Stats. 1988, Ch. 881) <sup>902</sup>	1577.5	2000	267	Ad
					2002	22*	Am
				1607	2002	784	Am <sup>490</sup>
					2003	62	Am <sup>519</sup>
				1609	2002	784	Am <sup>490</sup>
Pt. 3, Title 4, heading (Sec. 1298 et seq.)				1710.20	2002	784	Am <sup>490</sup>
	2007	130	Ad(RN) <sup>902</sup>	1713	2007	212	R & Ad
1299	2000	906	Ad	1713.1	2007	212	R
1299.2	2000	906	Ad	1713.2	2007	212	R
1299.3	2000	906	Ad	1713.3	2007	212	R
	2002	664	Am <sup>431</sup>	1713.4	2007	212	R
1299.4	2000	906	Ad	1713.5	2007	212	R
1299.5	2000	906	Ad	1713.6	2007	212	R
1299.6	2000	906	Ad	1713.7	2007	212	R
1299.7	2000	906	Ad	1713.8	2007	212	R
	2003	877	Am	1714	2007	212	Ad
1299.8	2000	906	Ad	1714.9	2001	140	Am
1299.9	2000	906	Ad	1715	2007	212	Ad
	2003	877	Am	1716	2007	212	Ad
1345	2006	538	Am <sup>802</sup>	1717	2007	212	Ad
1346	2006	538	Am <sup>802</sup>	1718	2007	212	Ad
1370	2006	538	Am <sup>802</sup>	1719	2007	212	Ad
1371	2006	538	Am <sup>802</sup>	1720	2007	212	Ad
1375	2006	538	Am <sup>802</sup>	1721	2007	212	Ad
1379	2006	538	Am <sup>802</sup>	1722	2007	212	Ad
1420	2002	784	Am <sup>490</sup>	1723	2007	212	Ad
				1724	2007	212	Ad
				1730	1999	67*	Ad & R <sup>19</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**CODE OF CIVIL PROCEDURE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1730 (Cont.)	2000	127*	Am	1991.2	2005	294	Am
1731	1999	67*	Ad & R <sup>19</sup>	1992	2005	474	Am
	2000	688	Am	1993	2005	474	R & Ad
1732	1999	67*	Ad & R <sup>19</sup>		2006	277	Am
1733	1999	67*	Ad & R <sup>19</sup>	1993.1	2005	474	Ad
1734	1999	67*	Ad & R <sup>19</sup>	1993.2	2005	474	Ad
	2000	127*	Am	1994	2005	474	Am
1735	1999	67*	Ad & R <sup>19</sup>	2015.3	2002	784	Am <sup>490</sup>
	2000	127*	Am	2016	2004	182	R <sup>81</sup>
1736	1999	67*	Ad & R <sup>19</sup>	2016.010	2004	182	Ad <sup>81</sup>
1737	1999	67*	Ad & R <sup>19</sup>	2016.020	2004	182	Ad <sup>81</sup>
1738	1999	67*	Ad & R <sup>19</sup>	2016.030	2004	182	Ad <sup>81</sup>
	2000	688	Am	2016.040	2004	182	Ad <sup>81</sup>
1739	1999	67*	Ad & R <sup>19</sup>	2016.050	2004	182	Ad <sup>81</sup>
1740	1999	67*	Ad & R <sup>19</sup>	2016.060	2004	171	Ad <sup>82</sup>
1741	1999	67*	Ad & R <sup>19</sup>		2004	182	Ad (by Sec. 23.5 of Ch.) <sup>81</sup>
1742	1999	67*	Ad & R <sup>19</sup>	2016.070	2004	182	Ad <sup>81</sup>
	2000	127*	Am	2017	2001	812	Am
1743	1999	67*	Ad & R <sup>19</sup>		2004	182	R <sup>81</sup>
1775.1	2002	784	Am <sup>490</sup>	2017.010	2004	182	Ad <sup>81</sup>
1775.11	2004	182	Am <sup>81 614</sup>	2017.020	2004	182	Ad <sup>81</sup>
1775.14	2006	538	Am <sup>802</sup>	2017.210	2004	182	Ad <sup>81</sup>
1776	1999	720	Ad <sup>170</sup>	2017.220	2004	182	Ad <sup>81</sup>
1777	1999	720	Ad <sup>170</sup>	2017.310	2004	182	Ad <sup>81</sup>
1778	1999	720	Ad <sup>170</sup>	2017.320	2004	182	Ad <sup>81</sup>
	1999	721	Am (as ad by Stats. 1999, Ch. 720) <sup>171</sup>	2017.710	2004	182	Ad <sup>81</sup>
1779	1999	720	Ad <sup>170</sup>	2017.720	2004	182	Ad <sup>81</sup>
1780	1999	720	Ad <sup>170</sup>	2017.730	2004	182	Ad <sup>81</sup>
1781	1999	720	Ad <sup>170</sup>	2017.740	2004	182	Ad <sup>81</sup>
1782	1999	720	Ad <sup>170</sup>	2018	2002	1059*	Am
1783	1999	720	Ad <sup>170</sup>		2004	182	R <sup>81</sup>
1784	1999	720	Ad <sup>170</sup>	2018.010	2004	182	Ad <sup>81</sup>
1800	1999	202	Am	2018.020	2004	182	Ad <sup>81</sup>
	2006	538	Am <sup>802</sup>	2018.030	2004	182	Ad <sup>81</sup>
1811	2004	91*	Ad	2018.040	2004	182	Ad <sup>81</sup>
1822.60	2004	183	Am <sup>571</sup>	2018.050	2004	182	Ad <sup>81</sup>
	2007	176*	Am	2018.060	2004	182	Ad <sup>81</sup>
1834.7	2001	139	Am <sup>35</sup>	2018.070	2004	182	Ad <sup>81</sup>
1985.3	1999	444	Am	2018.080	2004	182	Ad <sup>81</sup>
	2004	182	Am <sup>81 614</sup>	2019	2004	182	R <sup>81</sup>
	2005	300	Am	2019.010	2004	182	Ad <sup>81</sup>
1985.6	1999	444	Am	2019.020	2004	182	Ad <sup>81</sup>
	2004	101	Am	2019.030	2004	182	Ad <sup>81</sup>
	2004	182	Am <sup>81 614</sup>	2019.210	2004	182	Ad <sup>81</sup>
	2005	22	Am <sup>647</sup>	2020	1999	444	Am
	2005	294	Am (by Sec. 5 of Ch.)		2002	1068	Am
	2005	300	Am (by Sec. 7.5 of Ch.)		2004	182	R <sup>81</sup>
	2006	538	Am <sup>802</sup>	2020.010	2004	182	Ad <sup>81</sup>
1986	2007	263	Am	2020.020	2004	182	Ad <sup>81</sup>
1986.1	2000	377	Ad	2020.030	2004	182	Ad <sup>81</sup>
1987	2002	1008	Am	2020.210	2004	182	Ad <sup>81</sup>
1987.1	2007	113	Am	2020.220	2004	182	Ad <sup>81</sup>
	2008	742	Am	2020.230	2004	182	Ad <sup>81</sup>
1987.2	2008	742	Am	2020.240	2004	182	Ad <sup>81</sup>
1987.5	2004	182	Am <sup>81 614</sup>	2020.310	2004	182	Ad <sup>81</sup>
1991.1	2004	182	Am <sup>81 614</sup>	2020.410	2004	182	Ad <sup>81</sup>
				2020.420	2004	182	Ad <sup>81</sup>
				2020.430	2004	182	Ad <sup>81</sup>
				2020.440	2004	182	Ad <sup>81</sup>
				2020.510	2004	182	Ad <sup>81</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CODE OF CIVIL PROCEDURE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2020.510 (Cont.)	2007	113	Am	2025.570	2004	182	Ad <sup>81</sup>
2021	2004	182	R <sup>81</sup>	2025.610	2004	182	Ad <sup>81</sup>
2023	2004	182	R <sup>81</sup>	2025.620	2004	182	Ad <sup>81</sup>
	2004	183	Am <sup>571</sup>	2026	2000	474	Am
2023.010	2004	182	Ad <sup>81</sup>		2001	812	Am
2023.020	2004	182	Ad <sup>81</sup>		2004	182	R <sup>81</sup>
2023.030	2004	182	Ad <sup>81</sup>	2026.010	2004	182	Ad <sup>81</sup>
2023.040	2004	182	Ad <sup>81</sup>	2027	2000	474	Am
2024	2000	688	Am		2004	182	R <sup>81</sup>
	2004	171	Am	2027.010	2004	182	Ad <sup>81</sup>
	2004	182	R <sup>81</sup>	2028	2004	182	R <sup>81</sup>
2024.010	2004	182	Ad <sup>81</sup>	2028.010	2004	182	Ad <sup>81</sup>
2024.020	2004	182	Ad <sup>81</sup>	2028.020	2004	182	Ad <sup>81</sup>
2024.030	2004	182	Ad <sup>81</sup>	2028.030	2004	182	Ad <sup>81</sup>
2024.040	2004	182	Ad <sup>81</sup>	2028.040	2004	182	Ad <sup>81</sup>
2024.050	2004	182	Ad <sup>81</sup>	2028.050	2004	182	Ad <sup>81</sup>
2024.060	2004	182	Ad <sup>81</sup>	2028.060	2004	182	Ad <sup>81</sup>
2025	1999	892	Am	2028.070	2004	182	Ad <sup>81</sup>
	2000	474	Am	2028.080	2004	182	Ad <sup>81</sup>
	2001	812	Am (by Sec. 9.6 of Ch.)	2029	2004	182	R <sup>81</sup>
	2002	1068	Am (by Sec. 2 of Ch.)	Pt. 4, Title 4, Ch. 12, heading (Sec. 2029.010 et seq.)	2005	294	Am
2025.010	2004	182	Ad <sup>81</sup>		2008	231	Am
2025.210	2004	182	Ad <sup>81</sup>	2029.010	2004	182	Ad <sup>81</sup>
2025.220	2004	182	Ad <sup>81</sup>		2008	231	R
2025.230	2004	182	Ad <sup>81</sup>	Pt. 4, Title 4, Ch. 12, Art. 1, heading (Sec. 2029.100 et seq.)	2008	231	Ad <sup>232</sup>
2025.240	2004	182	Ad <sup>81</sup>		2008	231	Ad <sup>232</sup>
	2007	113	Am	2029.100	2008	231	Ad <sup>232</sup>
2025.250	2004	182	Ad <sup>81</sup>	2029.200	2008	231	Ad (by Sec. 3 of Ch.) <sup>232</sup>
	2005	294	Am		2008	231	Ad <sup>232</sup>
2025.260	2004	182	Ad <sup>81</sup>	2029.300	2008	231	Ad <sup>232</sup>
2025.270	2004	182	Ad <sup>81</sup>	2029.350	2008	231	Ad <sup>232</sup>
	2007	113	Am	2029.390	2008	231	Ad <sup>232</sup>
2025.280	2004	182	Ad <sup>81</sup>	2029.400	2008	231	Ad <sup>232</sup>
2025.310	2004	182	Ad <sup>81</sup>	2029.500	2008	231	Ad <sup>232</sup>
2025.320	2004	182	Ad <sup>81</sup>	2029.600	2008	231	Ad <sup>232</sup>
2025.330	2004	182	Ad <sup>81</sup>	2029.610	2008	231	Ad <sup>232</sup>
	2005	294	Am	2029.620	2008	231	Ad <sup>232</sup>
2025.340	2004	182	Ad <sup>81</sup>	2029.630	2008	231	Ad <sup>232</sup>
2025.410	2004	182	Ad <sup>81</sup>	2029.640	2008	231	Ad <sup>232</sup>
2025.420	2004	182	Ad <sup>81</sup>	2029.650	2008	231	Ad <sup>232</sup>
2025.430	2004	182	Ad <sup>81</sup>	2029.700	2008	231	Ad <sup>232</sup>
2025.440	2004	182	Ad <sup>81</sup>	2029.800	2008	231	Ad <sup>232</sup>
2025.450	2004	182	Ad <sup>81</sup>	2029.900	2008	231	Ad <sup>232</sup>
2025.460	2004	182	Ad <sup>81</sup>	2030	2004	182	R <sup>81</sup>
2025.470	2004	182	Ad <sup>81</sup>	2030.010	2004	182	Ad <sup>81</sup>
2025.480	2004	182	Ad <sup>81</sup>	2030.020	2004	182	Ad <sup>81</sup>
	2005	22	Am <sup>647</sup>		2007	113	Am
2025.5	2000	474	Am	2030.030	2004	182	Ad <sup>81</sup>
	2002	1068	Am	2030.040	2004	182	Ad <sup>81</sup>
	2004	182	R <sup>81</sup>	2030.050	2004	182	Ad <sup>81</sup>
2025.510	2004	182	Ad <sup>81</sup>		2005	22	Am <sup>647</sup>
	2007	115	Am				
2025.520	2004	182	Ad <sup>81</sup>				
2025.530	2004	182	Ad <sup>81</sup>				
2025.540	2004	182	Ad <sup>81</sup>				
2025.550	2004	182	Ad <sup>81</sup>				
2025.560	2004	182	Ad <sup>81</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CODE OF CIVIL PROCEDURE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2030.060	2004	182	Ad <sup>81</sup>	2032.320	2004	182	Ad <sup>81</sup>
2030.070	2004	182	Ad <sup>81</sup>	2032.410	2004	182	Ad <sup>81</sup>
2030.080	2004	182	Ad <sup>81</sup>	2032.420	2004	182	Ad <sup>81</sup>
2030.090	2004	182	Ad <sup>81</sup>	2032.510	2004	182	Ad <sup>81</sup>
2030.210	2004	182	Ad <sup>81</sup>		2005	294	Am
2030.220	2004	182	Ad <sup>81</sup>	2032.520	2004	182	Ad <sup>81</sup>
2030.230	2004	182	Ad <sup>81</sup>	2032.530	2004	182	Ad <sup>81</sup>
2030.240	2004	182	Ad <sup>81</sup>		2005	294	Am
2030.250	2004	182	Ad <sup>81</sup>	2032.610	2004	182	Ad <sup>81</sup>
2030.260	2004	182	Ad <sup>81</sup>	2032.620	2004	182	Ad <sup>81</sup>
	2007	113	Am	2032.630	2004	182	Ad <sup>81</sup>
2030.270	2004	182	Ad <sup>81</sup>	2032.640	2004	182	Ad <sup>81</sup>
2030.280	2004	182	Ad <sup>81</sup>	2032.650	2004	182	Ad <sup>81</sup>
2030.290	2004	182	Ad <sup>81</sup>	2033	2004	182	R <sup>81</sup>
2030.300	2004	182	Ad <sup>81</sup>	2033.010	2004	182	Ad <sup>81</sup>
2030.310	2004	182	Ad <sup>81</sup>	2033.020	2004	182	Ad <sup>81</sup>
2030.410	2004	182	Ad <sup>81</sup>		2007	113	Am
2031	1999	48	Am	2033.030	2004	182	Ad <sup>81</sup>
	2000	688	Am	2033.040	2004	182	Ad <sup>81</sup>
	2004	182	R <sup>81</sup>	2033.050	2004	182	Ad <sup>81</sup>
2031.010	2004	182	Ad <sup>81</sup>	2033.060	2004	182	Ad <sup>81</sup>
2031.020	2004	182	Ad <sup>81</sup>	2033.070	2004	182	Ad <sup>81</sup>
	2007	113	Am	2033.080	2004	182	Ad <sup>81</sup>
2031.030	2004	182	Ad <sup>81</sup>	2033.210	2004	182	Ad <sup>81</sup>
	2007	113	Am	2033.220	2004	182	Ad <sup>81</sup>
2031.040	2004	182	Ad <sup>81</sup>		2005	22	Am <sup>647</sup>
2031.050	2004	182	Ad <sup>81</sup>	2033.230	2004	182	Ad <sup>81</sup>
2031.060	2004	182	Ad <sup>81</sup>	2033.240	2004	182	Ad <sup>81</sup>
2031.1	2003	242	Ad	2033.250	2004	182	Ad <sup>81</sup>
	2004	182	R <sup>81</sup>		2007	113	Am
2031.2	2003	242	Ad	2033.260	2004	182	Ad <sup>81</sup>
	2004	182	R <sup>81</sup>	2033.270	2004	182	Ad <sup>81</sup>
2031.210	2004	182	Ad <sup>81</sup>	2033.280	2004	182	Ad <sup>81</sup>
	2007	738	Am		2005	294	Am
2031.220	2004	182	Ad <sup>81</sup>	2033.290	2004	182	Ad <sup>81</sup>
2031.230	2004	182	Ad <sup>81</sup>	2033.300	2004	182	Ad <sup>81</sup>
2031.240	2004	182	Ad <sup>81</sup>	2033.410	2004	182	Ad <sup>81</sup>
2031.250	2004	182	Ad <sup>81</sup>	2033.420	2004	182	Ad <sup>81</sup>
2031.260	2004	182	Ad <sup>81</sup>	2033.5	2001	812	Am
	2007	113	Am		2004	182	R <sup>81</sup>
2031.270	2004	182	Ad <sup>81</sup>	2033.710	2004	182	Ad <sup>81</sup>
	2007	738	Am	2033.720	2004	182	Ad <sup>81</sup>
2031.280	2004	182	Ad <sup>81</sup>	2033.730	2004	182	Ad <sup>81</sup>
	2007	738	Am	2033.740	2004	182	Ad <sup>81</sup>
2031.290	2004	182	Ad <sup>81</sup>	2034	2004	171	Am
2031.300	2004	182	Ad <sup>81</sup>		2004	182	R <sup>81</sup>
	2005	22	Am <sup>647</sup>	2034.010	2004	182	Ad <sup>81</sup>
2031.310	2004	182	Ad <sup>81</sup>	2034.210	2004	182	Ad <sup>81</sup>
2031.320	2004	182	Ad <sup>81</sup>	2034.220	2004	182	Ad <sup>81</sup>
2031.5	2004	182	R <sup>81</sup>	2034.230	2004	182	Ad <sup>81</sup>
2031.510	2004	182	Ad <sup>81</sup>	2034.240	2004	182	Ad <sup>81</sup>
2032	2004	182	R <sup>81</sup>	2034.250	2004	182	Ad <sup>81</sup>
2032.010	2004	182	Ad <sup>81</sup>	2034.260	2004	182	Ad <sup>81</sup>
2032.020	2004	182	Ad <sup>81</sup>	2034.270	2004	182	Ad <sup>81</sup>
2032.210	2004	182	Ad <sup>81</sup>	2034.280	2004	182	Ad <sup>81</sup>
2032.220	2004	182	Ad <sup>81</sup>	2034.290	2004	182	Ad <sup>81</sup>
2032.230	2004	182	Ad <sup>81</sup>	2034.300	2004	182	Ad <sup>81</sup>
2032.240	2004	182	Ad <sup>81</sup>	2034.310	2004	182	Ad <sup>81</sup>
2032.250	2004	182	Ad <sup>81</sup>	2034.410	2004	182	Ad <sup>81</sup>
2032.260	2004	182	Ad <sup>81</sup>	2034.420	2004	182	Ad <sup>81</sup>
2032.310	2004	182	Ad <sup>81</sup>		2008	303	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CODE OF CIVIL PROCEDURE—Continued**

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
2034.430	2004	182	Ad <sup>81</sup>	2035.050 (Cont.)			
	2008	303	Am		2005	294	Am
2034.440	2004	182	Ad <sup>81</sup>	2035.060	2004	182	Ad <sup>81</sup>
2034.450	2004	182	Ad <sup>81</sup>		2005	294	Am
2034.460	2004	182	Ad <sup>81</sup>	2036	2004	182	R <sup>81</sup>
2034.470	2004	182	Ad <sup>81</sup>	2036.010	2004	182	Ad <sup>81</sup>
2034.610	2004	182	Ad <sup>81</sup>	2036.020	2004	182	Ad <sup>81</sup>
2034.620	2004	182	Ad <sup>81</sup>	2036.030	2004	182	Ad <sup>81</sup>
2034.630	2004	182	Ad <sup>81</sup>	2036.040	2004	182	Ad <sup>81</sup>
2034.710	2004	182	Ad <sup>81</sup>	2036.050	2004	182	Ad <sup>81</sup>
2034.720	2004	182	Ad <sup>81</sup>	2093	2001	812	Am
2034.730	2004	182	Ad <sup>81</sup>		2004	182	Am <sup>81</sup> 614
2035	2004	182	R <sup>81</sup>	2094	2000	688	Am
2035.010	2004	182	Ad <sup>81</sup>		2002	806	Am
	2005	294	Am	2095	2000	688	R
2035.020	2004	182	Ad <sup>81</sup>	2096	2000	688	R
2035.030	2004	182	Ad <sup>81</sup>	2097	2000	688	R
	2005	294	Am	2103	1999	991	Am <sup>96</sup> 114
2035.040	2004	182	Ad <sup>81</sup>	2104	1999	1000	Am
2035.050	2004	182	Ad <sup>81</sup>	2954.6	2001	137	Am <sup>35</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**COMMERCIAL CODE**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1101	2006	254	Am	4104	2006	254	Am
1102	2006	254	R & Ad	4210	1999	991	Am <sup>96 114</sup>
1103	2006	254	Am		2006	254	Am
1105	1999	991	Am <sup>96 114</sup>	4406	2000	122	Am (as am by Sec. 13, Stats. 1997, Ch. 442) <sup>18</sup>
1106	2006	254	R & Ad(RN) & Ad				Am (as am by Sec. 14, Stats. 1997, Ch. 442) <sup>63</sup>
1107	2006	254	Am & RN				Am (as am by Sec. 1, Stats. 2000, Ch. 122) <sup>38</sup>
1108	2006	254	Am & RN & Ad				Am (as am by Sec. 2, Stats. 2000, Ch. 122) <sup>232</sup>
1201	1999	991	Am <sup>96 114</sup>		2004	131	Am (as am by Sec. 1 and Sec. 2, Stats. 2004, Ch. 131)
	2000	135	Am <sup>203</sup>	5103	2006	254	Am
	2000	1003	Am <sup>96</sup>	5118	1999	991	Am <sup>96</sup>
	2006	254	Am	6102	1999	991	Am <sup>96 114</sup>
1202	2006	254	Am & RN & Ad	6103	1999	991	Am <sup>96 114</sup>
1203	2006	254	Am & RN & Ad	6105	2003	604	Am
1204	2006	254	Am & RN & Ad	7101	2006	254	R & Ad
1205	2006	254	Am & RN & Ad(RN) <sup>114</sup>	7102	2006	254	R & Ad
1206	1999	991	Am <sup>96 114</sup>	7103	2006	254	R & Ad
	2006	254	R & Ad	7104	2006	254	R & Ad
1207	2006	254	Am & RN	7105	2006	254	R & Ad
1208	2006	254	Am & RN	7106	2006	254	Ad
1209	2006	254	Am & RN	7201	2006	254	R & Ad
1210	2006	254	R	7202	2006	254	R & Ad
1301	2006	254	Ad	7203	2006	254	R & Ad
1302	2006	254	Ad	7204	2006	254	R & Ad
1303	2006	254	Ad(RN)	7205	2006	254	R & Ad
1304	2006	254	Ad(RN)	7206	2006	254	R & Ad
1305	2006	254	Ad(RN)	7207	2006	254	R & Ad
1306	2006	254	Ad(RN)	7208	2006	254	R & Ad
1307	2006	254	Ad(RN)	7209	2006	254	R & Ad
1308	2006	254	Ad(RN)	7210	2006	254	R & Ad
1309	2006	254	Ad(RN)	7301	2006	254	R & Ad
1310	2006	254	Ad(RN)	7302	2006	254	R & Ad
2103	1999	991	Am <sup>96 114</sup>	7303	2006	254	R & Ad
	2006	254	Am	7304	2006	254	R & Ad
2104	2006	254	Am	7305	2006	254	R & Ad
2202	2006	254	Am	7306	2006	254	R & Ad
2208	2006	254	R	7307	2006	254	R & Ad
2210	1999	991	Am <sup>96 114</sup>	7308	2006	254	R & Ad
	2000	135	Am <sup>203</sup>	7309	2006	254	R & Ad
	2000	1003	Am <sup>96</sup>	7401	2006	254	R & Ad
2310	2006	254	Am	7402	2006	254	R & Ad
2323	2006	254	Am	7403	2006	254	R & Ad
2326	1999	991	Am <sup>96 114</sup>	7404	2006	254	R & Ad
2401	2006	254	Am	7405	2006	254	R & Ad
2502	1999	991	Am <sup>96 114</sup>	7501	2006	254	R & Ad
	2000	135	Am <sup>203</sup>	7502	2006	254	R & Ad
	2000	1003	Am <sup>96</sup>	7503	1999	991	Am <sup>96 114</sup>
2503	2006	254	Am		2006	254	R & Ad
2505	2006	254	Am				
2506	2006	254	Am				
2509	2006	254	Am				
2605	2006	254	Am				
2705	2006	254	Am				
2716	1999	991	Am <sup>96 114</sup>				
3103	2006	254	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## COMMERCIAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7504	2006	254	R & Ad	9301	1999	991	R & Ad <sup>96</sup> 114
7505	2006	254	R & Ad		2006	254	Am
7506	2006	254	R & Ad	9302	1999	991	R & Ad <sup>96</sup> 114
7507	2006	254	R & Ad	9303	1999	991	R & Ad <sup>96</sup> 114
7508	2006	254	R & Ad	9304	1999	991	R & Ad <sup>96</sup> 114
7509	2006	254	R & Ad		2003	235	Am
7601	2006	254	R & Ad	9305	1999	991	R & Ad <sup>96</sup> 114
7602	2006	254	R & Ad	9306	1999	991	R & Ad <sup>96</sup> 114
7603	2006	254	R & Ad	9307	1999	991	R & Ad <sup>96</sup> 114
8102	2006	254	Am		2000	1003	Am (as ad by
8103	1999	991	Am <sup>96</sup> 114				Sec. 35, Stats.
	2006	254	Am				1999, Ch.
8106	1999	991	Am <sup>96</sup> 114				991) <sup>96</sup>
8110	1999	991	Am <sup>96</sup> 114	9308	1999	991	R & Ad <sup>96</sup> 114
8301	1999	991	Am <sup>96</sup> 114	9309	1999	991	R & Ad <sup>96</sup> 114
8302	1999	991	Am <sup>96</sup> 114		2003	235	Am
8510	1999	991	Am <sup>96</sup> 114	9310	1999	991	R & Ad <sup>96</sup> 114
8603	1999	991	Am <sup>96</sup> 114		2006	254	Am
9101	1999	991	R & Ad <sup>96</sup> 114	9311	1999	991	R & Ad <sup>96</sup> 114
9102	1999	991	R & Ad <sup>96</sup> 114		2000	1003	Am (as ad by
	2000	1003	Am <sup>96</sup>				Sec. 35, Stats.
	2003	235	Am				1999, Ch.
	2006	254	Am				991) <sup>96</sup>
9103	1999	991	R & Ad <sup>96</sup> 114	9312	1999	991	R & Ad <sup>96</sup> 114
9104	1999	991	R & Ad <sup>96</sup> 114		2006	254	Am
	2000	1003	Am (as ad by	9313	1999	991	R & Ad <sup>96</sup> 114
			Sec. 35, Stats.		2006	254	Am
			1999, Ch.	9314	1999	991	R & Ad <sup>96</sup> 114
			991) <sup>96</sup>		2006	254	Am
9105	1999	991	R & Ad <sup>96</sup> 114	9315	1999	991	R & Ad <sup>96</sup> 114
9106	1999	991	R & Ad <sup>96</sup> 114	9316	1999	991	R & Ad <sup>96</sup> 114
9107	1999	991	R & Ad <sup>96</sup> 114	9317	1999	991	R & Ad <sup>96</sup> 114
9108	1999	991	R & Ad <sup>96</sup> 114		2000	1003	Am <sup>96</sup>
9109	1999	991	R & Ad <sup>96</sup> 114		2006	254	Am
	2002	6	Am	9318	1999	991	R & Ad <sup>96</sup> 114
	2004	7*	Am	9319	1999	991	Ad <sup>96</sup> 114
	2004	46*	Am		2000	1003	Am <sup>96</sup>
9110	1999	991	R & Ad <sup>96</sup> 114	9320	1999	991	Ad <sup>96</sup> 114
9112	1999	991	R <sup>96</sup> 114	9321	1999	991	Ad <sup>96</sup> 114
9113	1999	991	R <sup>96</sup> 114				R & Ad <sup>22</sup> 114
9114	1999	991	R <sup>96</sup> 114		2003	235	Am (as ad by
9115	1999	991	R <sup>96</sup> 114				Sec. 35 1st text,
9116	1999	991	R <sup>96</sup> 114				Stats, 1999, Ch.
9201	1999	991	R & Ad <sup>96</sup> 114				991) <sup>75</sup>
9202	1999	991	R & Ad <sup>96</sup> 114				Am (as ad by
9203	1999	991	R & Ad <sup>96</sup> 114				Sec. 35 2nd
	2006	254	Am				text, Stats.
9204	1999	991	R & Ad <sup>96</sup> 114				1999, Ch.
9205	1999	991	R & Ad <sup>96</sup> 114				991) <sup>100</sup>
	2000	1003	Am (as ad by		2006	567	Am (as am by
			Sec. 35, Stats.				Sec. 4, Stats.
			1999, Ch.				2003, Ch.
			991) <sup>96</sup>				235) <sup>38</sup>
9206	1999	991	R & Ad <sup>96</sup> 114				Am (as am by
9207	1999	991	R & Ad <sup>96</sup> 114				Sec. 5, Stats.
	2006	254	Am				2003, Ch.
9208	1999	991	R & Ad <sup>96</sup> 114				235) <sup>232</sup>
	2006	254	Am	9322	1999	991	Ad <sup>96</sup> 114
9209	1999	991	Ad <sup>96</sup> 114	9323	1999	991	Ad <sup>96</sup> 114
9210	1999	991	Ad <sup>96</sup> 114		2000	1003	Am <sup>96</sup>
	2000	1003	Am <sup>96</sup>		2001	159	Am <sup>305</sup>

**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
9324	1999	991	Ad <sup>96</sup> 114	9406 (Cont.)	2000	1003	R (as ad by Sec. 35, Stats. 1999, Ch. 991)
9325	1999	991	Ad <sup>96</sup> 114				
		2000	Am <sup>96</sup>				
9326	1999	991	Ad <sup>96</sup> 114				
9327	1999	991	Ad <sup>96</sup> 114				R (as am by Sec. 17, Stats. 1999, Ch. 1000) & Ad <sup>96</sup>
9328	1999	991	Ad <sup>96</sup> 114				R & Ad <sup>96</sup> 114
9329	1999	991	Ad <sup>96</sup> 114	9407	1999	991	Am (as ad by Sec. 35, Stats. 1999, Ch. 991) <sup>96</sup>
9330	1999	991	Ad <sup>96</sup> 114				
9331	1999	991	Ad <sup>96</sup> 114		2000	1003	Am (as ad by Sec. 35, Stats. 1999, Ch. 991) <sup>96</sup>
		2000	Am <sup>96</sup>				
		2001	Am <sup>305</sup>				
9332	1999	991	Ad <sup>96</sup> 114	9407.1	1999	991	R <sup>96</sup> 114
9333	1999	991	Ad <sup>96</sup> 114	9407.2	1999	991	R <sup>96</sup> 114
9334	1999	991	Ad <sup>96</sup> 114	9407.3	1999	991	R <sup>96</sup> 114
9335	1999	991	Ad <sup>96</sup> 114	9408	1999	991	R & Ad <sup>96</sup> 114
9336	1999	991	Ad <sup>96</sup> 114		2000	1003	Am (as ad by Sec. 35, Stats. 1999, Ch. 991) <sup>96</sup>
		2000	Am <sup>96</sup>				
9337	1999	991	Ad <sup>96</sup> 114				
9338	1999	991	Ad <sup>96</sup> 114				
		2006	Am				
9339	1999	991	Ad <sup>96</sup> 114		2001	159	Am <sup>305</sup>
9340	1999	991	Ad <sup>96</sup> 114		2003	235	Am
9341	1999	991	Ad <sup>96</sup> 114	9409	1999	991	R & Ad <sup>96</sup> 114
9342	1999	991	Ad <sup>96</sup> 114				
9401	1999	991	R & Ad <sup>96</sup> 114		1999	1000	Am
9402	1999	991	R & Ad <sup>96</sup> 114		2000	1003	R (as ad by Sec. 35, Stats. 1999, Ch. 991)
9403	1999	991	R & Ad <sup>96</sup> 114				
		1000	Am				
		2000	1003				R (as am by Sec. 18, Stats. 1999, Ch. 1000) & Ad <sup>96</sup>
			R (as ad by Sec. 35, Stats. 1999, Ch. 991)	9501	1999	991	R (as am by Sec. 25, Stats. 1998, Ch. 932 and as am by Sec. 7, Stats. 1992, Ch. 1095) & Ad <sup>96</sup> 114
			R (as am by Sec. 14, Stats. 1999, Ch. 1000) & Ad <sup>96</sup>				
9403.1	1999	991	R <sup>96</sup> 114				
9403.5	1999	991	R <sup>96</sup> 114				
9404	1999	991	R & Ad <sup>96</sup> 114				
		1000	Am	9502	1999	991	R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad <sup>96</sup> 114
		2000	1003				
			R (as ad by Sec. 35, Stats. 1999, Ch. 991)				
			R (as am by Sec. 15, Stats. 1999, Ch. 1000) & Ad <sup>96</sup>				
9405	1999	991	R & Ad <sup>96</sup> 114				
		1000	Am				
		2000	1003		2000	1003	Am (as ad by Sec. 35, Stats. 1999, Ch. 991) <sup>96</sup>
			R (as ad by Sec. 35, Stats. 1999, Ch. 991)	9503	1999	991	R & Ad <sup>96</sup> 114
			R (as am by Sec. 16, Stats. 1999, Ch. 1000) & Ad <sup>96</sup>	9504	1999	991	R (as am by Sec. 27, Stats. 1998, Ch. 932 and as ad by Sec. 4.5, Stats. 1990, Ch. 1125) & Ad <sup>96</sup> 114
9406	1999	991	R & Ad <sup>96</sup> 114				
		1000	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## COMMERCIAL CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
9505	1999	991	R & Ad <sup>96 114</sup>	9615	1999	991	Ad <sup>96 114</sup>
	2000	1003	Am (as ad by Sec. 35, Stats. 1999, Ch. 991) <sup>96</sup>		2000	1003	Am <sup>96</sup>
9506	1999	991	R & Ad <sup>96 114</sup>	9616	1999	991	Ad <sup>96 114</sup>
9507	1999	991	R & Ad <sup>96 114</sup>	9617	1999	991	Ad <sup>96 114</sup>
9508	1999	991	R & Ad <sup>96 114</sup>	9618	1999	991	Ad <sup>96 114</sup>
9509	1999	991	Ad <sup>96 114</sup>	9619	1999	991	Ad <sup>96 114</sup>
	2000	1003	Am <sup>96</sup>	9620	1999	991	Ad <sup>96 114</sup>
9510	1999	991	Ad <sup>96 114</sup>	9621	1999	991	Ad <sup>96 114</sup>
9511	1999	991	Ad <sup>96 114</sup>	9622	1999	991	Ad <sup>96 114</sup>
9512	1999	991	Ad <sup>96 114</sup>	9623	1999	991	Ad <sup>96 114</sup>
9513	1999	991	Ad <sup>96 114</sup>	9624	1999	991	Ad <sup>96 114</sup>
	2000	1003	Am <sup>96</sup>	9625	1999	991	Ad <sup>96 114</sup>
9514	1999	991	Ad <sup>96 114</sup>	9626	2000	1003	Am <sup>96</sup>
9515	1999	991	Ad <sup>96 114</sup>		1999	991	Ad <sup>96 114</sup>
9516	1999	991	Ad <sup>96 114</sup>	2000	1003	Am <sup>96</sup>	
9517	1999	991	Ad <sup>96 114</sup>	9627	1999	991	Ad <sup>96 114</sup>
9518	1999	991	Ad <sup>96 114</sup>	9628	1999	991	Ad <sup>96 114</sup>
	1999	991	Ad <sup>96 114</sup>	9629	1999	991	Ad <sup>96 114</sup>
9519	1999	991	Ad <sup>96 114</sup>	9701	1999	991	Ad <sup>96 114</sup>
	2000	1003	Am <sup>96</sup>	9702	1999	991	Ad <sup>96 114</sup>
9520	1999	991	Ad <sup>96 114</sup>	9703	1999	991	Ad <sup>96 114</sup>
	1999	991	Ad <sup>96 114</sup>		2000	1003	Am <sup>96</sup>
9521	1999	991	Ad <sup>96 114</sup>	9704	1999	991	Ad <sup>96 114</sup>
	2003	235	Am <sup>96</sup>	9705	1999	991	Ad <sup>96 114</sup>
9522	1999	991	Ad <sup>96 114</sup>	9706	2000	1003	Am <sup>96</sup>
9523	1999	991	Ad <sup>96 114</sup>		1999	991	Ad <sup>96 114</sup>
9524	1999	991	Ad <sup>96 114</sup>	2000	135	Am <sup>203</sup>	
9525	2000	1003	Am <sup>96</sup>	9707	1999	991	Ad <sup>96 114</sup>
	1999	991	Ad <sup>96 114</sup>		2000	1003	Am & RN & Ad <sup>96</sup>
9526	2000	1003	Am <sup>96</sup>	9708	1999	991	Ad <sup>96 114</sup>
	1999	991	Ad <sup>96 114</sup>		2000	1003	Am & RN & Ad(RN) <sup>96</sup>
9526.5	2007	627	Ad	9709	2000	1003	Ad(RN) <sup>96</sup>
	2008	179	Am <sup>976</sup>		1999	991	Am <sup>96 114</sup>
9527	1999	991	Ad <sup>96 114</sup>	10103	2006	254	Am
9528	1999	991	Ad <sup>96 114</sup>	10207	2006	254	R
9601	2000	135	Am <sup>203</sup>		1999	991	Am <sup>96 114</sup>
	1999	991	Ad <sup>96 114</sup>	10303	1999	991	Am <sup>96 114</sup>
9602	2006	254	Am	10307	1999	991	Am <sup>96 114</sup>
	1999	991	Ad <sup>96 114</sup>	10309	1999	991	Am <sup>96 114</sup>
9603	1999	991	Ad <sup>96 114</sup>	10501	2006	254	Am
9604	1999	991	Ad <sup>96 114</sup>	10514	2006	254	Am
9605	1999	991	Ad <sup>96 114</sup>	10518	2006	254	Am
9606	1999	991	Ad <sup>96 114</sup>	10519	2006	254	Am
9607	1999	991	Ad <sup>96 114</sup>	10526	2006	254	Am
9608	1999	991	Ad <sup>96 114</sup>	10527	2006	254	Am
	2000	1003	Am <sup>96</sup>	10528	2006	254	Am
9609	1999	991	Ad <sup>96 114</sup>	11105	2006	254	Am
9610	1999	991	Ad <sup>96 114</sup>	11106	2006	254	Am
9611	1999	991	Ad <sup>96 114</sup>	11204	2006	254	Am
	2000	1003	Am <sup>96</sup>	13102	1999	991	Am <sup>96 114</sup>
9612	1999	991	Ad <sup>96 114</sup>	13104	2006	254	R
9613	1999	991	Ad <sup>96 114</sup>	13105	1999	991	Am <sup>96 114</sup>
	2000	1003	Am <sup>96</sup>	14106	1999	991	Am <sup>96 114</sup>
9614	1999	991	Ad <sup>96 114</sup>	16101	2006	538	Am <sup>802</sup>
	2000	188	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**CONSTITUTIONAL AMENDMENTS  
APPROVED AT STATEWIDE ELECTIONS  
MARCH 2000–NOVEMBER 2008**

<i>Sub-division</i>	<i>Affected By</i>		<i>Effect</i>	<i>Year</i>	<i>Sub-division</i>	<i>Affected By</i>		<i>Effect</i>	<i>Year</i>
<i>Election</i>	<i>Prop.</i>	<i>Prop.</i>	<i>Res. Ch.</i>	<i>Election</i>	<i>Election</i>	<i>Prop.</i>	<i>Prop.</i>	<i>Res. Ch.</i>	<i>Res. Ch.</i>
<b>Art. I</b>					<b>Art. IV (Cont.)</b>				
Sec. 3	11-2-04	59	Am	04:1	Sec. 19	3-7-00	1A	Am	99:142
(a)	11-2-04	59	Ad	04:1		3-7-00	17	Am	99:123
(b)	11-2-04	59	Ad	04:1	(a)	3-7-00	1A	Am	99:142
Sec. 7.5	11-4-08	8	Ad	Initiative	(c)	3-7-00	17	Am	99:123
Sec. 19	6-3-08	99	Am	Initiative	(e)	3-7-00	17	Am	99:123
(a)	6-3-08	99	Ad	Initiative	(f)	3-7-00	1A	Ad	99:142
(b)	6-3-08	99	Ad	Initiative		3-7-00	17	Ad	99:123
(c)	6-3-08	99	Ad	Initiative	<b>Art. VI</b>				
(d)	6-3-08	99	Ad	Initiative	Sec. 1	11-5-02	48	Am	02:88
(e)	6-3-08	99	Ad	Initiative	Sec. 5	11-5-02	48	R	02:88
Sec. 28	11-4-08	9	Am	Initiative	(a)	11-5-02	48	R	02:88
(a)	11-4-08	9	Am	Initiative	(b)	11-5-02	48	R	02:88
(b)	11-4-08	9	Am	Initiative	(c)	11-5-02	48	R	02:88
(c)	11-4-08	9	Am	Initiative	(d)	11-5-02	48	R	02:88
(d)	11-4-08	9	Am	Initiative	(e)	11-5-02	48	R	02:88
(e)	11-4-08	9	Am	Initiative	Sec. 6	11-5-02	48	Am	02:88
(f)	11-4-08	9	Am	Initiative	(a)	11-5-02	48	Ad	02:88
(g)	11-4-08	9	Am	Initiative	(b)	11-5-02	48	Ad	02:88
<b>Art. II</b>					(c)	11-5-02	48	Ad	02:88
Sec. 2.5	3-5-02	43	Ad	01:114	(d)	11-5-02	48	Ad	02:88
Sec. 5	11-2-04	60	Am	04:103	(e)	11-5-02	48	Ad	02:88
(a)	11-2-04	60	Ad	04:103	(f)	11-5-02	48	Ad	02:88
(b)	11-2-04	60	Ad	04:103	Sec. 8	11-5-02	48	Am	02:88
<b>Art. III</b>					(a)	11-5-02	48	Am	02:88
Sec. 9	11-2-04	60A	Ad	04:103	(b)	11-5-02	48	Am	02:88
<b>Art. IV</b>					(c)	11-5-02	48	Am	02:88
Sec. 10	3-2-04	58	Am	5X 03–04:1	Sec. 10	11-5-02	48	Am	02:88
(a)	3-2-04	58	Am	5X 03–04:1	Sec. 15	11-5-02	48	Am	02:88
(f)	3-2-04	58	Ad	5X 03–04:1	Sec. 16	11-5-02	48	Am	02:88
Sec. 12	3-2-04	58	Am	5X 03–04:1	(b)	11-5-02	48	Am	02:88
(b)	3-2-04	58	Am	5X 03–04:1	(c)	11-5-02	48	Am	02:88
(c)	3-2-04	58	Am	5X 03–04:1	(d)	11-5-02	48	Am	02:88
(d)	3-2-04	58	Am	5X 03–04:1	Sec. 23	11-5-02	48	Am & R	02:88
(f)	3-2-04	58	Ad	5X 03–04:1	(a)	11-5-02	48	Am & R	02:88
<b>Art. XI</b>					(b)	11-5-02	48	Am & R	02:88
Sec. 15	11-2-04	1A	Am	04:133	(c)	11-5-02	48	Am & R	02:88
(a)	11-2-04	1A	Am	04:133	(d)	11-5-02	48	Ad & R	02:88
(b)	11-2-04	1A	Am	04:133	<b>Art. XIII</b>				
<b>Art. XIII</b>					Sec. 25.5	11-2-04	1A	Ad	04:133
Sec. 25.5	11-2-04	1A	Ad	04:133	(a)	11-2-04	1A	Ad	04:133
(a)	11-2-04	1A	Ad	04:133	(b)	11-2-04	1A	Ad	04:133
(b)	11-2-04	1A	Ad	04:133					

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CONSTITUTIONAL AMENDMENTS  
APPROVED AT STATEWIDE ELECTIONS  
MARCH 2000–NOVEMBER 2008—CONTINUED**

<i>Sub-division</i>	<i>Affected By Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Year Res. Ch.</i>	<i>Sub-division</i>	<i>Affected By Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Year Res. Ch.</i>
<b>Art. XIII A</b>					<b>Art. XXI</b>				
Sec. 1	11-7-00	39	Am	Initiative	heading	11-4-08	11	Am	Initiative
(b)	11-7-00	39	Am	Initiative	Sec. 1	11-4-08	11	Am	Initiative
(c)	11-7-00	39	Ad	Initiative	(a)	11-4-08	11	Am	Initiative
<b>Art. XIII B</b>					(b)	11-4-08	11	Am	Initiative
Sec. 6	11-2-04	1A	Am	04:133	(c)	11-4-08	11	Am	Initiative
(a)	11-2-04	1A	Am	04:133	(d)	11-4-08	11	Am	Initiative
(b)	11-2-04	1A	Am	04:133	(e)	11-4-08	11	Am	Initiative
(c)	11-2-04	1A	Am	04:133	<b>Sec. 2</b>				
<b>Art. XVI</b>					(a)	11-4-08	11	Ad	Initiative
Sec. 1.3	3-2-04	58	Ad	5X	(b)	11-4-08	11	Ad	Initiative
(a)	3-2-04	58	Ad	03–04:1	(c)	11-4-08	11	Ad	Initiative
(b)	3-2-04	58	Ad	5X	(d)	11-4-08	11	Ad	Initiative
(c)	3-2-04	58	Ad	03–04:1	(e)	11-4-08	11	Ad	Initiative
				5X	(f)	11-4-08	11	Ad	Initiative
				03–04:1	(g)	11-4-08	11	Ad	Initiative
				5X	(h)	11-4-08	11	Ad	Initiative
				03–04:1	(i)	11-4-08	11	Ad	Initiative
					(j)	11-4-08	11	Ad	Initiative
Sec. 18	11-7-00	39	Am	Initiative	<b>Sec. 3</b>				
(a)	11-7-00	39	Ad	Initiative	(a)	11-4-08	11	Ad	Initiative
(b)	11-7-00	39	Ad	Initiative	(b)	11-4-08	11	Ad	Initiative
(c)	11-7-00	39	Ad	Initiative	<b>Art. XXII</b>				
<b>Sec. 20</b>					Sec. 1	11-7-00	35	Ad	Initiative
(a)	3-2-04	58	Ad	5X	<b>Sec. 2</b>				
(b)	3-2-04	58	Ad	03–04:1	Sec. 1	11-2-04	71	Ad	Initiative
(c)	3-2-04	58	Ad	5X	<b>Art. XXXV</b>				
(d)	3-2-04	58	Ad	03–04:1	Sec. 1	11-2-04	71	Ad	Initiative
(e)	3-2-04	58	Ad	5X	<b>Sec. 2</b>				
(f)	3-2-04	58	Ad	03–04:1	(a)	11-2-04	71	Ad	Initiative
					(b)	11-2-04	71	Ad	Initiative
					(c)	11-2-04	71	Ad	Initiative
					<b>Sec. 3</b>				
					Sec. 3	11-2-04	71	Ad	Initiative
					<b>Sec. 4</b>				
					Sec. 4	11-2-04	71	Ad	Initiative
					<b>Sec. 5</b>				
					Sec. 5	11-2-04	71	Ad	Initiative
					<b>Sec. 6</b>				
					Sec. 6	11-2-04	71	Ad	Initiative
					<b>Sec. 7</b>				
					Sec. 7	11-2-04	71	Ad	Initiative
<b>Art. XIX B</b>									
Sec. 1	3-5-02	42	Ad	01:87					
(a)	11-7-06	1A	Am	06:49					
(b)	3-5-02	42	Ad	01:87					
(c)	3-5-02	42	Ad	01:87					
(d)	11-7-06	1A	Am	06:49					
(e)	3-5-02	42	Ad	01:87					
(f)	11-7-06	1A	Am	06:49					
	3-5-02	42	Ad	01:87					
	11-7-06	1A	Am	06:49					

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CONSTITUTIONAL AMENDMENTS  
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Sub-division	Affected By			Sub-division	Affected By		
	Year	Res. Ch.	Effect		Year	Res. Ch.	Effect
<b>Art. I</b>				<b>Art. VI (Cont.)</b>			
Sec. 3	2004	1	Am	Sec. 8	2002	88	Am
(a)	2004	1	Ad	(a)	2002	88	Am
(b)	2004	1	Ad	(b)	2002	88	Am
				(c)	2002	88	Am
<b>Art. II</b>				Sec. 10	2002	88	Am
Sec. 2.5	2001	114	Ad	Sec. 15	2002	88	Am
Sec. 5	2004	103	Am	Sec. 16	2002	88	Am
(a)	2004	103	Ad	(b)	2002	88	Am
(b)	2004	103	Ad	(c)	2002	88	Am
<b>Art. III</b>				(d)	2002	88	Am
Sec. 9	2004	103	Ad	Sec. 23	2002	88	Am & R
<b>Art. IV</b>				(a)	2002	88	Am & R
Sec. 4.5	2000	83	Am	(b)	2002	88	Am & R
Sec. 10	5X 2003–04	1	Am <sup>587</sup>	(c)	2002	88	Am & R
(a)	5X 2003–04	1	Am <sup>587</sup>	(d)	2002	88	Am & R
(f)	5X 2003–04	1	Ad <sup>587</sup>	<b>Art. XI</b>			
Sec. 12	5X 2003–04	1	Am <sup>587</sup>	Sec. 15	2004	133	Am <sup>618</sup>
	2008	144	Am	(a)	2004	133	Am <sup>618</sup>
(a)	2008	144	Am	(b)	2004	133	Am <sup>618</sup>
(b)	5X 2003–04	1	Am <sup>587</sup>	<b>Art. XIII</b>			
(c)	5X 2003–04	1	Am <sup>587</sup>	Sec. 25.5	2004	133	Ad <sup>618</sup>
(d)	5X 2003–04	1	Am <sup>587</sup>	(a)	2004	133	Ad <sup>618</sup>
(f)	5X 2003–04	1	Ad <sup>587</sup>	(b)	2004	133	Ad <sup>618</sup>
	2008	144	Am	<b>Art. XIII A</b>			
Sec. 19	1999	123	Am	Sec. 2	2008	115	Am
	1999	142	Am	(a)	2008	115	Am
	2008	143	Am	(c)	2008	115	Am
(a)	1999	142	Am	(d)	2008	115	Am
(c)	1999	142	Am	(e)	2008	115	Am
(d)	2008	143	Am	(h)	2008	115	Am
(e)	1999	123	Am	(i)	2008	115	Am
(f)	1999	123	Ad	(j)	2008	115	Am
	1999	142	Ad	<b>Art. XIII B</b>			
	2008	143	Am	Sec. 6	2004	133	Am <sup>618</sup>
(g)	2008	143	Ad	(a)	2004	133	Am <sup>618</sup>
<b>Art. VI</b>				(b)	2004	133	Am <sup>618</sup>
Sec. 1	2002	88	Am	(c)	2004	133	Am <sup>618</sup>
Sec. 5	2002	88	R	<b>Art. XVI</b>			
(a)	2002	88	R	Sec. 1.3	5X 2003–04	1	Ad <sup>587</sup>
(b)	2002	88	R	(a)	5X 2003–04	1	Ad <sup>587</sup>
(c)	2002	88	R	(b)	5X 2003–04	1	Ad <sup>587</sup>
(d)	2002	88	R	(c)	5X 2003–04	1	Ad <sup>587</sup>
(e)	2002	88	R	Sec. 6	2002	88	Am
Sec. 6	2002	88	Am	(a)	2002	88	Ad
(a)	2002	88	Ad	(b)	2002	88	Ad
(b)	2002	88	Ad	(c)	2002	88	Ad
(c)	2002	88	Ad	(d)	2002	88	Ad
(d)	2002	88	Ad	(e)	2002	88	Ad
(e)	2002	88	Ad	(f)	2002	88	Ad
(f)	2002	88	Ad				

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**CONSTITUTIONAL AMENDMENTS  
PASSED BY LEGISLATURE IN 1999–2008—Continued**

<i>Sub- division</i>	<i>Affected By</i>			<i>Effect</i>	<i>Sub- division</i>	<i>Affected By</i>			<i>Effect</i>
<i>Year</i>	<i>Res. Ch.</i>	<i>Effect</i>	<i>Year</i>		<i>Res. Ch.</i>	<i>Effect</i>			
<b>Art. XVI (Cont.)</b>					<b>Art. XVI A (Cont.)</b>				
Sec. 20	5X	2003–04	1	Ad <sup>587</sup>	Sec. 3		2002	185	Ad
		2008	144	Am	(a)		2002	185	Ad
		2008	167	Am	(b)		2002	185	Ad
(a)	5X	2003–04	1	Ad <sup>587</sup>	(c)		2002	185	Ad
		2008	144	Am	(d)		2002	185	Ad
		2008	167	Am	(e)		2002	185	Ad
(b)	5X	2003–04	1	Ad <sup>587</sup>	(f)		2002	185	Ad
		2008	144	Am	(g)		2002	185	Ad
		2008	167	Am	Sec. 4		2002	185	Ad
(c)	5X	2003–04	1	Ad <sup>587</sup>	(a)		2002	185	Ad
		2008	144	Am	(b)		2002	185	Ad
		2008	167	Am	(c)		2002	185	Ad
(d)	5X	2003–04	1	Ad <sup>587</sup>	Sec. 5		2002	185	Ad
		2008	144	Am	(a)		2002	185	Ad
		2008	167	Am	(b)		2002	185	Ad
(e)	5X	2003–04	1	Ad <sup>587</sup>	Sec. 6		2002	185	Ad
		2008	144	Am <sup>1056</sup>	Sec. 7		2002	185	Ad
		2008	167	Am	<b>Art. XIX B</b>				
(f)	5X	2003–04	1	Ad <sup>587</sup>	Sec. 1		2001	87	Ad
		2008	144	Am			2006	49	Am
		2008	167	Am	(a)		2001	87	Ad
(g)		2008	144	Ad	(b)		2001	87	Ad
		2008	167	Ad			2006	49	Am
Sec. 21		2008	144	Ad	(c)		2001	87	Ad
(a)		2008	144	Ad			2006	49	Am
(b)		2008	144	Ad	(d)		2001	87	Ad
(c)		2008	144	Ad			2006	49	Am
		2008	167	Ad	(e)		2001	87	Ad
<b>Art. XVI A</b>					(f)		2006	49	Ad
Sec. 1		2002	185	Ad					
Sec. 2		2002	185	Ad					
(a)		2002	185	Ad					
(b)		2002	185	Ad					
(c)		2002	185	Ad					
(d)		2002	185	Ad					

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8	2004	254	Am	710 (Cont.)	2006	57	Am
17.1	2003	273	Ad				
20	2004	254	Ad	1001	1999	437	Am
21	2004	254	Ad		2002	480	Am
114	2006	214	Am	1100	1999	437	Am
118	2006	538	Am <sup>802</sup>	1101	1999	437	Am
158	2000	485	Am	1101.1	1999	437	Am
160	1999	437	Am	1103	2006	773 *	Am
161.9	2002	480	Ad	1107.5	1999	1000	Ad
163	2000	1015 *	Am		2001	50	Am
163.1	2000	485	Ad		2005	286	Am
167.5	2006	495	Am		2006	495	Am (by Sec. 6 of Ch.)
168	1999	437	Am		2006	773 *	Am
171.05	2006	495	Am	1108	2000	201	Am
174.5	1999	437	Am		2006	773 *	Am
	2004	178	Am	1109	1999	437	Am
175	1999	437	Am	1110	2006	773 *	Am
181	1999	437	Am	1113	1999	437	Am
191	2006	57	Am		2000	201	Am
195	2004	254	Am		2006	495	Am (by Sec. 7 of Ch.)
201.3	2000	1015 *	R		2006	773 *	Am (by Sec. 5 of Ch.) <sup>861</sup>
202	2000	485	Am				Am (by Sec. 5.5 of Ch.) <sup>100</sup>
301.5	2000	485	Am		2006	480	Ad
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) <sup>19</sup>	1152	2002	480	Ad
			Am (as am by Sec. 2, Stats. 1997, Ch. 136) <sup>22</sup>		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) <sup>13</sup>	1155	2002	480	Ad
					2006	773 *	Am
	2004	254	Am	1156	2002	480	Ad
	2005	102	Am	1157	2002	480	Ad
			R & Ad <sup>192</sup>		2006	495	Am
314	2004	254	Am		2007	130	Am <sup>902</sup>
407	2002	480	Am	1158	2002	480	Ad
420	2002	784	Am <sup>490</sup>	1159	2002	480	Ad
503	2000	485	Am	1160	2002	480	Ad
504	2000	112	Am				R & Ad <sup>63</sup>
600	2004	254	Am	1200	1999	437	Am
	2006	214	Am	1201	1999	437	Am
601	2002	480	Am	1300	1999	470	Am
	2004	254	Am	1301	2006	214	Am
602	2000	485	Am	1313	2002	480	Ad
603	2000	485	Am	1500	2004	254	Am
	2002	480	Am	1501	2004	254	Am
	2004	254	Am		2006	214	Am
	2006	214	Am		2008	177 *	Am
708	2006	871	Am	1502	1999	1000	Am
708.5	2006	871	Ad		2002	1015	Am
710	2002	173	Am		2004	819 *	Am
				1502.1	2004	819 *	Ad
				1502.5	2002	1015	Ad
					2004	227 *	Am
				1808	2006	773 *	Am
				1809	2006	773 *	Am
				1900.5	2002	390	Ad
					2006	773 *	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
1905	1999	1000	Am	5819	1999	453	Am
	2006	773 *	Am	5913	1999	850	Am
1905.1	2006	773 *	Ad	5914	2002	427	Am
2010	2006	773 *	Am	5915	1999	850	Am
2011	2006	773 *	Am	5916	1999	850	Am
2105	1999	896	Am	5917	2002	427	Am
	2004	629	Am	5917.5	2003	65	Ad
2112	2006	773 *	Am	5919	1999	850	Am
2113	2000	201	Am		2002	427	Am
	2006	495	Am	5920	1999	850	Ad
2115	2000	206	Am		2002	427	Am
	2002	480	Am	5921	1999	850	Ad
2117	1999	1000	Am		2002	427	Am
	2002	1015	Am	5922	1999	850	Ad
	2003	62	Am <sup>519</sup>	5923	1999	850	Ad
	2004	819 *	Am		2002	427	Am
	2007	101	Am	5924	1999	850	Ad
2117.1	2004	819 *	Ad		2002	427	Am
2200	2000	206	Am	5925	1999	850	Ad
	2001	159	Am <sup>305</sup>	5930	2000	801	Ad
2205	1999	1000	Am	6010	1999	437	Am
	2003	633 *	Am	6014	2006	773 *	Am
2207	2003	477	Ad	6018	1999	453	Am
	2004	183	Am <sup>571</sup>		2006	773 *	Am
5008.6	1999	1000	Am	6019.1	1999	437	Ad
	2003	633 *	Am		2006	495	Am (by Sec. 11 of Ch.)
5047.5	2007	568	Am				Am (by Sec. 17 of Ch.) <sup>861</sup>
5063.5	1999	437	Ad		2006	773 *	Am (by Sec. 17.5 of Ch.) <sup>100</sup>
	2004	178	Am				
5064.5	1999	437	Ad	6020	1999	437	Am
5079	2004	254	Am	6020.5	2005	286	Ad
5120	2007	343	Am		2006	495	Am (by Sec. 12 of Ch.)
5211	2002	1008	Am (as am by Sec. 5, Stats. 1997, Ch. 136) <sup>19</sup>		2006	773 *	Am
			Am (as am by Sec. 6, Stats. 1997, Ch. 136) <sup>22</sup>	6021	1999	437	Am
	2003	168	R (as am by Sec. 10, Stats. 2002, Ch. 1008)	6022	1999	437	Am
			Am (as am by Sec. 9, Stats. 2002, Ch. 1008) <sup>13</sup>	6210	1999	1000	Am
	2004	254	Am		2007	101	Am
	2005	102	Am	6211	1999	453	Am
5215	2004	254	Am	6320	2004	254	Am
5220	2000	485	Am	6321	2004	254	Am
	2006	567	Am	6322	2004	254	Am
5222	1999	453	Am	6325	1999	453	Ad
	2000	135	Am <sup>203</sup>	6518	2006	773 *	Am
5237	1999	453	Am		2008	715	Am
5240	2008	715	Am	6519	2006	773 *	Am
5510	2004	254	Am	6611	1999	453	Am
5511	2004	254	Am	6615	2002	112	Am
5512	2000	485	Am		2006	773 *	Am
5513	2004	254	Am	6810	2000	415	Am
					2001	159	Am <sup>305</sup>
				7122.3	1999	453	Ad
				7130	2002	734 *	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
7211	2002	1008	Am (as am by Sec. 7, Stats. 1997, Ch. 136) <sup>19</sup> Am (as am by Sec. 8, Stats. 1997, Ch. 136) <sup>22</sup>	9211	2002	1008	Am (as am by Sec. 9, Stats. 1997, Ch. 136) <sup>19</sup> Am (as am by Sec. 10, Stats. 1997, Ch. 136) <sup>22</sup>
	2003	168	R (as am by Sec. 12, Stats. 2002, Ch. 1008) Am (as am by Sec. 11, Stats. 2002, Ch. 1008) <sup>13</sup>	2003	168	R (as am by Sec. 14, Stats. 2002, Ch. 1008) Am (as am by Sec. 13, Stats. 2002, Ch. 1008) <sup>13</sup>	
	2004	254	Am	2004	254	Am	
	2005	102	Am	2005	102	Am	
7215	2004	254	Am	9215	2004	254	Am
7220	2000	485	Am	9220	2000	485	Am
7222	1999	453	Am	9222	1999	453	Am
7236	1999	453	Am	9245	1999	453	Am
	2000	135	Am <sup>203</sup>	9411	2004	254	Am
7312	2006	538	Am <sup>802</sup>	9412	2000	485	Am
7510	2004	254	Am	9413	2004	254	Am
7511	2004	254	Am	9510	2004	254	Am
7512	2000	485	Am	9640	1999	437	Am
7513	2004	254	Am	10251	1999	145	Am
8010	1999	437	Am	10821	1999	525	Am <sup>112</sup>
8011	1999	453	Am		2000	857	Am <sup>203</sup>
8014	2006	773 *	Am	12242.5	1999	437	Ad
8018	1999	453	Am		2004	178	Am
	2006	773 *	Am	12242.6	1999	437	Ad
8019.1	1999	437	Ad	12254	2004	254	Am
	2006	495	Am (by Sec. 13 of Ch.)	12302.1	1999	453	Ad
				12351	2004	254	Am
	2006	773 *	Am (by Sec. 24 of Ch.) <sup>861</sup> Am (by Sec. 24.5 of Ch.) <sup>100</sup>		2005	102	Am
				12355	2004	254	Am
				12360	2000	485	Am
8020	1999	437	Am	12362	1999	453	Am
8020.5	2005	286	Ad	12376	1999	453	Am
	2006	495	Am (by Sec. 14 of Ch.)	12460	2004	254	Am
				12461	2004	254	Am
	2006	773 *	Am	12462	2000	485	Am
8021	1999	437	Am	12463	2004	254	Am
8022	1999	437	Am	12530	1999	437	Am
8210	1999	1000	Am	12531	1999	453	Am
	2007	101	Am	12535	2006	773 *	Am
8211	1999	453	Am	12539	1999	453	Am
8320	2004	254	Am		2006	773 *	Am
8321	2004	254	Am	12540.1	1999	437	Ad
	2006	214	Am		2006	495	Am (by Sec. 15 of Ch.)
8322	2004	254	Am		2006	773 *	Am (by Sec. 31 of Ch.) <sup>861</sup>
8325	1999	453	Ad				Am (by Sec. 31.5 of Ch.) <sup>100</sup>
8518	2006	773 *	Am				Am
8519	2006	773 *	Am	12550	1999	437	Am
8611	1999	453	Am	12550.5	2005	286	Ad
8615	2006	773 *	Am		2006	495	Am (by Sec. 16 of Ch.)
8723	1999	453	Am				
8724	2006	538	Am <sup>802</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CORPORATIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12550.5 (Cont.)	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 <sup>446</sup>
12590	2004	254	Am	14037.5	2004	143 *	Am
12591	2004	254	Am	14037.6	2001	508	Am <sup>75</sup>
	2006	214	Am		2002	436	Am
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 <sup>802</sup>	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.) <sup>571</sup>		2004	225 *	Am
	2004	183	Am		2004	702 *	Am
13407	2007	433	Am		2007	601	Am
13408.5	1999	525	Am <sup>112</sup>	14075	2002	436	Am
	2000	857	Am <sup>203</sup>		2004	143 *	Am
14000	2000	135	Am <sup>203</sup>		2007	624	Am
14010	2003	178	Am	14076	2002	436	Am
	2004	143 *	Am		2004	143 *	Am
	2004	183	Am <sup>571</sup>		2007	601	Am
14021	2004	143 *	Am				R & Ad <sup>446</sup>
14025	2004	143 *	Am	14085	2004	143 *	Am
14028	2004	143 *	Am	14086	2004	143 *	Am
14030	2000	135	Am <sup>203</sup>	14095	2005	74 *	R
	2003	178	Am	14096	2005	74 *	R
	2004	143 *	Am	14097	2005	74 *	R
	2004	225 *	Am	14098	2005	74 *	R
	2004	702 *	Am	14099	2005	74 *	R
	2007	601	Am	14202	2000	1055 *	Am
			R & Ad <sup>446</sup>		2004	225 *	R
14030.1	2000	135	Am <sup>203</sup>	15501	2006	495	S <sup>38</sup>
	2002	436	Am	15502	2006	495	S <sup>38</sup>
	2007	624	Am	15503	2006	495	S <sup>38</sup>
14030.2	2002	436	Am	15504	2006	495	S <sup>38</sup>
	2003	178	Am & RN	15505	2006	495	S <sup>38</sup>
	2003	229	Am	15506	2006	495	S <sup>38</sup>
	2004	143 *	Am	15507	2006	495	S <sup>38</sup>
14031	2003	178	R & Ad(RN)	15508	2006	495	S <sup>38</sup>
14034	2003	178	Am	15509	2006	495	S <sup>38</sup>
	2007	624	Am	15510	2006	495	S <sup>38</sup>
14035	2000	135	Am <sup>203</sup>	15511	2006	495	S <sup>38</sup>
	2003	178	R	15512	2006	495	S <sup>38</sup>
14036	2000	135	Am <sup>203</sup>	15513	2006	495	S <sup>38</sup>
	2003	178	Am	15514	2006	495	S <sup>38</sup>
	2004	143 *	Am	15515	2006	495	S <sup>38</sup>
			R & Ad <sup>446</sup>	15516	2006	495	S <sup>38</sup>
				15517	2006	495	S <sup>38</sup>

**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>
15518	2006	495	S <sup>38</sup>	15663	2006	495	S <sup>38</sup>
15519	2006	495	S <sup>38</sup>	15664	2006	495	S <sup>38</sup>
15520	2006	495	S <sup>38</sup>	15665	2006	495	S <sup>38</sup>
15520.5	2006	495	S <sup>38</sup>	15666	2006	495	S <sup>38</sup>
15521	2006	495	S <sup>38</sup>	15671	2006	495	S <sup>38</sup>
15522	2006	495	S <sup>38</sup>	15672	2006	495	S <sup>38</sup>
15523	2006	495	S <sup>38</sup>	15673	2006	495	S <sup>38</sup>
15524	2006	495	S <sup>38</sup>	15674	2006	495	S <sup>38</sup>
15525	2006	495	S <sup>38</sup>	15675	2006	495	S <sup>38</sup>
15525.5	2006	495	S <sup>38</sup>	15677.1	1999	250	Ad
15526	2006	495	S <sup>38</sup>		2000	201	Am
15527	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15528	2006	495	S <sup>38</sup>	15677.2	1999	250	Ad
15529	2006	495	S <sup>38</sup>		2000	201	Am
15530	2006	495	S <sup>38</sup>		2002	480	Am
15531	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15532	2006	495	S <sup>38</sup>	15677.3	1999	250	Ad
15533	2006	495	S <sup>38</sup>		2000	201	Am
15534	2006	495	Ad & R <sup>232</sup>		2002	480	Am
15611	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15612	2006	495	S <sup>38</sup>	15677.4	1999	250	Ad
15613	2006	495	S <sup>38</sup>		2000	201	Am
15614	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15615	2006	495	S <sup>38</sup>	15677.5	1999	250	Ad
15616	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15617	2006	495	S <sup>38</sup>	15677.6	1999	250	Ad
15618	2006	495	S <sup>38</sup>		2002	480	Am
15619	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15620	2006	495	S <sup>38</sup>	15677.7	1999	250	Ad
15621	2002	169	Am		2002	480	Am
	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15622	2006	495	S <sup>38</sup>	15677.8	1999	250	Ad
15623	2006	495	S <sup>38</sup>		2000	201	Am
15624	2006	495	S <sup>38</sup>		2002	480	Am
15625	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15626	2006	495	S <sup>38</sup>	15677.9	1999	250	Ad
15627	2006	495	S <sup>38</sup>		2002	480	Am
15627.5	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15628	2006	495	S <sup>38</sup>	15678.1	2006	495	S <sup>38</sup>
15631	2006	495	S <sup>38</sup>	15678.10	2005	286	Ad
15631.5	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15632	2006	495	S <sup>38</sup>		2006	773 *	Am
15633	2006	495	S <sup>38</sup>	15678.2	2006	495	S <sup>38</sup>
15634	2006	214	Am	15678.3	2006	495	S <sup>38</sup>
	2006	495	S <sup>38</sup>	15678.4	2006	495	S <sup>38</sup>
15635	2006	495	S <sup>38</sup>		2006	773 *	Am
15636	2006	495	S <sup>38</sup>	15678.5	2006	495	S <sup>38</sup>
15637	2006	495	S <sup>38</sup>	15678.6	2006	495	S <sup>38</sup>
15638	2006	495	S <sup>38</sup>	15678.7	2006	495	S <sup>38</sup>
15641	2006	495	S <sup>38</sup>	15678.8	2006	495	S <sup>38</sup>
15642	2006	495	S <sup>38</sup>	15678.9	2006	495	S <sup>38</sup>
15643	2006	495	S <sup>38</sup>	15679.1	1999	250	Am
15644	2006	495	S <sup>38</sup>		1999	437	Am (by Sec. 26.5 of Ch.)
15645	2006	495	S <sup>38</sup>		2006	495	S <sup>38</sup>
15651	2006	495	S <sup>38</sup>	15679.10	2006	495	S <sup>38</sup>
15652	2006	495	S <sup>38</sup>	15679.11	2006	495	S <sup>38</sup>
15653	2006	495	S <sup>38</sup>	15679.12	2006	495	S <sup>38</sup>
15654	2006	495	S <sup>38</sup>	15679.13	2006	495	S <sup>38</sup>
15655	2006	495	S <sup>38</sup>	15679.14	2006	495	S <sup>38</sup>
15661	2006	495	S <sup>38</sup>	15679.2	2006	495	S <sup>38</sup>
15662	2006	495	S <sup>38</sup>				

**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
15679.3	2006	495	S <sup>38</sup>	15902.06	2006	495	Ad <sup>69</sup>
15679.4	2006	495	S <sup>38</sup>	15902.07	2006	495	Ad <sup>69</sup>
15679.5	2006	495	S <sup>38</sup>	15902.08	2006	495	Ad <sup>69</sup>
15679.6	2006	495	S <sup>38</sup>	15902.09	2006	495	Ad <sup>69</sup>
15679.7	2006	495	S <sup>38</sup>	15903.01	2006	495	Ad <sup>69</sup>
15679.8	2006	495	S <sup>38</sup>	15903.02	2006	495	Ad <sup>69</sup>
15679.9	2006	495	S <sup>38</sup>	15903.03	2006	495	Ad <sup>69</sup>
15681	2006	495	S <sup>38</sup>		2007	130	Am <sup>902</sup>
15682	2006	495	S <sup>38</sup>	15903.04	2006	495	Ad <sup>69</sup>
15683	2006	495	S <sup>38</sup>	15903.05	2006	495	Ad <sup>69</sup>
15684	2006	495	S <sup>38</sup>	15903.06	2006	495	Ad <sup>69</sup>
15685	2006	495	S <sup>38</sup>	15903.07	2006	495	Ad <sup>69</sup>
15691	2006	495	S <sup>38</sup>	15904.01	2006	495	Ad <sup>69</sup>
15692	2002	480	Am	15904.02	2006	495	Ad <sup>69</sup>
	2006	495	S <sup>38</sup>	15904.03	2006	495	Ad <sup>69</sup>
15693	2006	495	S <sup>38</sup>	15904.04	2006	495	Ad <sup>69</sup>
15694	2006	495	S <sup>38</sup>	15904.05	2006	495	Ad <sup>69</sup>
15695	2006	495	S <sup>38</sup>	15904.06	2006	495	Ad <sup>69</sup>
15696	2006	495	S <sup>38</sup>	15904.07	2006	495	Ad <sup>69</sup>
15697	2006	495	S <sup>38</sup>	15904.08	2006	495	Ad <sup>69</sup>
15698	2006	495	S <sup>38</sup>	15904.09	2006	495	Ad <sup>69</sup>
15699	2006	495	S <sup>38</sup>	15905.01	2006	495	Ad <sup>69</sup>
15701	2006	495	S <sup>38</sup>	15905.02	2006	495	Ad <sup>69</sup>
15702	2006	495	S <sup>38</sup>	15905.03	2006	495	Ad <sup>69</sup>
15710	2006	495	S <sup>38</sup>	15905.035	2006	495	Ad <sup>69</sup>
15711	2006	495	S <sup>38</sup>	15905.04	2006	495	Ad <sup>69</sup>
15712	2006	495	S <sup>38</sup>	15905.05	2006	495	Ad <sup>69</sup>
15713	2006	495	S <sup>38</sup>	15905.06	2006	495	Ad <sup>69</sup>
15714	2006	495	S <sup>38</sup>		2007	130	Am <sup>902</sup>
15721	2006	495	S <sup>38</sup>	15905.07	2006	495	Ad <sup>69</sup>
15722	2006	495	S <sup>38</sup>	15905.08	2006	495	Ad <sup>69</sup>
15723	2006	495	S <sup>38</sup>	15905.09	2006	495	Ad <sup>69</sup>
15724	2006	495	Ad & R <sup>232</sup>	15906.01	2006	495	Ad <sup>69</sup>
15800	1999	1000	Am	15906.02	2006	495	Ad <sup>69</sup>
	2004	178	Am	15906.03	2006	495	Ad <sup>69</sup>
	2006	495	Am	15906.04	2006	495	Ad <sup>69</sup>
15900	2006	495	Ad <sup>69</sup>	15906.05	2006	495	Ad <sup>69</sup>
15901.02	2006	495	Ad <sup>69</sup>	15906.06	2006	495	Ad <sup>69</sup>
	2007	130	Am <sup>902</sup>	15906.07	2006	495	Ad <sup>69</sup>
15901.03	2006	495	Ad <sup>69</sup>	15907.01	2006	495	Ad <sup>69</sup>
15901.04	2006	495	Ad <sup>69</sup>	15907.02	2006	495	Ad <sup>69</sup>
15901.05	2006	495	Ad <sup>69</sup>	15907.03	2006	495	Ad <sup>69</sup>
15901.06	2006	495	Ad <sup>69</sup>	15907.04	2006	495	Ad <sup>69</sup>
15901.07	2006	495	Ad <sup>69</sup>	15908.01	2006	495	Ad <sup>69</sup>
15901.08	2006	495	Ad <sup>69</sup>	15908.02	2006	495	Ad <sup>69</sup>
15901.09	2006	495	Ad <sup>69</sup>	15908.03	2006	495	Ad <sup>69</sup>
15901.10	2006	495	Ad <sup>69</sup>	15908.04	2006	495	Ad <sup>69</sup>
	2007	130	Am <sup>902</sup>	15908.05	2006	495	Ad <sup>69</sup>
15901.11	2006	495	Ad <sup>69</sup>	15908.06	2006	495	Ad <sup>69</sup>
15901.12	2006	495	Ad <sup>69</sup>	15908.07	2006	495	Ad <sup>69</sup>
15901.13	2006	495	Ad <sup>69</sup>	15908.08	2006	495	Ad <sup>69</sup>
15901.14	2006	495	Ad <sup>69</sup>	15908.09	2006	495	Ad <sup>69</sup>
15901.15	2006	495	Ad <sup>69</sup>	15909.01	2006	495	Ad <sup>69</sup>
15901.16	2006	495	Ad <sup>69</sup>	15909.02	2006	495	Ad <sup>69</sup>
	2007	130	Am <sup>902</sup>	15909.03	2006	495	Ad <sup>69</sup>
15901.17	2006	495	Ad <sup>69</sup>	15909.04	2006	495	Ad <sup>69</sup>
15902.01	2006	495	Ad <sup>69</sup>	15909.05	2006	495	Ad <sup>69</sup>
15902.02	2006	495	Ad <sup>69</sup>	15909.06	2006	495	Ad <sup>69</sup>
15902.03	2006	495	Ad <sup>69</sup>	15909.07	2006	495	Ad <sup>69</sup>
15902.04	2006	495	Ad <sup>69</sup>	15909.08	2006	495	Ad <sup>69</sup>
15902.05	2006	495	Ad <sup>69</sup>	15910.01	2006	495	Ad <sup>69</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**CORPORATIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
15910.02	2006	495	Ad <sup>69</sup>	16902	2002	480	Am
15910.03	2006	495	Ad <sup>69</sup>	16903	1999	250	Am
15910.04	2006	495	Ad <sup>69</sup>		2002	480	Am
15910.05	2006	495	Ad <sup>69</sup>		2006	495	Am
15910.06	2006	495	Ad <sup>69</sup>	16904	2002	480	Am
15911.01	2006	495	Ad <sup>69</sup>	16905	1999	250	Am
15911.02	2006	495	Ad <sup>69</sup>		2002	480	Am
15911.03	2006	495	Ad <sup>69</sup>	16906	1999	250	Am
15911.04	2006	495	Ad <sup>69</sup>		2002	480	Am
15911.05	2006	495	Ad <sup>69</sup>	16907	1999	250	Am
15911.06	2006	495	Ad <sup>69</sup>		2002	480	Am
15911.07	2006	495	Ad <sup>69</sup>	16908	2000	201	Am
15911.08	2006	495	Ad <sup>69</sup>		2002	480	Am
15911.09	2006	495	Ad <sup>69</sup>		2006	495	Am
15911.10	2006	495	Ad <sup>69</sup>	16909	2002	480	Am
15911.11	2006	495	Ad <sup>69</sup>	16911	1999	250	Am
15911.12	2006	495	Ad <sup>69</sup>		1999	437	Am
	2007	130	Am <sup>902</sup>		2006	495	Am
15911.13	2006	495	Ad <sup>69</sup>	16914	1999	250	Am
15911.14	2006	495	Ad <sup>69</sup>		1999	437	Am
15911.15	2006	495	Ad <sup>69</sup>		2000	201	Am
15911.16	2006	495	Ad <sup>69</sup>		2007	263	Am
15911.17	2006	495	Ad <sup>69</sup>	16915	1999	250	Am
15911.18	2006	495	Ad <sup>69</sup>		1999	437	Am
15911.19	2006	495	Ad <sup>69</sup>		2000	201	Am
15911.20	2006	495	Ad <sup>69</sup>	16915.5	2005	286	Ad
15911.21	2006	495	Ad <sup>69</sup>		2006	495	Am (by Sec. 26 of Ch.)
15911.22	2006	495	Ad <sup>69</sup>		2006	773 *	Am
15911.23	2006	495	Ad <sup>69</sup>	16916	1999	250	Am
15911.24	2006	495	Ad <sup>69</sup>		1999	437	Am
15911.25	2006	495	Ad <sup>69</sup>	16953	1999	1000	Am
15911.26	2006	495	Ad <sup>69</sup>		2001	425	Am
	2007	130	Am <sup>902</sup>		2002	169	Am
15911.27	2006	495	Ad <sup>69</sup>	16954	1999	1000	Am
15911.28	2006	495	Ad <sup>69</sup>		2006	773 *	Am
15911.29	2006	495	Ad <sup>69</sup>	16956	2006	426	Am
15911.30	2006	495	Ad <sup>69</sup>		2007	80	Am
15911.31	2006	495	Ad <sup>69</sup>	16959	1999	1000	Am
15911.32	2006	495	Ad <sup>69</sup>		2002	169	Am
15911.33	2006	495	Ad <sup>69</sup>	16960	1999	1000	Am
15912.01	2006	495	Ad <sup>69</sup>		2006	773 *	Am
15912.02	2006	495	Ad <sup>69</sup>	16962	1999	1000	Am
15912.03	2006	495	Ad <sup>69</sup>	17001	1999	490	Am
15912.04	2006	495	Ad <sup>69</sup>		2004	254	Am
15912.06	2006	495	Ad <sup>69</sup>		2006	495	Am
15912.07	2006	495	Ad <sup>69</sup>	17002	2004	228 *	Am
16101	1999	250	Am		2004	354 *	Am
	2001	595	Am		2005	16 *	Am
	2004	254	Am	17050	1999	490	Am
	2006	426	Am (by Sec. 1 of Ch.)		2001	425	Am
	2006	495	Am (by Sec. 21.5 of Ch.)		2002	169	Am
16309	2004	178	Ad	17058	2004	254	Am
16310	2004	178	Ad	17060	1999	1000	Am
16403	2004	254	Am	17101	1999	490	Am
16701	2007	263	Am	17104	2004	254	Am
16701.5	2007	263	Am		2006	538	Am <sup>802</sup>
16901	1999	250	Am	17106	2004	254	Am
	1999	437	Am		2006	214	Am
	2006	495	Am	17302	2002	451	Am
				17350.5	2004	416	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## CORPORATIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17350.5 (Cont.)	2006	773 *	Am	18025	2004	178	Ad
17355	2006	773 *	Am	18030	2004	178	Ad
17356	1999	1000	Am	18035	2004	178	Ad
	2006	773 *	Am	18055	2004	178	Ad
17375	1999	1000	Ad	18060	2004	178	Ad
	2000	508	Am	18065	2004	178	Ad
17451	2002	169	Am	18070	2004	178	Ad
17540.1	1999	250	Ad	18100	2004	178	Ad
	2000	201	Am	18105	2004	178	Ad
17540.2	1999	250	Ad	18110	2004	178	Ad
	2000	201	Am	18115	2004	178	Ad
	2002	480	Am	18120	2004	178	Ad
17540.3	1999	250	Ad	18125	2004	178	Ad
	2000	201	Am	18130	2004	178	Ad
	2001	159	Am <sup>305</sup>	18135	2004	178	Ad
	2002	480	Am	18200	2004	178	Ad
	2006	495	Am	18205	2004	178	Ad
17540.4	1999	250	Ad	18210	2004	178	Ad
	2000	201	Am	18215	2004	178	Ad
17540.5	1999	250	Ad	18220	2004	178	Ad
17540.6	1999	250	Ad	18250	2004	178	Ad
	2002	480	Am	18260	2004	178	Ad
17540.7	1999	250	Ad	18270	2004	178	Ad
	2002	480	Am	18300	2005	116	Ad
17540.8	1999	250	Ad	18310	2005	116	Ad
	2000	201	Am	18320	2005	116	Ad
	2002	480	Am	18330	2005	116	Ad
	2006	495	Am	18340	2005	116	Ad
17540.9	1999	250	Ad	18350	2005	116	Ad
17552	2006	773 *	Am	18360	2005	116	Ad
17554.5	2005	286	Ad	18370	2005	116	Ad
	2006	495	Am (by Sec. 30 of Ch.)	18380	2005	116	Ad
	2006	773 *	Am	18390	2005	116	Ad
17555	2006	495	Am	18400	2005	116	Ad
17600	1999	250	Am	18410	2005	116	Ad
	1999	437	Am (by Sec. 32.5 of Ch.)	18420	2005	116	Ad
17654	1999	1000	Am	18605	2004	178	Ad
17655	2003	477	Ad	18610	2004	178	Ad
	2004	183	Am (as ad by Sec. 3, Stats. 2003, Ch. 477) & RN <sup>571</sup>	18615	2004	178	Ad
17656	2004	183	Ad(RN) <sup>571</sup>	18620	2005	116	Ad
17700	1999	1000	R	18630	2004	178	Ad
17701	1999	1000	R	18640	2004	178	Ad
17702	1999	1000	R	20000	2004	178	R
17703	1999	1000	R	20001	2004	178	R
17704	1999	1000	R	20002	2004	178	R
17705	1999	1000	R	20003	2004	178	R
18000	2004	178	Ad	21000	2004	178	R
18003	2005	116	Ad	21100	2004	178	R
18005	2004	178	Ad	21101	2004	178	R
	2005	116	Am	21102	2004	178	R
18008	2005	116	Ad	21103	2004	178	R
18010	2004	178	Ad	21200	2004	178	Am
	2005	116	Am	21304	1999	1000	Am
18015	2004	178	Ad	Title 3, Pt. 5, heading (Sec. 24000 et seq.)	2004	178	Am
18020	2004	178	Ad	24000	2004	178	R
				24001	2004	178	R
				24001.5	2007	568	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>
24002	2004	178	R	25404	2003	473	Ad
24003	1999	1000	Am		2007	101	Am
	2004	178	R	25501.5	2004	575	Ad
24004	1999	1000	Am	25506	2004	575	Am
	2004	178	R	25508.5	2000	705	Ad
24005	2004	178	R	25530	2002	772	Am
24006	2004	178	R	25530.1	2007	101	Ad
24007	2004	178	R	25532	2002	772	Am
25004	2004	461	Am		2003	473	Am
25005.1	2000	201	Ad		2004	461	Am
	2002	480	Am (by Sec. 28 of Ch.)	25533	2003	876	Am
	2002	772	Am (by Sec. 1.5 of Ch.)	25533.5	2003	876	Am
	2006	495	Am	25540	2003	473	Am
25010	2000	705	Am	25541	2003	473	Am
25014.7	2000	485	Am	25604	2001	264	R & Ad
25019	2000	705	Am		2002	777	Am
25021	2004	697	Am	25607	2001	264	Am
25023	2000	705	Ad		2002	664	Am <sup>431</sup>
25100	2000	485	Am	25608	2001	264	Am
25100.1	2006	538	Am <sup>802</sup>		2002	772	Am
25101	2000	485	Am	25608.2	2001	264	Am
25102	1999	83	Am <sup>30</sup>	25608.3	2001	118*	Ad
	2000	705	Am	25612.3	2003	473	Ad
	2001	58	Am	25612.5	2001	264	Am
	2001	159	Am <sup>305</sup>		2003	473	Am
	2003	473	Am	25620	2003	273	Ad
25102.1	2004	461	Am	28501	2006	214	Am
25102.5	2003	902	Am	28506	2004	225*	R
25103	2000	201	Am		2004	461	R
	2001	159	Am <sup>305</sup>	28711	2007	101	Am
25117	2000	485	Am	28716	2007	101	Ad
25118	2000	468	Ad	28956	1999	83	Am <sup>30</sup>
	2002	964	Am	29105	2007	101	Ad
	2003	62	Am <sup>519</sup>	29530	2000	705	Am
25120	2000	201	Am	29538	2007	101	Ad
	2001	159	Am <sup>305</sup>	29544	2003	876	Am
	2002	964	Am	31001	2004	458*	Am <sup>63</sup>
25205	2001	264	R	31001.1	2004	458*	Ad <sup>63</sup>
25207	2000	135	Am <sup>203</sup>	31011	2002	664	Am <sup>431</sup>
25209	2000	705	Ad	31108	1999	325	Ad
25212	2003	473	Am	31109	2004	458*	Ad <sup>63</sup>
25212.1	2002	772	Am	31109.1	2004	458*	Ad <sup>63</sup>
25213	2002	772	Am		2005	22	Am <sup>647</sup>
25213.3	2002	772	Am	31119	2004	458*	Am <sup>63</sup>
25219	1999	470	Am		2007	101	Am
25221	2001	547	Ad	31125	2004	458*	Am <sup>63</sup>
25230	2003	473	Am	31155	2007	101	Am
25231	2004	461	Am	31204	2007	101	Ad
25232	2003	473	Am	31300	2004	458*	Am <sup>63</sup>
25232.1	2002	772	Am	31400.1	2007	101	Ad
25232.3	2002	772	Am	31402	2004	458*	Am <sup>63</sup>
25241	2003	473	Am	31403	2004	458*	Am <sup>63</sup>
25243.5	2008	476	Ad <sup>636</sup>	31405	2004	458*	Am <sup>63</sup>
25247	2001	264	Am	31406	2004	458*	Ad <sup>63</sup>
	2003	473	Am	31407	2004	458*	Ad <sup>63</sup>
25252	2003	473	Am	31408	2004	458*	Ad <sup>63</sup>
25256	2003	473	Ad	31410	2004	458*	Am <sup>63</sup>
				31411	2004	458*	Am <sup>63</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

### EDUCATION CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
30.5	2001	745 *	Am	422	2000	71 *	Ad <sup>73</sup>
	2001	750	Am				R <sup>22</sup>
88	2005	118 *	Ad	423	2000	71 *	Ad <sup>73</sup>
95	2004	896 *	Ad				R <sup>22</sup>
200	1999	587	Am	424	2000	71 *	Ad <sup>73</sup>
	2004	700	Am				R <sup>22</sup>
	2007	569	Am				Ad <sup>73</sup>
210.1	2007	569	Am & RN &	425	2000	71 *	Ad <sup>73</sup>
			Ad				R <sup>22</sup>
210.3	2007	569	Ad(RN)	426	2000	71 *	Ad <sup>73</sup>
210.7	2007	569	Ad				R <sup>22</sup>
212	2007	569	R & Ad		2001	159	Am <sup>305</sup>
212.1	2007	569	Ad		2003	573	R
212.3	2007	569	Ad	427	2000	71 *	Ad <sup>73</sup>
212.6	2007	569	Ad				R <sup>22</sup>
219	2007	569	Ad		2001	159	Am <sup>305</sup>
220	1999	587	Am	428	2000	71 *	Ad <sup>73</sup>
	2004	700	Am				R <sup>22</sup>
	2007	569	Am				Ad
220.5	1999	587	Ad(RN)	430	2002	1014 *	Ad
	2007	569	Am & RN	2003	62	Am <sup>519</sup>	
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 <sup>519</sup>
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 <sup>203</sup>
260	2007	569	Am	1240	2001	620	Am
270	2005	386	Ad		2004	900 *	Am
271	2005	386	Ad		2005	22	Am <sup>647</sup>
313	1999	678	Ad		2005	118 *	Am
	2000	71 *	Am		2005	677 *	Am
	2001	159	Am <sup>305</sup>		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
		130	Am <sup>902</sup>	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 <sup>305</sup>	1281	1999	838	Ad
408	1999	71	Ad	1302	1999	838	Ad
410	1999	71	Ad	1317	1999	646	Am
420	2000	71 *	Ad <sup>73</sup>	1340	2001	430	Am
			R <sup>22</sup>	1625	2004	896 *	Am
	2006	561	Ad	1628	2002	1058	Am
421	2000	71 *	Ad <sup>73</sup>		2005	677 *	Am
			R <sup>22</sup>	1629	2005	677 *	Am
			Ad	1630	2006	730	Am
	2006	561	Ad	1753	2006	538	Am <sup>802</sup>
				1762	2006	538	Am <sup>802</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1982.3	1999	152 *	Am	Title 1,			
2550	1999	680	Am	Div. 1,			
	2000	71 *	Am	Pt. 6,			
2550.1	2002	519 *	Ad	Ch. 1,			
2550.2	2002	519 *	Am <sup>478</sup>	Art. 1,			
2550.5	2002	519 *	Am <sup>478</sup>	heading			
2550.6	2002	519 *	Am <sup>478</sup>	(Sec. 8006			
2550.7	2002	519 *	Am	et seq.)	2008	179	Am <sup>976</sup>
2551	1999	680	Am <sup>12</sup>	8006	2000	1058	Am
			R <sup>1</sup>	8007	2000	1058	Am
2557.5	2002	1168 *	Am		2001	750	Am
	2003	227 *	Am	8070	2000	1058	Am
2558	2002	1168 *	Am	Title 1,			
	2003	227 *	Am	Div. 1,			
2558.45	1999	78 *	Am	Pt. 6,			
2558.46	2003	227 *	Ad	Ch. 1,			
	2004	216 *	Am	Art. 5,			
	2005	73 *	Am	heading			
	2005	491 *	Am	(Sec. 8090			
	2006	79 *	Am	et seq.)	2000	1058	Am
	2008	757 *	Am	8092	2000	1058	Am
2567	1999	680	Ad		2005	677 *	Am
2568	2000	71 *	Ad	8092.5	2000	1058	Am
5017	2007	730	Am	8093	2000	1058	Am
5018	2006	588	Am	8100	2000	1058	Am
5019	2002	221	Am	8152	2002	11	Am
	2005	344	Am (by Sec. 1.5 of Ch.)	8201	1999	823	Am
	2006	126	Am		2004	896 *	Am
5020	2005	344	Am	8202	1999	823	Am (by Sec. 4 of Ch.)
	2006	730	Am	8203	2002	435	Am
5091	2003	811	Am	8203.3	1999	78 *	Am
5303	2002	221	Am	8206	2003	552	Am
5322	1999	667	Am	8206.1	2003	552	Am
	2000	1081	Am		2008	759 *	Am
5324	1999	667	Am	8206.3	2004	896 *	R
	2002	221	Am	8206.5	2003	552	R
5325	1999	667	Am	8206.6	2003	552	Am
	2002	221	Am	8206.7	2003	552	R
5361	1999	667	Am	8206.8	2003	552	R
5362	1999	667	Am	8207	2004	896 *	R
5363	2000	1081	Am	8208	1999	646	Am
5380	2002	221	Am		2001	734 *	Am
5421	2002	221	Am		2002	435	Am
5442	2006	588	Am		2004	896 *	Am
6400	2002	1018	R & Ad		2004	897	Am (by Sec. 2.5 of Ch.)
7002.5	2006	538	Am <sup>802</sup>		2005	677 *	Am
7004	2004	896 *	Am		2008	308	Am <sup>636</sup>
7005	2004	69 *	Am	8212	1999	823	Am
7007	2004	896 *	Am		2004	358	Am
7008	2004	69 *	Am		2005	677 *	Am
Title 1,					8215	548	Am <sup>36 13</sup>
Div. 1,					2001	745 *	Am
Pt. 6,				8222	2005	677 *	Am
Ch. 1,					2006	75 *	Am
heading					2007	730	Am
(Sec. 8006					2008	759 *	Am
et seq.)	2008	179	Am <sup>976</sup>	8222.1	2007	415	Am
				8222.5	1999	882	Am
					2003	227 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8222.5 (Cont.)	2006	75 *	R	8266.1	2004	183	Am <sup>571</sup>
					2008	308	Am <sup>636</sup>
8223	2004	896 *	Am	8275	2006	538	Am <sup>802</sup>
	2007	730	Am	8275.5	2008	759 *	Ad
	2008	759 *	Am	8277.5	1999	492	Am
8226	1999	823	Ad		2001	118 *	Am
	2004	358	Am	8277.6	1999	492	Am
	2005	677 *	Am		2001	118 *	Am
8227	2005	78 *	Ad		2002	664	Am <sup>431</sup>
8228	2004	555 *	Ad & R <sup>38</sup>		2004	225 *	Am
8234	2000	1058	R	8277.65	2008	751 *	Ad
Title 1, Div. 1, Pt. 6, Ch. 2, Art. 7, heading (Sec. 8235 et seq.)	2008	308	Am <sup>636</sup>	8277.66	2008	751 *	Ad
8235	2008	308	Am <sup>636</sup>	8278	2000	71 *	Am
8236	2001	750	Am	8278.3	2000	1057	Am
	2007	730	Am		2000	1058	Am
	2008	308	Am <sup>636</sup>		2001	734 *	Am
8236.1	2008	308	Ad <sup>636</sup>		2001	750	Am
8236.2	2008	308	Ad <sup>636</sup>		2002	664	Am <sup>431</sup>
8237	2008	308	Am <sup>636</sup>		2003	523	Am
8238	2006	211	Ad	8279.1	2007	730	Am
8238.1	2006	211	Ad	8279.3	2004	896 *	Ad(RN)
8238.2	2006	211	Ad	8279.4	2004	896 *	Ad(RN)
	2007	278	Am	8279.5	2004	896 *	Ad(RN)
8238.3	2006	211	Ad	8279.6	2004	896 *	Ad(RN)
8238.4	2006	211	Ad	8279.7	2004	896 *	Ad(RN)
	2007	278	Am		2005	650	Am
8238.5	2006	211	Ad		2006	75 *	Am
8238.6	2006	211	Ad	8280	2001	750	R
8239	2006	211	Ad	8282	2001	629	Ad
	2007	278	Am	Title 1, Div. 1, Pt. 6, Ch. 2, Art. 14, heading (Sec. 8285 et seq.)	2004	896 *	Am
8242	2002	435	Am		2004	896 *	R
	2004	896 *	R	8285.1	2004	896 *	Am & RN
8245	2004	897	Ad	8285.5	2004	896 *	R
8246	2004	897	Ad	8287	2004	896 *	Am & RN
8247	2004	897	Ad	8288	2004	896 *	Am & RN
8250	2006	730	Am	8289	2002	435	Am
8257	2004	896 *	Am		2004	896 *	Am & RN
8261	2003	552	Am	8290	2000	548	Ad
8261.5	1999	646	Ad		2004	896 *	Am & RN
8263	2002	435	Am	8290.1	2000	548	Ad
	2003	552	Am		2004	896 *	Am & RN
	2004	229 *	Am	8290.2	2000	548	Ad
	2007	110	Am		2004	896 *	Am & RN
8263.1	2004	896 *	Am	Title 1, Div. 1, Pt. 6, Ch. 2, Art. 14.5, heading (Sec. 8300 et seq.)	2008	307	Ad <sup>348</sup>
8263.4	2004	229 *	Ad				R <sup>801</sup>
	2005	78 *	Am	8300	2000	547	Ad
8264.5	2001	734 *	Am		2004	896 *	Am & RN
	2008	308	Am <sup>636</sup>				
8264.6	2004	896 *	Ad(RN)				
8264.7	2004	896 *	Ad(RN)				
8264.8	2004	896 *	Ad(RN)				
8265	2007	730	Am				
8265.5	2002	435	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>
8300 (Cont.)	2008	307	Ad <sup>348</sup> R <sup>801</sup>	8427 (Cont.)	2002	1025	Ad
8301	2008	307	Ad <sup>348</sup> R <sup>801</sup>		2006	380*	Am
8302	2008	307	Ad <sup>348</sup> R <sup>801</sup>	8428	2007	22*	Am
8303	2008	307	Ad <sup>348</sup> R <sup>801</sup>		2001	734*	R
8335	2005	725*	Ad & R <sup>639</sup>		2002	1025	Ad
8335.1	2005	725*	Ad & R <sup>639</sup>		2006	380*	Am
8335.2	2005	725*	Ad & R <sup>639</sup>		2007	22*	Am
8335.3	2005	725*	Ad & R <sup>639</sup>	8429	2001	734*	R
8335.4	2005	725*	Ad & R <sup>639</sup>	8430	2001	734*	R
8335.5	2005	725*	Ad & R <sup>639</sup>	8431	2001	734*	R
8335.6	2005	725*	Ad & R <sup>639</sup>	8432	2001	734*	R
8335.7	2005	725*	Ad & R <sup>639</sup>	8447	1999	78*	Am
8340	2003	691	Ad & R <sup>111</sup>		2006	75*	Am
	2008	61	S <sup>722</sup>		2008	759*	Am
8341	2003	691	Ad & R <sup>111</sup>	8448	2003	107	Am
	2008	61	S <sup>722</sup>	8450	2004	896*	Am
8341.5	2003	691	Ad & R <sup>111</sup>	8451	2001	745*	Am
	2008	61	S <sup>722</sup>		2007	730	R
8342	2003	691	Ad & R <sup>111</sup>	8468	2002	435	R
	2008	61	S <sup>722</sup>	Title 1, Div. 1, Pt. 6, Ch. 2, Art. 22.5, heading (Sec. 8482 et seq.)			
8343	2003	691	Ad & R <sup>111</sup>		2001	545	Am
	2008	61	S <sup>722</sup>		2002		
8344	2003	691	Ad & R <sup>111</sup>		Initiative (Prop. 49 adopted Nov. 5, 2002)		Am
	2008	61	Am <sup>722</sup>	8482	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)
8345	2003	691	Ad & R <sup>111</sup>				Am (as ad by Stats. 1998, Ch. 320)
	2008	61	S <sup>722</sup>		2002		
8346	2003	691	Ad & R <sup>111</sup>		Initiative (Prop. 49 adopted Nov. 5, 2002)		Am
	2008	61	Am <sup>722</sup>	8482.3	1999	78*	Am
8352	2005	677*	Am		2001	545	R (as am by Stats. 1998, Ch. 318 and Ch. 319)
8357	2008	759*	Am				Am (as am by Stats. 1999, Ch. 78)
8358	2001	745*	Am		2002	646	Am
8359	1999	646	Am		2002		
8363.5	2006	538	Am <sup>802</sup>		Initiative (Prop. 49 adopted Nov. 5, 2002)		Am
8385	2004	229*	Ad				
8406.9	2002	142	Ad				
8420	2001	734*	R				
	2002	1025	Ad				
8421	2001	734*	R				
	2002	1025	Ad				
	2005	677*	Am				
	2006	380*	Am				
8421.5	2006	380*	Ad				
8422	2001	734*	R				
	2002	1025	Ad				
	2006	380*	Am				
8423	2001	734*	R				
	2002	1025	Ad				
	2006	380*	Am				
8424	2001	734*	R				
8425	2001	734*	R				
	2002	1025	Ad				
	2006	380*	Am				
8426	2001	734*	R				
	2002	1025	Ad				
	2006	380*	Am				
8427	2001	734*	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
8482.3 (Cont.)	2005	353	Am	8483.3 (Cont.)	2006	380*	Am (as am by Sec. 2, Stats. 2005, Ch. 353)
	2006	380*	Am				
8482.4	2006	380*	Ad	8483.4	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)
8482.5	2002						Am (as ad by Stats. 1998, Ch. 320)
	Initiative (Prop. 49 adopted Nov. 5, 2002)			8483.5	2001	545	Ad
	2006	380*	Am		2002		
			R (as am by Sec. 2.5 and Sec. 2.6, Stats. 1998, Ch. 320)		Initiative (Prop. 49 adopted Nov. 5, 2002)		Am
			Am (as am by Prop. 49)	8483.51	3X 2007–08	2*	Ad
8482.55	2002			8483.55	2002		
	Initiative (Prop. 49 adopted Nov. 5, 2002)				Initiative (Prop. 49 adopted Nov. 5, 2002)		
	2006	380*	Am		2006	380*	Ad
	2007	22*	Am	8483.6	2002		
8482.6	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)		Initiative (Prop. 49 adopted Nov. 5, 2002)		Ad
			Am (as ad by Stats. 1998, Ch. 320)		1999	872*	Am
8482.8	1999	872*	Ad	8483.7	2001	545	Am (as am by Stats. 1999, Ch. 872)
	2001	545	Am		2005	553	Am
	2005	553	Am		2006	380*	R (as ad by Sec. 2, Stats. 1998, Ch. 318 and Ch. 319)
8483	1999	872*	Am				Am (as am by Sec. 4, Stats. 2005, Ch. 553)
	2000	582	Am	8483.75	2001	545	Ad
	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)		2005	553	Am
			Am (as am by Stats. 1999, Ch. 872)		2006	380*	Am
	2002	495	Am	8483.8	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)
	2003	62	Am <sup>519</sup>				Am (as ad by Stats. 1998, Ch. 320)
	2005	553	Am	8483.9	2005	553	Am
	2006	380*	Am				
8483.1	2001	545	Ad				
	2005	553	Am				
	2006	380*	Am				
8483.2	2001	545	Ad				
	2006	380*	Am				
8483.25	2002						
	Initiative (Prop. 49 adopted Nov. 5, 2002)						
	2005	353	Am (as am by Sec. 1, Stats. 2000, Ch. 582)				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By			Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8484	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)	8499.5 (Cont.)	2003	62	Am <sup>519</sup>
			Am (as ad by Stats. 1998, Ch. 320)	8660	1999	78*	Am <sup>57</sup>
	2006	380*	Am	8661	1999	78*	Am <sup>57</sup>
	2007	22*	Am	8662	1999	78*	Am <sup>57</sup>
	2008	179	Am <sup>976</sup>	8663	1999	78*	Am <sup>57</sup>
8484.3	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)	8664	1999	78*	Am <sup>57</sup>
			Am (as ad by Stats. 1998, Ch. 320)	8665	1999	78*	R
			Ad	8666	1999	78*	Am <sup>57</sup>
8484.6	1999	108	Ad	8667	1999	78*	Am <sup>57</sup>
	2002		Initiative (Prop. 49 adopted Nov. 5, 2002)	8668	1999	78*	Am <sup>57</sup>
			Am	8669	1999	78*	Am <sup>57</sup>
			Ad		2005	676*	Am
			Ad		2006	538	R & Ad <sup>69</sup> Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 2005, Ch. 676) <sup>802</sup>
			Ad	8669.1	1999	78*	Am <sup>57</sup>
			Ad	8669.2	1999	78*	R
			Ad	8702	2003	663	Am
			Ad	8774	2007	521	Ad
			Ad		2008	179	Am <sup>976</sup>
8484.7	2002	1036	Ad	8780	2003	663	Ad <sup>79</sup>
	2005	73*	Am				R <sup>80</sup>
8484.75	2005	555*	Ad	8781	2003	663	Ad <sup>79</sup>
	2006	538	Am <sup>802</sup>				R <sup>80</sup>
8484.8	2002	1036	Ad	8782	2003	663	Ad <sup>79</sup>
	2005	73*	Am				R <sup>80</sup>
	2005	555*	Am	8783	2003	663	Ad <sup>79</sup>
	2006	380*	Am				R <sup>80</sup>
8484.9	2005	555*	Ad	8784	2003	663	Ad <sup>79</sup>
	2006	380*	Am				R <sup>80</sup>
8488.5	2001	453	Ad & R <sup>18</sup>	8805	2003	552	Am
	2004	366	S <sup>317</sup>	8810	2002	497	S <sup>68</sup>
8488.7	2001	453	Ad & R <sup>18</sup>	8811	2002	497	S <sup>68</sup>
	2004	366	S <sup>317</sup>	8812	2002	497	S <sup>68</sup>
8488.9	2001	453	Ad & R <sup>18</sup>	8813	2002	497	Am <sup>68</sup>
	2004	366	S <sup>317</sup>		2003	62	Am <sup>519</sup>
8489	2004	366	S <sup>317</sup>		2004	183	Am <sup>571</sup>
8489.1	2001	453	Ad & R <sup>18</sup>	8813.5	2002	497	S <sup>68</sup>
	2004	366	S <sup>317</sup>	8814	2002	497	S <sup>68</sup>
8489.2	2001	453	Ad & R <sup>18</sup>	8815	2001	750	Am
	2004	366	S <sup>317</sup>		2002	497	S <sup>68</sup>
8489.3	2001	453	Ad & R <sup>18</sup>	8816	2002	497	S <sup>68</sup>
	2004	366	S <sup>317</sup>	8817	2002	497	S <sup>68</sup>
8489.4	2001	453	Ad & R <sup>18</sup>	8818	2002	497	S <sup>68</sup>
	2004	366	S <sup>317</sup>	8819	2002	497	S <sup>68</sup>
8489.6	2001	453	Ad & R <sup>18</sup>	8819.5	2003	580	Ad(RN)
	2004	366	S <sup>317</sup>	8820	2003	580	Am & RN & Ad
8489.8	2001	453	Ad & R <sup>18</sup>		2003	580	Ad
	2004	366	S <sup>317</sup>	8825	2003	580	Ad
8489.9	2001	453	Ad & R <sup>18</sup>		2004	183	Am <sup>571</sup>
	2004	366	Am <sup>317</sup>		2004	896*	Am
8494	2000	1057	Am		2006	538	Am <sup>802</sup>
8498	2006	538	Am <sup>802</sup>	8830	2003	580	Ad
8499	2006	730	Am	8920	2001	541	Ad <sup>73</sup>
8499.10	2001	629	Ad				R <sup>22</sup>
8499.3	2002	435	Am		2002	497	Am <sup>68</sup>
8499.5	2002	435	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8921	2001	541	Ad <sup>73</sup> R <sup>22</sup>	11021 (Cont.)	2001	734 *	S <sup>79 43</sup>
8922	2001	541	Ad <sup>73</sup> R <sup>22</sup>	11022	2001	734 *	S <sup>79 43</sup>
8923	2001	541	Ad <sup>73</sup> R <sup>22</sup>	11023	2001	734 *	Am <sup>79 43</sup>
8924	2001	541	Ad <sup>73</sup> R <sup>22</sup>	11024	2001	734 *	S <sup>79 43</sup>
8925	2001	541	Ad <sup>73</sup> R <sup>22</sup>	11024.5	2001	734 *	Am <sup>79 43</sup>
8926	2001	541	Ad <sup>73</sup> R <sup>22</sup>	11700	2000	462	Ad
8927	1999	83	Am <sup>30</sup>		2001	159	Am <sup>305</sup>
8951	2001	734 *	Am	11800	2006	552	Ad
8957	2003	573	Am	12117	2006	538	Ad
8980	1999	965	Ad	12143	2008	757 *	Ad
8981	1999	965	Ad	13030	2000	132	Am
8982	1999	965	Ad		2003	227 *	Am
8990	2002	1163	Ad <sup>391 37</sup>	13040	2001	870 *	Ad <sup>37</sup>
8993	2002	1163	Ad <sup>391 37</sup>	13041	2001	870 *	Ad <sup>37</sup>
8995	2002	1163	Ad <sup>391 37</sup>	13042	2001	870 *	Ad <sup>37</sup>
8996	2002	1163	Ad <sup>391 37</sup>	14002	1999	78 *	Am <sup>21</sup>
8997	2002	1163	Ad <sup>391 37</sup>				R <sup>34</sup>
9000	2002	1163	Ad <sup>391 37</sup>				Ad <sup>35</sup>
9001	2002	1163	Ad <sup>391 37</sup>	14002.1	2003	227 *	Am
9002	2002	1163	Ad <sup>391 37</sup>	14002.3	2002	1168 *	Ad(RN) <sup>70</sup>
9003	2002	1163	Ad <sup>391 37</sup>				R <sup>63</sup>
9004	2002	1163	Ad <sup>391 37</sup>		2003	892	R (as ad by Sec. 3, Stats. 2002, Ch. 1168)
10551	2000	71 *	Am				Am (as ad by Sec. 26, Stats. 2002, Ch. 1168) <sup>36 13</sup>
10554	1999	646	Am <sup>14</sup>		2004	263 *	Am
	2000	71 *	Am <sup>191</sup>	14041.1	3X 2007–08	2 *	Ad
	2001	891 *	Am <sup>334</sup>	14041.5	2004	216 *	Am
	2002	1167 *	Am <sup>382</sup>		1X 2003–04	4 *	Ad
	2003	227 *	Am <sup>36</sup>	14058	2007	569	Am
10555	2000	71 *	Am	14501	2002	1128	Am
10600	2006	840	Am		2004	900 *	Am
	2007	130	Am <sup>902</sup>	14502	2002	1128	Am <sup>73</sup>
10601	2006	840	Am				R <sup>22</sup>
	2007	130	Am <sup>902</sup>	14502.1	2002	1128	Ad <sup>175</sup>
10601.5	2006	840	Ad		2003	313	Am
	2007	130	Am <sup>902</sup>	14503	2002	1128	Am
10700	2006	264	Ad	14504	2002	1128	Am
10701	2006	264	Ad	14504.2	2000	1055 *	Am
Title 1, Div. 1, Pt. 7, Ch. 8, heading (Sec. 10800 et seq.)	2008	561	Ad		2002	1128	Am
10800	2008	561	Ad	14505	2000	1055 *	Am
10801	2008	561	Ad	14550	2000	71 *	Ad
10802	2008	561	Ad	15100	1999	667	Am
10803	2008	561	Ad	15101	2002	199	Ad
10804	2008	561	Ad		2006	289	Am
10805	2008	561	Ad	15101.75	2007	670	Ad
10806	2008	561	Ad	15102	2000	44	Am <sup>185</sup>
10901	2001	734 *	Am		2007	670	Am
11020	1999	78 *	Am	15106	2000	44	Am <sup>185</sup>
	2001	734 *	S <sup>79 43</sup>		2007	670	Am
11021	1999	78 *	Am	15107	2007	670	Am
				15108	2007	670	Am
				15120	1999	646	Am
					2006	289	Am
				15140	1999	667	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	
15146	1999	667	Am	15344 (Cont.)	2007	670	R	
	2006	213	Am		2007	670	R	
	2007	130	Am <sup>902</sup>		15346	2007	670	R
15147	2004	7*	Am		15347	2007	670	R
15148	2002	221	Am		15348	2001	132	Am
15150	1999	667	Ad			2007	670	R
	2007	334	Am		15349	2007	670	R
15205	1999	667	Ad		15349.1	2007	670	R
15232	2001	176	Am		15349.2	2007	670	R
15233	2001	176	Am		15350	2007	670	R & Ad
15264	2000	44	Ad <sup>185</sup>		15351	2007	670	R
15266	2000	44	Ad <sup>185</sup>		15353	2007	670	R
	2001	132	Am		15354	2007	670	R
15268	2006	289	Am		15355	2007	670	R
	2007	670	Am		15356	2007	670	R
	2000	44	Ad <sup>185</sup>	15357	2007	670	Am	
	2000	580	Am (as ad by Stats. 2000, Ch. 44)	15358	2007	670	R	
15270	2000	44	Ad <sup>185</sup>	15359	2007	670	R	
	2000	580	Am (as ad by Stats. 2000, Ch. 44)	15359.1	2002	221	Am	
	2001	132	Am		2007	670	R	
	15271	2001	132	Ad	15359.2	2007	670	R
	15272	2000	44	Ad <sup>185</sup>	15359.3	2001	132	Ad
15274	2000	44	Ad <sup>185</sup>	15360	2007	670	R	
15276	2000	44	Ad <sup>185</sup>	15361	2007	670	R	
15278	2000	44	Ad <sup>185</sup>	15362	2007	670	R	
15280	2000	44	Ad <sup>185</sup>	15370	2007	670	R	
15282	2000	44	Ad <sup>185</sup>	15371	2007	670	R	
15284	2000	44	Ad <sup>185</sup>	15372	2007	670	R	
15288	2000	44	Ad <sup>185</sup>	15373	2007	670	R	
15300	2007	670	Am	15374	2007	670	R	
15301	2007	670	Am	15380	2007	670	R	
15302	2007	670	R	15381	2007	670	R	
15303	2007	670	Am	15382	2007	670	R	
15320	2007	670	Am	15383	2007	670	R	
15321	2007	670	Am	15384	2007	670	R	
15323	2007	670	Am	15390	2007	670	R	
15326.5	2007	670	Ad	15391	2007	670	R	
15330	2007	670	R	15400	2007	670	R	
15331	2007	670	R	15401	2007	670	R	
15332	2007	670	R	15402	2007	670	R	
15333	2007	670	R	15403	2007	670	R	
15334	2007	670	R	15404	2007	670	R	
15334.5	2007	670	Am	15405	2007	670	R	
15335	2007	670	R	15410	2007	670	R	
15336	2007	670	R	15411	2007	670	R	
15340	1999	858	Am	15412	2007	670	R	
	2001	132	Am	15413	2007	670	R	
	2002	199	Am	15414	2007	670	R	
15341	2007	670	Am	15420	2007	670	R	
	1999	858	R	15421	2007	670	R	
	2002	199	Ad	15422	2007	670	R	
	2006	289	Am	15425	2007	670	Am	
15342	2007	670	R	15720	2000	1058	R	
	15343	2006	289	Am	15750	2001	745*	R
	2007	670	R	16098	2000	1058	R	
15344	2006	588	Am	16236	2006	79*	Ad	
				16730	2000	1058	R	
				17001.5	2001	745*	R	
				17002	2004	900*	Am	
					2006	704	Am	
				17009.5	1999	858	Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17009.5 (Cont.)	2000	753	Am	17072.17	1999	858	Ad
17014	2004	900*	Am	17072.18	2000	443*	Ad
17032.5	2004	900*	Am		2002	935	Am
17052	2000	753	Ad	17072.20	1999	858	Am
17070.15	1999	858	Am		2002	935	Am
	2002	33*	Am	17072.25	1999	178	Am
	2004	894	Am		2002	33*	Am
	2004	900*	Am	17072.30	2004	894	Am
17070.35	2002	33*	Am				R & Ad <sup>69</sup>
17070.40	2002	33*	Am	17072.32	2004	894	Am
	2006	35* Am <sup>779</sup>					R & Ad <sup>69</sup>
17070.43	2002	33*	Am	17072.35	2002	935	Am
17070.46	2002	935	Ad		2006	35* Am <sup>779</sup>	
17070.50	1999	992	Am	17073.15	2003	572	Am
17070.51	2000	590	Ad		2003	587	Am
	2002	33*	Am	17073.20	2003	572	Am
17070.52	2007	519	Ad		2003	587	Am
17070.65	2002	33*	Am	17073.25	2002	935	Ad
17070.70	2000	127*	Am		2003	62	Am <sup>519</sup>
	2002	33*	Am	17074.10	1999	858	Am
17070.71	2000	530*	Ad		2002	33*	Am
17070.73	2002	935	Ad		2003	572	Am
17070.75	1999	858	Am		2003	587	Am
	2001	734*	Am	17074.15	2002	33*	Am
	2004	195*	Am		2002	935	Am (as ad by Stats. 2002, Ch. 33)
	2004	900*	Am	17074.16	2002	33*	Ad
17070.755	2003	358	Ad		2002	935	Am (as ad by Stats. 2002, Ch. 33)
17070.76	2003	227*	Ad	17074.26	2002	33*	Ad
17070.77	2001	194	Ad	17074.27	2002	1075	Ad
17070.95	2002	33*	Ad	17074.30	2002	1075	Ad
17070.955	2006	778	Ad	17074.32	2004	894	Ad & R <sup>68</sup>
17070.96	2006	35* Ad <sup>779</sup>		17074.50	2001	725	Ad
17070.99	2004	894	Ad	17074.52	2001	725	Ad
17071.10	1999	857	Am	17074.54	2001	725	Ad
	1999	858	Am	17074.56	2001	725	Ad
17071.25	1999	858	Am	17075.10	2002	33*	Am
17071.33	2002	33*	Am		2006	35* Am <sup>779</sup>	
17071.46	2000	458	Ad		2008	179	Am <sup>976</sup>
	2001	159	Am <sup>305</sup>	17075.15	2002	33*	Am
	2003	904	Am		2003	55	Am
17071.75	1999	858	Am	17076.10	1999	858	Am
	2002	33*	Am		2002	33*	Am
	2002	935	Am (as am by Stats. 2002, Ch. 33)		2006	704	Am
	2005	710	Am	17076.11	1999	133	Ad
	2006	585	Am	Title 1,			
	2007	691	Am	Div. 1,			
17071.76	2008	723	Am	Pt. 10,			
17072.10	1999	858	Am <sup>147</sup>	Ch. 12.5,			
	2002	33*	Am	Art. 10,			
	2004	894	Am	heading			
17072.11	2006	35* Ad <sup>779</sup>		(Sec. 17077.10			
	2007	730	Am	et seq.)	2002	33*	Am (as ad by Stats. 1999, Ch. 981) & RN
17072.12	2001	647	Am	17077.10	1999	709	Ad
17072.13	1999	992	Ad		1999	981	Ad
	2000	725	Am				
	2002	935	Am				
17072.14	2003	570	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17077.10 (Cont.)	2002	33 *	Am (as ad by Stats. 1999, Ch. 981) & RN	17078.62	2002	935	Ad
					2003	587	Am
				17078.64	2002	935	Ad
					2003	587	Am
Title 1,				17078.66	2003	587	Ad
Div. 1,				17078.70	2006	35 *	Ad <sup>779</sup>
Pt. 10,				17078.72	2006	35 *	Ad <sup>779</sup>
Ch. 12.5,				17079	2006	35 *	Ad <sup>779</sup>
Art. 10.5,				17079.10	2006	35 *	Ad <sup>779</sup>
heading				17079.20	2006	35 *	Ad <sup>779</sup>
(Sec. 17077.30				17079.30	2006	35 *	Ad <sup>779</sup>
et seq.)	2002	33 *	Ad(RN)	17087	2004	900 *	Am
17077.30	2002	33 *	Ad(RN)	17088.2	2000	590	Ad
17077.35	2002	33 *	Ad		2002	33 *	Ad
17077.40	2002	33 *	Ad	17089	2004	900 *	Am
	2003	587	Am	17092	2000	590	Am
17077.42	2002	33 *	Ad	17096	1999	709	Ad
	2003	587	Am	17150	1999	646	Am
	2007	130	Am <sup>902</sup>		2001	734 *	Am
17077.45	2002	33 *	Ad		2002	1168 *	Am
	2002	935	Am		2008	128	Am
	2003	587	Am	17150.1	2008	128	Ad
	2004	183	Am <sup>571</sup>	17171	2006	325	Am
17078.10	2002	33 *	Ad	17173	2006	325	Am
17078.15	2002	33 *	Ad	17175	2008	211	Am
17078.18	2002	33 *	Ad	17180	1999	718 *	Am
17078.20	2002	33 *	Ad		2000	193	Am
	2002	935	Am (as ad by Stats. 2002, Ch. 33)		2006	325	Am
				17180.5	2002	935	Ad
17078.22	2002	33 *	Ad	17183	2006	325	Am
17078.24	2002	33 *	Ad	17183.5	2006	325	Am
17078.25	2002	33 *	Ad	17184	2006	325	Am
17078.27	2002	33 *	Ad	17185	2006	325	Am
	2004	898	Am	17193	2006	325	Am
	2005	710	Am	17193.5	2006	325	Am
17078.30	2002	33 *	Ad	17194	2006	325	Am
	2002	935	Am (as ad by Stats. 2002, Ch. 33)	17195	2006	325	Am
				17199.1	1999	718 *	Am
17078.50	2002	935	Ad		2000	193	Am
	2003	587	R		2006	325	Am
17078.52	2002	935	Ad	17199.4	2006	325	Am
	2003	587	Am	17210	1999	1002	Ad
	2006	35 *	Am <sup>779</sup>		2000	135	Am <sup>203</sup>
17078.53	2002	935	Ad		2000	443 *	Am
	2003	587	Am		2001	159	Am <sup>305</sup>
	2006	35 *	Am <sup>779</sup>	17210.1	1999	1002	Ad
	2007	130	Am <sup>902</sup>		2000	443 *	Am
17078.54	2002	935	Ad		2001	865 *	Am
	2003	587	Am	17212.1	2004	578	Ad
	2006	35 *	Am <sup>779</sup>	17212.2	2004	578	Ad
17078.56	2002	935	Ad		2005	22	Am <sup>647</sup>
	2003	587	Am	17212.5	2001	422	Am
	2006	35 *	Am <sup>779</sup>	17213	2003	668	Am
17078.57	2002	935	Ad		2007	130	Am <sup>902</sup>
	2003	587	Am	17213.1	1999	1002	Ad
	2008	273	Am		2000	443 *	Am
17078.58	2002	935	Ad		2001	865 *	Am
	2003	587	Am		2002	935	Am
	2006	35 *	Am <sup>779</sup>	17213.2	1999	992	Ad
					2000	443 *	Am
				17213.3	1999	992	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17213.3 (Cont.)	2001	750	R	Pt. 10.5,			
17215	1999	837	Am	Ch. 3,			
	2005	229	Am	Art. 8,			
17215.5	2000	135	Ad(RN) <sup>203</sup>	heading			
17217	2003	798	Am	(Sec. 17375			
17250.10	2001	421	Ad & R <sup>75</sup>	et seq.)	2008	709	R
	2006	35*	S <sup>777</sup>	17375	2008	709	R
	2007	471	S <sup>547</sup>	17376	2008	709	R
17250.15	2001	421	Ad & R <sup>75</sup>	17377	2008	709	R
	2006	35*	S <sup>777</sup>	17378	2008	709	R
	2007	471	S <sup>547</sup>	17379	2008	709	R
17250.20	2001	421	Ad & R <sup>75</sup>	17380	2008	709	R
	2006	35*	S <sup>777</sup>	17412	2006	588	Am
	2007	471	Am <sup>547</sup>	17453.1	2001	896	Ad
17250.25	2001	421	Ad & R <sup>75</sup>	17462	2006	810	Am
	2006	35*	S <sup>777</sup>	17462.5	2003	891	Ad & R <sup>18</sup>
	2007	471	S <sup>547</sup>	17462.7	2003	891	Ad
17250.30	2001	421	Ad & R <sup>75</sup>	17463.5	2005	22	Ad(RN) <sup>647</sup>
	2002	664	Am <sup>431</sup>	17463.6	2004	838	Ad & R <sup>75</sup>
	2006	35*	S <sup>777</sup>		2004	839*	Ad & R <sup>75</sup>
	2007	471	Am <sup>547</sup>		2005	22	Am (as ad by
17250.35	2001	421	Ad & R <sup>75</sup>				Sec. 2, Stats.
	2003	53	Am				2004, Ch. 838)
	2006	35*	S <sup>777</sup>				& RN <sup>647</sup>
	2007	471	Am <sup>547</sup>		2006	661	Am <sup>38</sup>
17250.40	2001	421	Ad & R <sup>75</sup>	17463.8	2006	269	Ad & R <sup>38</sup>
	2006	35*	S <sup>777</sup>	17464	2004	683	Am
	2007	471	S <sup>547</sup>	17524	2001	430	Am
17250.45	2001	421	Ad & R <sup>75</sup>	17578	1999	646	Am
	2006	35*	S <sup>777</sup>	17582	2001	734*	Am
	2007	471	S <sup>547</sup>		2002	1075	Am
17250.50	2001	421	Ad & R <sup>75</sup>	17584	1999	390	Ad(RN)
	2006	35*	S <sup>777</sup>		2001	734*	Am
	2007	471	S <sup>547</sup>		2002	1084	Am
17251.5	2002	33*	Ad	17584.1	1999	390	Ad (by Sec. 3
17255	2002	498	Ad				of Ch.)
17261	2006	35*	Am <sup>779</sup>		2003	227*	S <sup>548</sup>
17262	2002	33*	Am	17584.2	2002	1075	Ad
17268	1999	992	Am	17584.3	2003	358	Ad
17280	2002	33*	Am	17591	2002	1084	Am
17280.1	2004	642	Ad	17592.5	2002	1084	Am
17280.5	2002	33*	Ad	17592.70	2004	899*	Ad
17282.5	2008	653	Ad		2005	22	Am <sup>647</sup>
17284.5	1999	304	Ad		2005	118*	Am
	2000	135	Am <sup>203</sup>		2005	677*	Am
	2000	202	Am	17592.71	2004	899*	Ad
17292	2000	747*	Am	17592.72	2004	899*	Ad
	2006	308	Am		2005	22	Am <sup>647</sup>
17293.5	2000	65*	Ad & R <sup>5</sup>		2006	704	Am
17295	2001	422	Am	17592.73	2004	899*	Ad
17303	2006	407	Am		2005	22	Am <sup>647</sup>
17305	2006	407	Am	17595	2007	263	Am
17307.5	2000	463	Ad	17608	2000	718	Ad
17316	2000	348	Am		2007	730	Am
	2005	28	Am	17609	2000	718	Ad
17317	1999	622	Ad		2006	865	Am
	2001	159	Am <sup>305</sup>	17610	2000	718	Ad
17319	2006	407	Ad		2006	865	Am
17334	2004	183	Am <sup>571</sup>	17610.1	2005	566	Ad
17360	2004	183	Am <sup>571</sup>		2006	865	Am
				17610.5	2000	718	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17610.5 (Cont.)	2001	159	Am <sup>305</sup>	19987	1999	726 *	Ad <sup>165</sup>
	2000	718	Ad	19988	1999	726 *	Ad <sup>165</sup>
17611	2000	718	Ad	19989	1999	726 *	Ad <sup>165</sup>
17612	2000	718	Ad	19990	1999	726 *	Ad <sup>165</sup>
	2006	865	Am	19991	1999	726 *	Ad <sup>165</sup>
17613	2000	718	Ad	19992	1999	726 *	Ad <sup>165</sup>
17620	1999	300	Am	19993	1999	726 *	Ad <sup>165</sup>
	2000	135	Am <sup>203</sup>	19994	1999	726 *	Ad <sup>165</sup>
17625	2006	538	Am <sup>802</sup>	19995	1999	726 *	Ad <sup>165</sup>
17912.1	2003	552	R	19996	1999	726 *	Ad <sup>165</sup>
18025	2000	506	Am	19997	1999	726 *	Ad <sup>165</sup>
18180	2004	871	S <sup>79 43</sup>	19998	1999	726 *	Ad <sup>165</sup>
18181	1999	646	Am	19999	1999	726 *	Ad <sup>165</sup>
	2004	871	S <sup>79 43</sup>	20000	1999	726 *	Ad <sup>165</sup>
18182	1999	646	Am	20001	1999	726 *	Ad <sup>165</sup>
	2004	871	S <sup>79 43</sup>	20002	1999	726 *	Ad <sup>165</sup>
18183	2004	871	S <sup>79 43</sup>	20003	1999	726 *	Ad <sup>165</sup>
18184	2004	871	S <sup>79 43</sup>	20004	1999	726 *	Ad <sup>165</sup>
18185	1999	646	Ad	20005	1999	726 *	Ad <sup>165</sup>
	2000	1058	R	20006	1999	726 *	Ad <sup>165</sup>
	2004	871	Ad <sup>79</sup>	20007	1999	726 *	Ad <sup>165</sup>
			R <sup>80</sup>	20008	1999	726 *	Ad <sup>165</sup>
18200	1999	78 *	Ad	20009	1999	726 *	Ad <sup>165</sup>
	2002	802	R	20010	1999	726 *	Ad <sup>165</sup>
18201	1999	78 *	Ad	20011	1999	726 *	Ad <sup>165</sup>
	2002	802	R	20020	2004	698	Ad <sup>674</sup>
18202	1999	78 *	Ad	20021	2004	698	Ad <sup>674</sup>
18203	1999	78 *	Ad	20022	2004	698	Ad <sup>674</sup>
18339	2005	27	Am	20023	2004	698	Ad <sup>674</sup>
18343	2005	20	Ad	20024	2004	698	Ad <sup>674</sup>
18444	2007	730	Am	20025	2004	698	Ad <sup>674</sup>
18701	2007	569	Am	20026	2004	698	Ad <sup>674</sup>
18710	2007	569	Am	20027	2004	698	Ad <sup>674</sup>
18720	2007	569	Am	20028	2004	698	Ad <sup>674</sup>
18733	2003	573	R	20029	2004	698	Ad <sup>674</sup>
18733.1	2003	573	R	20030	2004	698	Ad <sup>674</sup>
18733.2	2003	573	R	20031	2004	698	Ad <sup>674</sup>
18733.3	2003	573	R	20032	2004	698	Ad <sup>674</sup>
18735	2003	573	R	20033	2004	698	Ad <sup>674</sup>
18735.1	2003	573	R	20034	2004	698	Ad <sup>674</sup>
18735.2	2003	573	R	20035	2004	698	Ad <sup>674</sup>
18735.3	2003	573	R	20036	2004	698	Ad <sup>674</sup>
18735.4	2003	573	R	20037	2004	698	Ad <sup>674</sup>
18830	2007	730	Am	20038	2004	698	Ad <sup>674</sup>
18866	2003	573	Ad	20039	2004	698	Ad <sup>674</sup>
18880	2003	573	Ad	20040	2004	698	Ad <sup>674</sup>
18881	2003	573	Ad	20041	2004	698	Ad <sup>674</sup>
18883	2003	573	Ad	20042	2004	698	Ad <sup>674</sup>
18884	2003	573	Ad	20043	2004	698	Ad <sup>674</sup>
18915	2007	343	Am	20044	2004	698	Ad <sup>674</sup>
19323	2007	569	Am	20045	2004	698	Ad <sup>674</sup>
19325	2001	654	Am	20046	2004	698	Ad <sup>674</sup>
19325.1	2001	654	Ad	20047	2004	698	Ad <sup>674</sup>
	2002	664	Am <sup>431</sup>	20048	2004	698	Ad <sup>674</sup>
	2004	216 *	Am	20049	2004	698	Ad <sup>674</sup>
19420	2002	221	Am	20049.5	2004	698	Ad <sup>674</sup>
19460.5	2005	158	Ad	20050	2002	1126	Ad <sup>37</sup>
19980	2006	538	Am <sup>802</sup>	20051	2002	1126	Ad <sup>37</sup>
19985	1999	726 *	Ad <sup>165</sup>	20052	2002	1126	Ad <sup>37</sup>
19985.5	1999	726 *	Ad <sup>165</sup>	20052.5	2002	1126	Ad <sup>37</sup>
19986	1999	726 *	Ad <sup>165</sup>	20053	2002	1126	Ad <sup>37</sup>

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

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20054	2002	1126	Ad <sup>37</sup>	22121	2004	911	Am
20056	2002	1126	Ad <sup>37</sup>		2006	538	Am <sup>802</sup>
20057	2002	1126	Ad <sup>37</sup>	22122.7	2000	74	Am
20058	2002	1126	Ad <sup>37</sup>	22123	2001	802	R (as ad by
20059	2002	1126	Ad <sup>37</sup>				Sec. 9.5, Stats.
20060	2002	1126	Ad <sup>37</sup>				1996, Ch.
20070	2002	1126	Ad <sup>37</sup>				1165)
20071	2002	1126	Ad <sup>37</sup>				Am (as ad by
20072	2002	1126	Ad <sup>37</sup>				Sec. 9, Stats.
20073	2002	1126	Ad <sup>37</sup>				1996, Ch.
20074	2002	1126	Ad <sup>37</sup>				1165) <sup>13</sup>
20080	2002	1126	Ad <sup>37</sup>		2006	655	Am <sup>802</sup>
20081	2002	1126	Ad <sup>37</sup>	22123.5	2006	655	Am <sup>802</sup>
20082	2002	1126	Ad <sup>37</sup>	22127.2	2000	74	Ad
20090	2002	1126	Ad <sup>37</sup>	22128	1999	939	Am <sup>30</sup>
20091	2002	1126	Ad <sup>37</sup>		2000	1025	Am <sup>287</sup>
	2003	62	Am <sup>519</sup>	22132	2000	74	Am
22000	1999	939	Am <sup>30</sup>	22133.5	2000	74	Ad
22007	1999	939	Am <sup>30</sup>	22134	1999	939	Am <sup>30</sup>
22007.5	2004	912	Ad <sup>695</sup>		2004	912	Am <sup>695</sup>
	2005	418	Am		2005	351	Am <sup>754</sup>
	2006	655	Am <sup>802</sup>		2006	655	Am <sup>802</sup>
22008	1999	939	Am <sup>30</sup>	22134.5	2000	1028	Ad
	2000	74	Am		2003	313	Am
22010	2008	369	Ad		2004	911	Am
22101.5	2000	74	Ad		2004	912	Am <sup>695</sup>
	2000	1021	Ad		2005	351	Am <sup>754</sup>
22102	2000	74	Am		2006	655	Am <sup>802</sup>
	2000	1021	Am	22135	1999	939	Am <sup>30</sup>
22104.5	1999	939	Ad <sup>30</sup>		2004	912	Am <sup>695</sup>
22104.7	2000	74	Ad		2005	351	Am <sup>754</sup>
22104.9	2000	74	Ad		2006	655	Am <sup>802</sup>
22105	2000	74	Am	22136	1999	939	Am <sup>30</sup>
22105.5	2000	74	Ad	22136.5	2000	1028	Ad
	2006	655	Am <sup>802</sup>		2001	803	R <sup>373</sup>
22106	2000	1025	Am <sup>287</sup>	22138.5	1999	939	Am <sup>30</sup>
22106.1	1999	939	Ad <sup>30</sup>		2000	1025	Am <sup>287</sup>
22106.2	1999	939	Ad <sup>30</sup>		2002	375	Am <sup>428</sup>
22107	2000	74	Am		2003	62	Am <sup>519</sup>
22108	2000	74	Am		2003	859	Am <sup>573</sup>
22109.5	1999	939	Ad <sup>30</sup>		2007	323	Am
	2003	859	Am <sup>573</sup>	22138.6	2001	803	Am <sup>373</sup>
22115	2000	1021	Am <sup>269</sup>	22139	2001	802	R (as ad by
	2004	442	Am (as am by				Sec. 12.5, Stats.
			Sec. 3, Stats.				1996, Ch.
			2000, Ch.	22139.5	2000	74	Ad
			1021)	22140	2000	74	Am
	2005	22	Am <sup>647</sup>		2002	375	Am <sup>428</sup>
	2006	654	Am	22141	2000	1025	Am <sup>287</sup>
22115.2	1999	939	Ad <sup>30</sup>		2000	1026	Am
	2005	351	Am <sup>754</sup>		2000	1027	Am
	2006	655	Am <sup>802</sup>	22144.5	2000	1021	Ad
22115.5	1999	939	Ad <sup>30</sup>	22146	2000	1025	Am <sup>287</sup>
22119.2	1999	939	Am <sup>30</sup>		2003	859	Am <sup>573</sup>
	2000	1021	Am <sup>70</sup>	22146.7	2000	74	Ad
			R <sup>22</sup>		2000	1021	Ad
			Ad <sup>269</sup>	22147.5	1999	939	Am <sup>30</sup>
	2001	803	Am <sup>373</sup>		2000	1025	Am <sup>287</sup>
22119.5	2002	375	Am (as am by	22148	1999	939	Am <sup>30</sup>
			Stats. 1996, Ch.		2000	1025	Am <sup>287</sup>
			608) <sup>428</sup>	22149	2000	1025	Am <sup>287</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22151	2000	1025	Am <sup>287</sup>	22311	2000	74	R & Ad
	2001	803	Am <sup>373</sup>	22311.5	2000	74	Ad
22156	2000	1025	Am <sup>287</sup>		2000	1021	Ad
22156.05	2000	74	Ad	22311.7	2000	74	Ad
22156.1	1999	939	Ad <sup>30</sup>	22315	1999	465	R
	2000	1025	Am <sup>287</sup>	22316	1999	465	R
22156.2	1999	939	Ad <sup>30</sup>	22317	1999	465	R
22156.5	1999	939	Ad <sup>30</sup>	22327	1999	939	Am <sup>30</sup>
22158	2000	1021	R & Ad	22352	2001	803	Am <sup>373</sup>
22160	2000	1025	Am <sup>287</sup>	22360	1999	939	Am <sup>30</sup>
22161	1999	939	Am <sup>30</sup>		2001	802	Am
22161.5	2000	74	Am	22360.5	1999	939	Ad <sup>30</sup>
	2000	1021	Am	22362	2003	107	Am
22162	2000	74	R & Ad		2006	654	Am
22163	1999	939	Am <sup>30</sup>	22375	2004	378	Am
	2000	1025	Am <sup>287</sup>	22400	1999	939	Am <sup>30</sup>
22164	1999	465	Ad	22402	2000	1025	Am <sup>287</sup>
22165	2000	1025	Am <sup>287</sup>	22404	2006	654	Ad
22166.5	2000	74	Ad	22450	2007	323	Am
22170	2000	1021	Am	22453	2000	74	Am
22170.5	1999	939	Ad <sup>30</sup>		2000	1021	Am
22171	2003	548	Am	22455.5	1999	939	Am <sup>30</sup>
	2004	912	Am <sup>695</sup>	22457	1999	939	Am <sup>30</sup>
	2005	418	Am	22458	1999	939	Am <sup>30</sup>
22176	2000	74	Ad	22459	1999	939	Am <sup>30</sup>
22177	2000	1021	Ad	22460	2000	74	R & Ad
22200	2002	1049	R & Ad <sup>22</sup>		2000	1021	R & Ad
	2004	11 *	Am (as ad by Stats. 2002, Ch. 1049)	22500	2000	1025	Am <sup>287</sup>
	2005	22	Am <sup>647</sup>	22502	1999	939	Am <sup>30</sup>
	2007	323	Am		2004	474	Am <sup>81</sup>
22200.5	2002	1049	Ad	22503	1999	939	Am <sup>30</sup>
22203.5	2003	859	Am <sup>573</sup>		2003	859	Am <sup>573</sup>
22206	2000	1021	Am	22504	1999	939	Am <sup>30</sup>
22207	2007	323	Am		2004	474	Am <sup>81</sup>
22212.5	2003	856	Ad	22508	1999	939	Am <sup>30</sup>
	2005	351	Am <sup>754</sup>		2000	880	Am
	2007	333	Am		2000	1025	Am <sup>287</sup>
22213	2003	859	Am <sup>573</sup>		2001	77	Am
22217	2003	107	Am	22508.5	1999	939	Am <sup>30</sup>
	2006	654	Am	22508.6	2000	402 *	Ad
22223	2005	351	Am <sup>754</sup>	22514	1999	939	Am <sup>30</sup>
22224	2004	11 *	Am	22515	2002	375	Am <sup>428</sup>
22225	2004	11 *	Am	22516	1999	939	Am <sup>30</sup>
22227	2004	11 *	Ad	22601.5	1999	939	Am <sup>30</sup>
22261	2002	903	Ad		2004	474	Am <sup>81</sup>
22302	2000	74	Ad	22602	1999	939	Am <sup>30</sup>
	2000	1021	Am (as ad by Stats. 2000, Ch. 74) & RN	22604	1999	939	Am <sup>30</sup>
22302.5	2000	1021	Ad(RN)		2004	474	Am <sup>81</sup>
22303	2006	655	Am <sup>802</sup>	22650	2004	912	Am <sup>695</sup>
22303.5	2001	734 *	Am		2005	418	Am
22304	2000	74	Am	22651	2000	74	Am
22306	1999	939	Am <sup>30</sup>		2000	1021	Am
	2007	323	Am		2004	912	Am <sup>695</sup>
22307	2000	1025	Am <sup>287</sup>		2005	418	Am
22307.5	2006	780	Ad	22652	2000	74	Am
22309	2000	74	Am		2000	1020	Am <sup>96</sup>
	2006	655	Am <sup>802</sup>		2000	1021	Am (by Sec. 19.5 of Ch.)
				22655	2000	74	Am
					2000	1021	Am
					2006	655	Am <sup>802</sup>

**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
22656	2000	74	Am	22801	1999	939	Am <sup>30</sup>
	2000	1021	Am		2003	859	Am <sup>573</sup>
22657	2002	375	Am <sup>428</sup>		2006	655	Am <sup>802</sup>
	2006	655	Am <sup>802</sup>	22801.5	2000	402 *	Ad
22658	2000	74	Am		2003	859	Am <sup>573</sup>
22659	2000	74	Am	22802	2000	1020	Am
	2000	1021	Am		2001	802	Am
22660	2000	74	Am	22803	1999	939	Am <sup>30</sup>
	2000	1021	Am		2005	351	Am <sup>754</sup>
	2001	159	Am <sup>305</sup>		2006	654	Am
	2006	655	Am <sup>802</sup>		2007	323	Am
22661	2000	74	Am	22805	1999	939	Am <sup>30</sup>
	2000	1021	Am	22811	2001	803	Ad <sup>373</sup>
	2004	912	Am <sup>695</sup>	22820	1999	939	Am <sup>30</sup>
	2007	513	Am		2001	803	Am <sup>373</sup>
22662	2000	74	Am		2003	859	Am <sup>391 573</sup>
	2000	1020	Am <sup>96</sup>		2006	654	Am
	2000	1021	Am (by Sec. 25.5 of Ch.)		2007	513	Am
	2005	351	Am <sup>754</sup>	22823	1999	939	Am <sup>30</sup>
22663	2003	859	Am <sup>573</sup>		2003	859	Am <sup>573</sup>
	2004	912	Am <sup>695</sup>		2006	655	Am <sup>802</sup>
	2005	351	Am <sup>754</sup>	22826	2008	494	Am
22664	1999	939	Am <sup>30</sup>		1999	939	Am <sup>30</sup>
	2000	74	Am		2003	859	Am <sup>573</sup>
	2000	1021	Am		2006	655	Am <sup>802</sup>
	2001	803	Am <sup>373</sup>	22827	2008	494	Ad
	2002	375	Am <sup>428</sup>	22828	2008	494	Ad
	2006	655	Am <sup>802</sup>	22829	2008	494	Ad
	2008	751 *	Am	22852	2004	183	Am <sup>571</sup>
22665	2000	74	Am	22854	2004	183	Am <sup>571</sup>
22701	2000	1025	Am <sup>287</sup>	22900	2000	1025	Am <sup>287</sup>
22703	2000	1021	Am <sup>269</sup>		2001	803	Am <sup>373</sup>
	2005	351	Am <sup>754</sup>	22901.1	2001	365 *	Ad <sup>73</sup>
	2006	655	Am <sup>802</sup>				R <sup>22</sup>
22705	2000	1020	Am		2002	14 *	Am
	2005	351	Am <sup>754</sup>	22901.2	2002	14 *	Ad <sup>73</sup>
22705.5	2004	912	Am <sup>695</sup>				R <sup>22</sup>
	2005	351	Am <sup>754</sup>	22901.3	2002	14 *	Ad
22706	2000	74	Am	22901.5	2000	74	Ad & R <sup>111</sup>
	2000	1021	Am		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
22713	1999	939	Am <sup>30</sup>				
	2000	1025	Am <sup>287</sup>	22905	2000	1021	Am <sup>270</sup>
	2002	375	Am <sup>428</sup>				R <sup>22</sup>
	2003	859	Am <sup>573</sup>		2002	115 *	Am (as am by Sec. 30 and as ad by Sec. 31, Stats. 2000, Ch. 1021)
	2005	351	Am <sup>754</sup>				
22714	2007	323	Am		2002	375	Am (as am by Sec. 2, Stats. 2002, Ch. 115) <sup>428</sup>
	1999	939	Am <sup>30</sup>				
	2003	313	Am		2003	859	Am (as am by Sec. 8, Stats. 2002, Ch. 375) <sup>573</sup>
	2003	859	Am <sup>573</sup>				
	2004	912	Am <sup>695</sup>	22906	2000	74	R & Ad
	2004	935	Am		2000	1021	R & Ad
	2007	323	Am	22909	2002	115 *	Ad
22714.5	2003	313	Ad <sup>499</sup>				
			R <sup>63</sup>				
	2004	935	Am				
22717	1999	939	Am <sup>30</sup>				
22717.5	2000	402 *	Ad				
22718	1999	939	Am <sup>30</sup>				
22720	2004	911	Am				
22724	1999	939	Ad <sup>30</sup>				

**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
22950	2000	1032	Am	23852	2006	654	Am
	2001	159	Am <sup>305</sup>	23855	2006	654	Am
	2006	780	Am		2006	655	Am <sup>802</sup>
	2007	130	Am <sup>902</sup>		2007	323	Am
22951	2000	1025	Am <sup>287</sup>	23881	2000	74	R & Ad
22954	2000	1021	Am <sup>274</sup>	24001	2001	803	Am <sup>573</sup>
			R <sup>63</sup>		2005	351	Am <sup>754</sup>
			Ad <sup>275</sup>		2007	332	Am
	1X	2003–04	6* Am (as ad by Stats. 2000, Ch. 1021)	24001.5	2001	803	Am <sup>373</sup>
				24002	2002	375	Am <sup>428</sup>
					2003	859	Am <sup>573</sup>
	3X	2007–08	6* Am	24003	2008	370	Am
	2008	751*	Am	24005	2005	351	Am <sup>754</sup>
22954.1	1X	2003–04	6* Ad <sup>542</sup>	24010	2002	375	Am <sup>428</sup>
			R <sup>543</sup>	24012	2002	375	Am <sup>428</sup>
			Am <sup>36 13</sup>		2003	859	Am <sup>573</sup>
22954.5	2008	751*	R & Ad	24101	2001	803	Am <sup>373</sup>
22955	1999	939	Am <sup>30</sup>		2005	351	Am <sup>754</sup>
	2000	1021	Am <sup>274</sup>		2007	332	Am
			R <sup>63</sup>	24101.5	1999	939	Am <sup>30</sup>
			Ad <sup>275</sup>	24102	2002	375	Am <sup>428</sup>
	2008	751*	Am	24103	2008	370	Am
22955.5	2000	1021	Ad	24105	2005	351	Am <sup>754</sup>
	2008	751*	Am	24109	2002	375	Am <sup>428</sup>
22956	2000	1025	Am <sup>287</sup>	24111	2002	375	Am <sup>428</sup>
23001	2000	1025	Am <sup>287</sup>		2003	859	Am <sup>573</sup>
	2005	351	Am <sup>754</sup>	24114	2002	375	Am <sup>428</sup>
23003	1999	939	Am <sup>30</sup>		2004	912	Am <sup>695</sup>
23004	1999	939	Am <sup>30</sup>	24201	1999	939	Am <sup>30</sup>
	2006	655	Am <sup>802</sup>		2000	1025	Am <sup>287</sup>
23006	1999	939	Am <sup>30</sup>		2006	655	Am <sup>802</sup>
23008	2000	1025	Am <sup>287</sup>	24201.5	2007	332	Ad
23100	2000	74	Am	24202.5	2000	74	Am
23102	2000	1025	Am <sup>387</sup>		2006	655	Am <sup>802</sup>
23104	2005	351	Am <sup>754</sup>	24203.5	1999	939	Am <sup>30</sup>
23200	2000	1020	Am <sup>96</sup>		2001	803	Am <sup>373</sup>
23201	1999	939	Am <sup>30</sup>		2003	313	Am
	2000	1020	Am <sup>96</sup>		2004	911	Am
23202	2000	1020	Am <sup>96</sup>	24203.6	2000	1029	Ad
	2005	351	Am <sup>754</sup>		2001	803	Am <sup>373</sup>
23203	2003	859	Am <sup>573</sup>		2003	313	Am
	2004	912	Am <sup>695</sup>		2004	911	Am
23300	2000	74	R		2004	912	Am <sup>695</sup>
			Ad <sup>82</sup>		2006	655	Am <sup>802</sup>
	2000	1025	R	24204	2004	912	Am <sup>695</sup>
			Ad (by Sec. 28.5 of Ch.)		2005	351	Am <sup>754</sup>
					2007	323	Am
	2003	859	Am <sup>573</sup>	24205	1999	939	R & Ad <sup>30</sup>
	2004	912	Am <sup>695</sup>		2006	655	Am <sup>802</sup>
	2005	351	Am <sup>754</sup>		2007	332	Am
	2006	655	Am <sup>802</sup>	24206	2000	74	Am
23702	1999	939	Am <sup>30</sup>	24208	2005	351	Am <sup>754</sup>
23800	2000	1025	Am <sup>287</sup>	24209	2000	1025	Am <sup>287</sup>
23805	2006	655	Am <sup>802</sup>		2001	803	Am <sup>373</sup>
	2007	323	Am		2003	313	Am
23805.5	1999	939	Ad <sup>30</sup>		2006	655	Am <sup>802</sup>
23812	1999	432	Ad	24209.3	2001	800*	Ad
	2000	135	Am <sup>203</sup>		2002	375	Am <sup>428</sup>
	2004	912	Am <sup>695</sup>		2002	664	Am <sup>431</sup>
23850	2000	1025	Am <sup>287</sup>		2003	313	Am
23851	1999	939	Am <sup>30</sup>		2004	912	Am <sup>695</sup>

**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	
24209.3 (Cont.)	2006	655	Am <sup>802</sup>	24216 (Cont.)	2002	375	Am <sup>68 428</sup>	
24211	1999	939	Am <sup>30</sup>	2003	313	Am		
	2000	1025	Am <sup>287</sup>	2004	934	Am (by Sec. 1 of Ch.) <sup>68</sup>		
	2001	803	Am <sup>373</sup>	2004	935	Am (by Sec. 3.5 of Ch.)		
	2003	313	Am		2005	351	Am <sup>754</sup>	
	2004	912	Am <sup>695</sup>	2006	766	Am		
2006	655	Am <sup>802</sup>	2007	353	Am <sup>541 38</sup>			
24212	1999	939	Am <sup>30</sup>	2008	494	Am (by Sec. 7 of Ch.) <sup>189 111</sup>		
	2001	803	Am <sup>373</sup>	24216.5	1999	40*	Am	
	2003	313	Am		2000	70*	Am <sup>187</sup>	
	2004	912	Am <sup>695</sup>		2004	934	Am <sup>68</sup>	
	2007	323	Am		2007	353	Am <sup>541 38</sup>	
2000	896	Am	2008		494	Am (by Sec. 8 of Ch.) <sup>189 111</sup>		
24213	1999	939	Am <sup>30</sup>	24216.6	2000	351	Ad	
	2003	313	Am		2003	859	Am <sup>573</sup>	
	2004	912	Am <sup>695</sup>		2004	934	Am	
	2007	323	Am		2007	353	Am <sup>541</sup>	
	2000	896	Am		2008	494	Am (by Sec. 9 of Ch.) <sup>189 111</sup>	
24214	2002	903	R & Ad <sup>69</sup> Am (as am by Sec. 2 and as ad by Sec. 3, Stats. 2000, Ch. 896)	24219	2005	351	Am <sup>754</sup>	
	2003	859	Am (as am by Sec. 3, Stats. 2002, Ch. 903) <sup>573</sup>		24221	2002	375	Ad <sup>428</sup>
	2004	912	Am (as am by Sec. 2, Stats. 2002, Ch. 903 and Sec. 21, Stats. 2003, Ch. 859) <sup>695</sup>		2003	859	Am <sup>573</sup>	
	2005	351	Am (as am by Sec. 22, Stats. 2004, Ch. 912) <sup>754</sup>		2004	935	Am	
	2006	655	Am (as am by Sec. 24, Stats. 2005, Ch. 351 and Sec. 23, Stats. 2004, Ch. 912) <sup>802</sup>		2006	655	Am <sup>802</sup>	
24216	2007	353	Am (as am by Sec. 28, Stats. 2006, Ch. 655) <sup>541 38</sup>	2007	332	Am		
	2008	494	Am (as am by Sec. 29, Stats. 2006, Ch. 655) <sup>636</sup>	24230	2000	897	Ad & R <sup>111</sup>	
			Am (as am by Sec. 1, Stats. 2007, Ch. 353) <sup>189 111</sup>	2002	375	R <sup>428</sup>		
			Am (as am by Sec. 2, Stats. 2007, Ch. 353) <sup>872</sup>	24231	2000	897	Ad & R <sup>111</sup>	
			Am <sup>24</sup>	2002	375	R <sup>428</sup>		
Ad <sup>25</sup>			24232	2000	897	Ad & R <sup>111</sup>		
R <sup>175</sup>	2002	375	R <sup>428</sup>					
			24233	2000	897	Ad & R <sup>111</sup>		
			2002	375	R <sup>428</sup>			
			24234	2000	897	Ad & R <sup>111</sup>		
			2002	375	R <sup>428</sup>			
			24235	2000	897	Ad & R <sup>111</sup>		
			2002	375	R <sup>428</sup>			
			24236	2000	897	Ad & R <sup>111</sup>		
			2002	375	R <sup>428</sup>			
			24237	2000	897	Ad & R <sup>111</sup>		
			2002	375	R <sup>428</sup>			
			24237.5	2000	897	Ad & R <sup>111</sup>		
			2002	375	R <sup>428</sup>			
			24238	2000	897	Ad & R <sup>111</sup>		
			2002	375	R <sup>428</sup>			
			24250	1999	465	Ad		
			24255	1999	465	Ad		
			2000	135	Am <sup>203</sup>			
			2001	803	Am <sup>373</sup>			
			24260	1999	465	Ad		
			2001	803	Am <sup>373</sup>			
			24270	1999	465	Ad		
			24275	1999	465	Ad		

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
24300	1999	939	Am (as ad by Sec. 2, Stats. 1998, Ch. 349) <sup>30</sup>	24410.7	2000	1027	Ad
					2007	323	Am
	2002	903	R & Ad	24411	2000	74	Am
	2003	859	Am <sup>573</sup>		2001	840	Am
	2006	655	Am <sup>802</sup>		2008	751 *	R
24300.1	2006	655	Ad <sup>802</sup>	24412	2000	74	Am
24300.2	2006	655	Ad <sup>802</sup>		2001	840	Am
	2007	130	Am <sup>902</sup>		2008	751 *	Am
24300.5	2000	74	Ad	24415	2000	74	Am
	2001	803	Am <sup>373</sup>		2000	1025	Am (by Sec. 36.5 of Ch.)
24300.6	2000	1020	Ad <sup>96</sup>		2000	1026	Am
	2005	418	Am		2000	1027	Am
	2006	655	Am <sup>802</sup>		2001	840	Am
	2007	323	Am		2008	751 *	Am
24301	2006	655	Am <sup>802</sup>	24415.5	2008	751 *	Ad
24302	2006	655	Am <sup>802</sup>	24416	2001	840	Am
24303	2006	655	Am <sup>802</sup>		2008	751 *	Am
24305	2006	655	Am <sup>802</sup>	24417	2000	74	Am
24305.3	2000	74	Ad		2000	1025	Am (by Sec. 37.5 of Ch.)
	2000	1021	Ad		2000	1026	Am
	2006	655	Am (as ad by Sec. 39, Stats. 2000, Ch. 1021) <sup>802</sup>		2000	1027	Am
					2001	840	Am
24305.5	1999	939	Am <sup>30</sup>		2008	751 *	Am
	2006	655	Am <sup>802</sup>	24600	1999	939	Am (as am by Sec. 204, Stats. 1998, Ch. 965) <sup>30</sup>
24306	1999	939	Am (as ad by Sec. 4, Stats. 1998, Ch. 349) <sup>30</sup>		2000	74	Am
					2000	1021	Am (as am by Stats. 1998, Ch. 965)
	2006	655	Am <sup>802</sup>				R (as am by Stats. 2000, Ch. 74)
24306.5	2005	351	Am <sup>754</sup>				Ad <sup>8</sup>
24306.7	2005	351	Am <sup>754</sup>		2001	802	R (as ad by Sec. 42, Stats. 2000, Ch. 1021)
	2006	655	Am <sup>802</sup>				Am (as am by Sec. 40, Stats. 2000, Ch. 1021) <sup>13</sup>
24307	1999	939	Am (as ad by Sec. 7, Stats. 1998, Ch. 349) <sup>30</sup>		2005	661	Am
					2008	751 *	Am
	2000	1025	Am <sup>287</sup>	24606	2003	859	Am <sup>573</sup>
	2001	803	Am <sup>373</sup>	24613	2005	351	Am <sup>754</sup>
	2005	351	Am <sup>754</sup>	24615	1999	939	Am <sup>30</sup>
	2005	418	Am		2003	859	Am <sup>573</sup>
	2006	655	Am <sup>802</sup>	24616	2000	1021	Am
24309	2006	655	Am <sup>802</sup>		2003	859	Am <sup>573</sup>
	2007	323	Am	24617	2000	1021	Am
24311	2005	351	Am <sup>754</sup>		2003	859	Am <sup>573</sup>
24312	2005	351	Am <sup>754</sup>		2007	323	Am
24312.1	2006	655	Ad <sup>802</sup>	24618	2006	538	Am <sup>802</sup>
24400	2005	351	Am <sup>754</sup>	24701	2005	351	Am <sup>754</sup>
24402	2000	74	Am	24703	2006	655	Am <sup>802</sup>
	2001	803	Am <sup>373</sup>	24704	2005	351	Am <sup>754</sup>
	2006	655	Am <sup>802</sup>		2006	655	Am <sup>802</sup>
24404	2001	803	Am <sup>373</sup>				
24410.5	1999	632	Ad				
	2000	1025	Am <sup>287</sup>				
	2000	1026	Am				
24410.6	2000	1026	Ad				
	2001	803	Am <sup>373</sup>				
	2006	654	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
24705	2002	375	Am <sup>428</sup>	25009 (Cont.)	2000	1021	Am (as ad by Stats. 2000, Ch. 74)
	2006	655	Am <sup>802</sup>				
24750	2000	1020	Am <sup>96</sup>				
	2005	351	Am <sup>754</sup>				
24751	2000	1020	Am <sup>96</sup>		2006	655	Am <sup>802</sup>
	2005	351	Am <sup>754</sup>		2007	323	Am
24950	2002	375	Am <sup>428</sup>	25010	2000	74	Ad
	2008	230	Am		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
24950.5	2008	432	Ad				
24952	2006	780	Am	25011	2000	74	Ad
24953	2006	780	Ad		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
	2008	230	Am				
24975	1999	740*	Ad(RN)				
	2002	375	Am <sup>428</sup>				
	2003	859	Am <sup>573</sup>		2001	803	Am <sup>373</sup>
24976	1999	740*	Ad(RN)		2002	375	Am <sup>428</sup>
	2001	430	Am		2002	903	Am
	2006	655	Am <sup>802</sup>		2006	655	Am <sup>802</sup>
	2007	323	Am	25011.1	2006	655	Ad <sup>802</sup>
	2008	432	Am	25011.5	2006	655	Ad <sup>802</sup>
24977	2006	780	Ad	25012	2000	74	Ad
25000	1999	740*	Am & RN & Ad		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
	2000	74	Am & RN & Ad				
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2002	375	Am <sup>428</sup>
					2006	655	Am <sup>802</sup>
	2000	1032	Am & RN	25013	2000	74	Ad
	2000	74	Ad	25014	2000	74	Ad
25000.5	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
	2000	74	Ad				
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25015	2001	803	Am <sup>373</sup>
25000.7	2000	74	Ad		2000	74	Ad
25000.9	2002	375	Ad <sup>428</sup>		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
	2003	859	Am <sup>573</sup>				
	2004	912	Am <sup>695</sup>		2001	803	Am <sup>373</sup>
	2005	418	Am		2006	655	Am <sup>802</sup>
25001	1999	740*	Am & RN	25016	2000	74	Ad
	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	25017	2006	655	Am <sup>802</sup>
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2000	74	Ad
					2000	1021	Am (as ad by Stats. 2000, Ch. 74)
25003	2000	74	Ad				
25004	2000	74	Ad	25018	2002	375	Am <sup>428</sup>
25005	2000	74	Ad		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)				
					2001	803	Am <sup>373</sup>
25007	2000	74	Ad		2002	375	Am <sup>428</sup>
	2002	375	Am <sup>428</sup>		2002	903	Am
25008	2000	74	Ad		2006	655	Am <sup>802</sup>
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25018.1	2006	655	Ad <sup>802</sup>
				25018.2	2006	655	Ad <sup>802</sup>
25009	2000	74	Ad	25018.5	2002	375	Ad <sup>428</sup>
					2003	859	Am <sup>573</sup>
				25019	2000	74	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
25019 (Cont.)	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25103	2002 2003	1095 62	Ad Am <sup>519</sup>
25020	2001	803	Am <sup>373</sup>	25104	2002	1095	Ad
	2000	74	Ad	25105	2002	1095	Ad
25021	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25106	2002	1095	Ad
	2002	375	Am <sup>428</sup>	25107	2002	1095	Ad
25022	2000	74	Ad		2004	912	Am <sup>695</sup>
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25108	2002	1095	Ad
25022.5	2002	375	Am <sup>428</sup>	25109	2002	1095	Ad
	2000	74	Ad	25110	1999	740*	Ad
25023	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2000	74	Am & RN
	2002	375	Am <sup>428</sup>		2002	1095	Ad
Title 1, Div. 1, Pt. 13, Ch. 38, Art. 6, heading (Sec. 25024 et seq.)	2001	803	Am & RN <sup>373</sup>	25111	2002	1095	Ad
	2001	803	Ad(RN) <sup>373</sup>		2008	230	Am
25024	2000	74	Ad	25112	2002	1095	Ad
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2008	230	Am
25024.5	2006	655	Am <sup>802</sup>	25113	2002	1095	Ad
	2005	661	Ad		2008	230	Am
25025	2000	74	Ad	25114	2002	1095	Ad
	2005	661	Am		2008	230	Am
25026	2000	74	Ad	25115	1999	740*	Ad
	2001	803	R <sup>373</sup>		2000	74	Am & RN
25100	1999	740*	Ad		2002	1095	Ad
	2000	74	Am & RN	25120	1999	740*	Ad
25101	2002	1095	Ad		2000	74	Am & RN
	2003	859	Am <sup>573</sup>	25125	1999	740*	Ad
25102	2004	912	Am <sup>695</sup>		2000	74	Am & RN
	2008	230	Am	25900	2000	74	Ad(RN)
	2003	859	Am <sup>573</sup>		2000	1032	Ad(RN)
	2008	230	Am	25901	2000	74	Ad(RN)
	2002	1095	Ad	25910	2000	74	Ad(RN)
	2003	859	Am <sup>573</sup>	25915	2000	74	Ad(RN)
	2008	230	Am	25920	2000	74	Ad(RN)
	2002	1095	Ad	25921	2001	803	Ad <sup>373</sup>
	2003	859	Am <sup>573</sup>	25923	2000	1032	Ad
	2008	230	Am	25925	2000	74	Ad(RN)
	2002	1095	Ad		2001	803	Ad <sup>373</sup>
				25926	2001	803	Ad <sup>373</sup>
				25930	2000	1032	Ad
					2001	803	Am <sup>373</sup>
				25931	2000	1032	Ad
				25932	2000	1032	Ad
				25933	2000	1032	Ad
					2001	159	Am <sup>305</sup>
				Title 1, Div. 1, Pt. 13.5, Ch. 4, heading (Sec. 25940 et seq.)	2001	803	Am <sup>373</sup>
					2000	1032	Ad
					2001	803	Am <sup>373</sup>
					2002	375	Am <sup>428</sup>
					2003	859	Am <sup>573</sup>
					2008	230	Am
				25950	2000	874	Ad
				25955	2002	375	Ad <sup>428</sup>
				26000.5	2006	655	Am <sup>802</sup>
				26002.5	2004	912	Ad <sup>695</sup>
					2005	418	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
26002.5 (Cont.)	2006	655	Am <sup>802</sup>	27400 (Cont.)	2005	418	Am
	2007	513	Am	27401	2004	912	Am <sup>695</sup>
26004	2004	912	Am <sup>695</sup>		2005	418	Am
	2005	661	Am	27403	2004	183	Am <sup>571</sup>
	2007	513	Am	27405	2006	655	Am <sup>802</sup>
26104	2000	1025	Am <sup>287</sup>	27406	2004	912	Am <sup>695</sup>
26113	2006	655	Am <sup>802</sup>		2007	513	Am
26116	2006	655	Am <sup>802</sup>	27408	2006	655	Am <sup>802</sup>
26135	1999	939	Am <sup>30</sup>	27410	1999	939	Am <sup>30</sup>
26137	2006	655	Am <sup>802</sup>		2006	655	Am <sup>802</sup>
26140	2004	912	Am <sup>695</sup>		2006	655	Am <sup>802</sup>
	2005	418	Am	27411	2006	655	Am <sup>802</sup>
26144.5	2000	1020	Ad	32000	2001	725	R
26202	1999	939	Am <sup>30</sup>	32001	2001	725	Am
26214	2006	655	Am <sup>802</sup>	32002	2001	725	R
26215	1999	939	Am <sup>30</sup>	32003	2001	725	R
26301	1999	939	Am <sup>30</sup>	32004	2001	725	Am
	2006	655	Am <sup>802</sup>	32050	2003	21 *	Am
26303	1999	939	Am <sup>30</sup>		2006	601	R
26400	2001	803	Am <sup>373</sup>	32051	2006	601	R
	2002	375	Am <sup>428</sup>	32211	2003	552	Am
	2004	474	Am <sup>81</sup>	32221.5	2006	108	Ad
	2006	655	Am <sup>802</sup>		2007	130	Am <sup>902</sup>
26401	2001	803	Am <sup>373</sup>	Title 1,			
	2004	474	Am <sup>81</sup>	Div. 1,			
	2005	351	Am (as am by	Pt. 19,			
			Sec. 6, Stats.	Ch. 2,			
			2004, Ch.	Art. 3.6,			
			474) <sup>754</sup>	heading			
				(Sec. 32228			
				et seq.)	1999	86	Am (as ad by
26401.5	2006	655	Am <sup>802</sup>				Stats. 1999, Ch.
	1999	939	Am <sup>30</sup>				51)
	2000	1020	R		1999	645 *	Am (as ad by
26402	2001	803	Am <sup>373</sup>				Stats. 1999, Ch.
26403	2000	1020	Ad				51)
26501.5	2000	1020	Ad	32228	1999	51 *	Ad
26503.5	2000	1020	Ad		2000	71 *	Am
26504	1999	939	Am <sup>30</sup>		2000	955	Am
26603	1999	939	Am <sup>30</sup>		2001	734 *	Am
26604	1999	939	Am <sup>30</sup>		2001	735	Am (by Sec.
26807	2001	803	Am <sup>373</sup>				1.5 of Ch.)
	2002	903	Am		2004	871	S <sup>79 43</sup>
	2006	655	Am <sup>802</sup>		2005	118 *	S <sup>54 57</sup>
26807.5	2006	655	Ad <sup>802</sup>	32228.1	1999	51 *	Ad
26807.6	2006	655	Ad <sup>802</sup>		1999	86	Am (as ad by
26811	2006	655	Am <sup>802</sup>				Stats. 1999, Ch.
26906	2001	803	Am <sup>373</sup>				51)
	2002	903	Am		1999	645 *	Am (as ad by
	2006	655	Am <sup>802</sup>				Stats. 1999, Ch.
26906.5	2006	655	Ad <sup>802</sup>				51)
26906.6	2006	655	Ad <sup>802</sup>		1999	646	Am (as ad by
26910	2006	655	Am <sup>802</sup>				Stats. 1999, Ch.
26911	2001	803	Am <sup>373</sup>				51)
27004	2001	803	R & Ad <sup>373</sup>		2000	71 *	Am
	2002	375	Am <sup>428</sup>		2000	955	Am
	2006	655	Am <sup>802</sup>		2001	734 *	Am
27007	2001	803	Am <sup>373</sup>		2002	165	Am
27008	2001	803	Am <sup>373</sup>		2004	871	S <sup>79 43</sup>
27100	2005	351	Am <sup>754</sup>		2005	118 *	S <sup>54 57</sup>
27204	2005	661	Am	32228.2	1999	51 *	Ad
27400	2004	912	Am <sup>695</sup>				

**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
32228.2 (Cont.)	1999	646	Am (as ad by Stats. 1999, Ch. 51)	Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 3, heading (Sec. 32270 et seq.)			
	2004	871	S <sup>79</sup> 43		2003	828	Ad(RN)
	2005	118*	S <sup>54</sup> 57		2001	890	Am
32228.3	1999	645*	Ad	32270	2001	890	Am
	2004	871	S <sup>79</sup> 43		2003	828	R & Ad(RN)
	2005	118*	S <sup>54</sup> 57		2008	646	Am
32228.5	1999	646	Ad	32270.5	1999	872*	Ad
	2004	871	S <sup>79</sup> 43		2003	828	R
	2005	118*	S <sup>54</sup> 57		2001	890	Am
32228.6	2004	871	Ad <sup>79</sup> R <sup>80</sup>	32271	2001	890	Am
	2005	118*	R <sup>54</sup> 57		2003	828	R
32230	2002	1168*	R	32272	2003	828	R
32231	2002	1168*	R	32273	2003	828	R
32232	2002	1168*	R	32274	2003	828	R
32233	2002	1168*	R	Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 4, heading (Sec. 32275 et seq.)			
32234	2002	1168*	R	32275	2003	828	Ad(RN)
32235	2002	1168*	R		2003	828	Ad(RN)
32236	2002	1168*	R	Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 3, heading (Sec. 32280 et seq.)			
32237	2001	745*	Am	32280	2003	828	Am & RN
	2001	750	R		2001	890	Am
32238	2002	1168*	R		2003	828	Am & RN & Ad(RN)
32239	2002	1168*	R	32281	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)	32282	2003	828	Ad(RN)
	1999	51*	Ad		2004	895	Am
	1999	86	Am (as ad by Stats. 1999, Ch. 51)	32282.5	2006	696	Ad
	2001	745*	Am	32283	2003	828	Ad(RN)
32255	2006	538	Am <sup>802</sup>	32284	2003	828	Ad(RN)
32255.1	2006	538	Am <sup>802</sup>	32285	2003	828	Ad(RN)
32261	2001	890	Am	32286	2003	828	Ad(RN)
	2003	828	Am	32287	2003	828	Ad(RN) (by Sec. 19.5 of Ch.)
	2008	646	Am				
32262	2003	828	Am	32288	2003	828	Ad(RN)
Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 2, heading (Sec. 32265 et seq.)	2003	828	Ad(RN)	32289	2004	272	Ad
	2003	828	Ad(RN)		2004	896*	Ad(RN)
32265	2004	183	Am <sup>571</sup>				
	2008	646	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 4, heading (Sec. 32290 et seq.)	2003	828	Am & RN	33126 (Cont.)	2004	900*	Am
32290	2001	890	Am		2005	22	Am <sup>647</sup>
	2003	828	Am & RN & Ad		2005	354	Am (by Sec. 1 of Ch.)
Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 5, heading (Sec. 32295 et seq.)	2003	828	Am & RN		2005	358	Am (by Sec. 1.5 of Ch.)
32295	2001	890	Am		2007	130	Am <sup>902</sup>
	2003	828	Am & RN	33126.1	2007	530	Am
32296	2004	871	S <sup>79 43</sup>		2000	996*	Ad
32296.1	2004	871	S <sup>79 43</sup>		2001	159	Am <sup>305</sup>
32296.10	2004	871	Ad <sup>79</sup> R <sup>80</sup>		2002	1168*	Am
	2004	871	S <sup>79 43</sup>		2004	900*	Am
32296.3	2004	871	S <sup>79 43</sup>		2007	130	Am <sup>902</sup>
32296.4	2004	871	S <sup>79 43</sup>		2007	530	Am
32296.5	2004	871	S <sup>79 43</sup>	33126.15	2005	358	Ad
32296.6	2004	871	S <sup>79 43</sup>	33126.2	2000	996*	Ad
32296.7	2004	871	S <sup>79 43</sup>	33127	2004	52*	Am
32296.8	2002	120	Am	33128	2002	1168*	Am (as am by Sec. 1, Stats. 1998, Ch. 784) <sup>70 18</sup>
	2004	871	S <sup>79 43</sup>				Am (as ad by Sec. 2, Stats. 1998, Ch. 784) <sup>391</sup>
32296.9	2004	871	S <sup>79 43</sup>		2004	52*	Am (as am by Sec. 6.7, Stats. 2002, Ch. 1168)
32311	2003	185	Am <sup>440</sup>	33128.1	1X 2003–04	4*	Ad
Title 1, Div. 1, Pt. 19, Ch. 3, Art. 3, heading (Sec. 32320 et seq.)	2002	202	R	33128.2	1X 2003–04	4*	Ad
32320	1999	689	Am	33128.3	2003	227*	Ad
	2002	202	Am & RN	33128.5	2001	872*	Ad
32425	2002	701	Ad	33143	2003	755	Am
	2004	402	Am	33318.5	2005	517	Ad
33009.5	2002	1020*	Ad	33319.3	2000	642	Ad
33042	2002	508	Ad	33328	1999	1009*	Ad
33050	2000	71*	Am	33333	2001	430	Am
	2000	1058	Am (as am by Stats. 2000, Ch. 71)	33350	2002	1166	Am
	3X 2001–02	2*	Am		2003	459	Am
33051	2008	179	Am <sup>976</sup>	33352	2000	585	R (as am by Stats. 1993, Ch. 487)
33054	2000	464	Ad <sup>79</sup> R <sup>80</sup>				Am (as am by Stats. 1996, Ch. 151) <sup>5</sup>
	2005	543	Am <sup>75</sup>		2001	888	Am <sup>75</sup>
33101	2007	142	R		2002	943	Am
33126	2000	996*	Am		2006	301	Am <sup>13</sup>
	2002	1166	Am	33353	2007	720	Am
	2002	1168*	Am		2000	585	Am <sup>5</sup>
					2001	888	Am <sup>75</sup>
					2001	889	Am <sup>75</sup>
					2006	301	Am <sup>13 640</sup>
					2007	130	Am <sup>902</sup>
				33354	2000	585	Am <sup>5</sup>
					2001	888	Am <sup>75</sup>
					2001	889	Am <sup>75</sup>
					2006	301	Am <sup>13</sup>
					2007	130	Am <sup>902</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
33370	2006	880	Am	35186	2004	900*	Ad
	2007	130	Am <sup>902</sup>		2004	903*	Am (as ad by
33380	2006	880	Am				Stats. 2004, Ch.
33381	2006	880	Am				900)
33382	2006	880	Am		2005	118*	Am
	2007	170	Am		2005	677*	Am
	2008	179	Am <sup>976</sup>		2006	704	Am
33383	2006	880	Am		2007	526*	Am
	2007	170	Am	35233	2000	44	Am <sup>185</sup>
33420	2000	1055*	Am	35254	1999	646	Am
33430	2006	837	Ad & R <sup>547</sup>	35256	2007	530	Am
33431	2006	837	Ad & R <sup>547</sup>	35258	2007	530	Am
33432	2006	837	Ad & R <sup>547</sup>	35277	2003	574	Ad
33533	2001	734*	Am		2004	495	Am
33540	2004	895	Am	35277.5	2003	574	Ad
	2004	896*	Am	35278	2003	574	Ad
33541	2001	926	Ad		2004	495	Am
	2003	665	Am	35278.5	2003	574	Ad
33551	2006	538	Am <sup>802</sup>	35291	2002	1032*	Am
33590	2003	208	Am	35291.5	2002	1032*	Am
	2005	653*	Am	35292.5	2003	909	Ad
33600	2003	386	Ad & R <sup>43</sup>	Title 2,			
33601	2003	386	Ad & R <sup>43</sup>	Div. 3,			
33603	2003	386	Ad & R <sup>43</sup>	Pt. 21,			
33604	2003	386	Ad & R <sup>43</sup>	Ch. 2,			
33605	2003	386	Ad & R <sup>43</sup>	Art. 10.3,			
35001	2002	221	Am	heading			
35012	2000	135	Am <sup>203</sup>	(Sec. 35294			
35021	2001	40	Am	et seq.)	2003	828	Am & RN
35021.2	1999	476	Ad	35294	2003	828	Am & RN
35021.3	2007	162	Ad	35294.1	1999	996	Am
	2008	179	Am <sup>976</sup>		2002	735	Am
35021.5	2003	292	Am		2003	828	Am (as am by
35029.1	2001	135*	Ad				Sec. 1, Stats.
35035	2007	730	Am				2002, Ch. 735)
35036	2006	518	Ad				& RN
35041.3	1999	189	Ad	35294.10	1999	996	Ad
35105	2006	538	Am <sup>802</sup>		2003	828	Am
35106	2000	1058	Am	35294.11	1999	996	Ad
35120	2001	401	Am		2003	828	Am
	2002	1168*	Am	35294.12	1999	996	Ad
35160.5	1999	389	Am		2003	828	Am
	2000	135	Am <sup>203</sup>	35294.13	1999	996	Ad
	2002	1013	Am		2003	828	Am
	2003	552	Am	35294.14	1999	996	Ad
	2008	113	Am	35294.15	1999	996	Ad
35178.4	2001	598*	Ad	35294.2	1999	996	R (as ad by
	2006	402	Am				Sec. 4, Stats.
35179	2000	585	Am <sup>5</sup>				1997, Ch. 736)
	2001	888	Am <sup>75</sup>				Am (as ad by
	2001	889	Am <sup>75</sup>				Sec. 3, Stats.
	2006	301	Am <sup>13</sup>				1997, Ch.
	2007	130	Am <sup>902</sup>				736) <sup>13</sup>
35179.1	2005	673	Am		2001	646	Am
35179.2	2001	745*	Am		2001	890	Am
	2002	1032*	Am		2003	828	Am & RN
35182.5	1999	374	Ad	35294.20	2002	506	Ad & R <sup>68</sup>
	2003	458	Am	35294.21	2002	506	Ad & R <sup>68</sup>
35183	2003	828	Am		2003	828	Am
35183.5	2001	575	Ad	35294.22	2002	506	Ad & R <sup>68</sup>
	2002	266	Am		2003	828	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
35294.23	2002	506	Ad & R <sup>68</sup>	35735.3 (Cont.)	2002	1168 *	Ad
35294.25	2002	506	Ad & R <sup>68</sup>	35738	2003	62	Am <sup>519</sup>
35294.3	2003	828	Am & RN	35752	2006	730	Am
35294.4	2002	457	Ad	35753	2005	344	Am
	2003	828	Am & RN	35756	2000	1058	Am
35294.5	1999	996	Am		2005	344	Am
	2003	828	Am & RN		2006	730	Am
35294.6	1999	996	Am	35763	2007	508	Am
	2002	91	Am	35800	2004	652	Ad & R <sup>317</sup>
	2003	828	Am & RN	35801	2004	652	Ad & R <sup>317</sup>
35294.7	1999	996	Am	35802	2004	652	Ad & R <sup>317</sup>
	2003	423	Am (by Sec. 1 of Ch.)	35803	2004	652	Ad & R <sup>317</sup>
	2003	828	Am & RN (by Sec. 19.5 of Ch.)	35804	2004	652	Ad & R <sup>317</sup>
				35805	2004	652	Ad & R <sup>317</sup>
35294.8	1999	996	Am	35806	2004	652	Ad & R <sup>317</sup>
	2002	506	Am	35806.5	2004	652	Ad & R <sup>317</sup>
	2003	828	Am & RN	35807	2004	652	Ad & R <sup>317</sup>
35294.9	1999	996	Am	35808	2004	652	Ad & R <sup>317</sup>
	2003	828	R	35809	2004	652	Ad & R <sup>317</sup>
35294.95	2003	423	Ad	35810	2004	652	Ad & R <sup>317</sup>
	2004	272	R	35811	2004	652	Ad & R <sup>317</sup>
	2004	896 *	Am & RN	35812	2004	652	Ad & R <sup>317</sup>
35295	2004	895	Am	35813	2004	652	Ad & R <sup>317</sup>
35296	2004	895	Am	35814	2004	652	Ad & R <sup>317</sup>
35316	2007	569	Am	35815	2004	652	Ad & R <sup>317</sup>
35330	2007	23	Am	35816	2004	652	Ad & R <sup>317</sup>
35351	2007	569	Am	35900	2006	299	Ad & R <sup>639</sup>
35400	1999	295 *	Ad & R <sup>24</sup>		2007	130	Am <sup>902</sup>
	2000	750	Am <sup>18</sup>	35901	2006	299	Ad & R <sup>639</sup>
	2002	462	Am <sup>423</sup>	35910	2006	299	Ad & R <sup>639</sup>
	2006	299	Am	35911	2006	299	Ad & R <sup>639</sup>
35401	1999	295 *	Ad & R <sup>24</sup>	35912	2006	299	Ad & R <sup>639</sup>
	2000	750	Am <sup>18</sup>	35913	2006	299	Ad & R <sup>639</sup>
	2002	462	Am	35914	2006	299	Ad & R <sup>639</sup>
	2003	62	Am <sup>519</sup>	35915	2006	299	Ad & R <sup>639</sup>
35500	2000	1058	Am	35920	2006	299	Ad & R <sup>639</sup>
35517	2005	344	Ad	35921	2006	299	Ad & R <sup>639</sup>
35534	2003	62	Am <sup>519</sup>	35922	2006	299	Ad & R <sup>639</sup>
35535	2008	223	Am	35923	2006	299	Ad & R <sup>639</sup>
35555	2005	344	Am	35924	2006	299	Ad & R <sup>639</sup>
35556	1999	205	Am	35930	2006	299	Ad & R <sup>639</sup>
35566	2005	344	Am	35930.5	2006	299	Ad & R <sup>639</sup>
35567	2008	652 *	Ad <sup>935</sup> R <sup>722</sup>	35931	2006	299	Ad & R <sup>639</sup>
				35932	2006	299	Ad & R <sup>639</sup>
					2007	130	Am <sup>902</sup>
35570	2006	730	Am	35933	2006	299	Ad & R <sup>639</sup>
35700.5	2000	761	Ad	35940	2006	299	Ad & R <sup>639</sup>
35704	2000	1058	Am	35950	2006	299	Ad & R <sup>639</sup>
35706.5	2000	599	Ad	37202	2004	946	Am
35707	2000	1058	Am	37220	2006	205	Am
35710	2005	344	Am		2007	130	Am <sup>902</sup>
	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		2002	1124 *	Ad <sup>70</sup>
35722	2005	344	Am				R <sup>63</sup>
35735.1	2006	730	Am	37220.8	2002		
35735.3	2000	1058	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
37220.8 (Cont.)	2003	62	Am <sup>519</sup>	37693	2004	901 *	Ad
37252	1999	78 *	Am (as am by Stats. 1999–2000 1st Ex. Sess., Ch. 1) <sup>1</sup>	37694	2004	901 *	Ad
	2000	72 *	Am	37695	2004	901 *	Ad
	2000	135	Am <sup>203</sup>	37700	2003	237 *	Am
	1X 1999–00	1	Am	37700.1	2004	481	Ad <sup>300</sup> R <sup>301</sup>
	2001	159	Am <sup>305</sup>	37701	2004	465	Am
	2005	234 *	Am	37702	2004	465	Am
37252.1	2002	59 *	Ad <sup>70</sup> R <sup>63</sup>	37703	2004	465	Am
	2003	62	Am <sup>519</sup>	37704	2004	465	Am
	2004	537 *	Am <sup>98 75</sup>	37706	2004	465	Am
37252.2	2000	72 *	Ad <sup>34</sup>	37707	2004	465	Am
	2001	159	Am <sup>305</sup>	37710	2004	465	Ad
37252.5	1999	78 *	Am		2008	661	Am
	2000	72 *	Am & R <sup>20</sup>	37710.5	2008	661	Ad & R <sup>423</sup>
37252.6	2000	72 *	Ad & R <sup>20</sup>	37711	2004	465	Ad
37252.8	2000	72 *	Ad <sup>188</sup>	37712	2004	465	Ad <sup>98</sup> R <sup>100</sup>
	2004	871	Am <sup>79</sup> R <sup>80</sup>	37713	2004	465	Ad <sup>98</sup> R <sup>100</sup>
	2005	402 *	Am <sup>13</sup>	38020	1999	646	R
37253	1999	78 *	Am	38021	1999	646	R
	2000	72 *	Am	38022	1999	646	R
	2003	227 *	Am	38023	1999	646	R
	2004	871	Am <sup>79</sup> R <sup>80</sup>	38024	1999	646	R
	2005	402 *	Am <sup>13</sup>	38025	1999	646	R
37253.5	2000	72 *	Ad	38026	1999	646	R
37254	2005	234 *	Ad	38027	1999	646	R
	2006	79 *	Am	38028	1999	646	R
	2007	526 *	Am	38029	1999	646	R
37254.1	2006	586	Ad	38030	1999	646	R
37619	2001	159	Am <sup>305</sup>	38040	1999	646	R
37631	2003	650	Am	38045	1999	646	R
Title 2, Div. 3, Pt. 22, Ch. 5.5, Art. 1, heading (Sec. 37670 et seq.)	2004	901 *	Ad	38046	1999	646	R
37670	2003	509	Am	38047	1999	648	Ad
	2004	901 *	Am	38047.6	2002	360	Ad
37680	2004	901 *	Ad	38048	1999	646	R
37681	2004	901 *	Ad		1999	647 *	Am & RN (by Sec. 1 of Ch.) Ad(RN) (by Sec. 1 of Ch.)
37682	2004	901 *	Ad		1999	648	Am & RN (by Sec. 2.5 of Ch.)
37683	2004	901 *	Ad	38049	1999	646	R
37684	2004	901 *	Ad	38050	1999	646	R
37685	2004	901 *	Ad	38051	1999	646	R
37686	2004	901 *	Ad	38052	1999	646	R
37687	2004	901 *	Ad	38053	1999	646	R
37688	2004	901 *	Ad	38054	1999	646	R
37689	2004	901 *	Ad	38055	1999	646	R
37690	2004	901 *	Ad	38056	1999	646	R
37691	2004	901 *	Ad	38057	1999	646	R
37692	2004	901 *	Ad	38058	1999	646	R
				38059	1999	646	R
				38060	1999	646	R
				38065	1999	646	R
				38101	2005	677 *	Am
				38131	2006	205	Am
				38132	2004	895	R
				38133	2002	1168 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
38139	1999	832	Am	40085.5	1999	646	Ad
38150	1999	646	R	40086	1999	646	Ad
38155	1999	646	R	40087	1999	646	Ad
38156	1999	646	R	40088	1999	646	Ad
38157	1999	646	R	40089	1999	646	Ad
38158	1999	646	R	40090	1999	646	Ad
38159	1999	646	R	40090.5	1999	646	Ad
38160	1999	646	R	41003.3	2008	634 *	Ad & R <sup>1008</sup>
38161	1999	646	R	41020	2000	1055 *	Am
38162	1999	646	R		2002	1128	Am
38163	1999	646	R		2004	900 *	Am
38164	1999	646	R		2005	677 *	Am
38165	1999	646	R		2006	730	Am
38166	1999	646	R	41020.3	2002	1128	Am
38167	1999	646	R	41020.5	2000	1055 *	Am
38168	1999	646	R		2004	52 *	Am
39006	2000	135	Am & RN <sup>203</sup>		2004	896 *	Am
39619	1999	390	Am & RN		2005	22	Am <sup>647</sup>
39800	1999	646	Ad	41020.6	2001	750	Am
39800.5	2003	559	Ad	41023	1999	646	Am
39801	1999	646	Ad		2002	1168 *	Am
39801.5	1999	646	Ad	Title 2,			
39802	1999	646	Ad	Div. 3,			
39803	1999	646	Ad	Pt. 24,			
39805	1999	646	Ad	Ch. 1,			
39806	1999	646	Ad	Art. 3,			
39807	1999	646	Ad	heading			
39807.5	1999	646	Ad	(Sec. 41030			
	2007	56	Am	et seq.)	2002	1168 *	Am
39808	1999	646	Ad	41031	2002	1168 *	Am
39809.5	1999	646	Ad	41032	2002	1168 *	Am
39820	1999	646	Ad	41033	2002	1168 *	Am
39830	1999	646	Ad	41035	2002	1168 *	Am
	2007	569	Am	41038	2002	1168 *	Am
39830.1	1999	646	Ad	41203.1	1999	78 *	Am
39831	1999	646	Ad		2000	71 *	Am
39831.5	1999	646	Ad <sup>82</sup>		2001	891 *	Am
	1999	648	Ad(RN) (by		2002	1167 *	Am
			Sec. 2.5 of Ch.)		2003	227 *	Am
39832	1999	646	Ad		2004	216 *	Am
39833	1999	646	Ad		2005	73 *	Am
39834	1999	646	Ad		2006	79 *	Am
39835	1999	646	Ad		2007	174 *	Am
39836	1999	646	Ad		2008	757 *	Am
39837	1999	646	Ad	41204.1	1999	84 *	Am <sup>29</sup>
39837.5	1999	646	Ad		2004	211 *	Am <sup>622</sup>
39838	1999	646	Ad	41205	2003	187	R (as ad by
39839	1999	646	Ad				Stats. 1989, Ch.
39840	1999	646	Ad				82)
39841	1999	646	Ad				Am (as am by
39842	1999	646	Ad				Stats. 1994, Ch.
39860	1999	646	Ad				153)
40070	1999	646	Ad	41207	2004	216 *	R & Ad
40080	1999	646	Ad	41207.1	2006	751	Ad
40081	1999	646	Ad		2007	130	Am <sup>902</sup>
	2008	649	Am	41207.5	2004	899 *	Ad
40082	1999	646	Ad	41303	2002	1168 *	Am
40083	1999	646	Ad	41320	2003	107	Am
40084	1999	646	Ad		2004	263 *	Am
40084.5	1999	646	Ad	41320.1	2004	52 *	Am
40085	1999	646	Ad	41320.2	2004	263 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
41323	2004	263 *	R	41365 (Cont.)	2000	429 *	Am (by Sec. 1 of Ch.)
41324	2004	263 *	R				
41325	2002	94	Am	2000	586	Am (by Sec. 1.5 of Ch.)	
41326	2004	52 *	Am				
41326.1	2004	896 *	Am	41366.5	2000	586	Ad
	2004	52 *	Am	41366.7	2000	586	Ad
	2005	22	Am <sup>647</sup>	41367	2000	586	Ad
41327	2004	52 *	Am	41372	2002	1168 *	Am
	2004	263 *	Am	41374	2001	734 *	Am
41327.1	2004	52 *	Ad	41380	1999	646	R
41327.2	2004	52 *	Ad	41402	2005	677 *	Am
	2005	677 *	Am	41403	2002	1168 *	Am
41328	2004	52 *	Am	41404	2002	1168 *	Am
	2004	263 *	Am	41405	2002	1168 *	R
	2005	22	Am <sup>647</sup>	41407	2001	750	R
41329	2000	578	Ad <sup>79</sup>	2002	1168 *	Ad	Am
			R <sup>80</sup>				
41329.1	2000	578	Ad & R <sup>19</sup>	41409	2001	734 *	Am
	2001	159	Am <sup>305</sup>	41474	2003	573	Ad
41329.3	2002	1069	Ad & R <sup>459</sup>	2004	52 *	Am	Am
			Am <sup>519</sup>				
41329.50	2003	62	Am	41500	2004	871	Ad
	2004	263 *	Ad				
41329.51	2006	50 *	Am	2005	118 *	Am	Am <sup>802</sup>
	2004	263 *	Ad				
41329.52	2006	50 *	Am	41501	2004	871	Ad
	2004	263 *	Ad				
41329.53	2005	97 *	Am	41502	2004	871	Ad
	2006	50 *	Am				
41329.54	2004	263 *	Ad	41503	2004	871	Ad
41329.55	2004	263 *	Ad	41505	2004	871	Ad
			2005	97 *	Am	41505.5	2004
2005	710	Am	2005	402 *	Am		
41329.56	2006	50 *				Am	41506
	2004	263 *	Ad				
41329.57	2005	97 *	Am	2005	402 *	Am	Am
	2004	263 *	Ad				
41329.58	2005	97 *	Am	41507	2004	871	Ad
	2006	50 *	Ad	41508	2004	871	Ad
41329.59	2006	50 *	Ad	2006	371 *	Am	Am
41330	1X	2003–04	4 * R & Ad				
41335	1X	2003–04	4 * Am <sup>539</sup>	41510	2004	871	Ad
			R <sup>22</sup>	41511	2004	871	Ad
41339.1	1X	2003–04	4 * Ad	2005	677 *	Am	Am
			Ad <sup>538</sup>				
41344	1999	78 *	Ad	41512	2004	871	Ad
	2000	1058	Am	41513	2004	871	Ad
2002	1128	Am	Am <sup>519</sup>	41514	2004	871	Ad
				2003	62	Am	41520
2003	552	Am	2006	517	Am		
2004	896 *	Am				41521	2004
41344.1	2005	677 *	Am	2005	677 *	Am	Am
	2002	1128	Ad				
41344.2	2005	677 *	Am	41522	2004	871	Ad
	1999	646	Ad	2006	517	Am	Am
2001	574 *	Ad					
41344.3	2001	574 *	Ad	41530	2004	871	Ad
41344.4	2004	900 *	Ad				
41350	2007	174 *	Am	2005	22	Am <sup>647</sup>	Am
41365	1999	736 *	Am				
				2005	678	Am	
41365	1999	736 *	Am	2008	276	Am	Am
				41531	2004	871	
41365	1999	736 *	Am	41532	2004	871	Ad
				2006	730	Am	2006
41533	2008	143	Ad				
41540	2004	871	Ad	41540	2004	871	Ad
	2005	359 *	Am	2005	359 *	Am	Am
	2006	730	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
41541	2004	871	Ad	42238 (Cont.)			
41542	2004	871	Ad		2000	1058	Am (by Sec. 26 of Ch.)
		371 *	Am				
41543	2004	871	Ad		2002	1167 *	Am
41544	2007	730	Ad		3X 2001–02	2 *	Am
41570	2004	871	Ad		2004	216 *	Am
41571	2004	871	Ad		2006	79 *	Am
41572	2004	871	Ad	42238.1	1999	78 *	Am
	2005	118 *	Am	42238.12	2001	794 *	Am
41573	2004	871	Ad		2002	1167 *	Am
	2006	371 *	Am		2002	1168 *	Am
41601.1	2000	942	Am <sup>5</sup>		3X 2001–02	2 *	Am
	2001	382	Am <sup>20</sup>		2003	227 *	Am
41609	2002	1128	R	42238.145	1999	78 *	Am
41840	2003	650	Am	42238.146	2001	891 *	Ad
41841.6	2000	640 *	Am <sup>45</sup>		2002	1168 *	Am & RN
			R <sup>25</sup>		2003	227 *	Ad
			Ad <sup>56</sup>		2004	216 *	Am
	2002	1067	Am		2005	73 *	Am
41851	2003	512	Am		2005	491 *	Am
41851.12	2000	1058	Am		2006	79 *	Am
41852	1999	646	Am		2008	757 *	Am
41857	1999	78 *	Ad	42238.18	2006	730	Am
41975	2003	227 *	Am	42238.2	2000	581	Am
41976	2005	677 *	Am	42238.20	2008	762	Ad <sup>451</sup>
41976.5	2005	677 *	Am				R <sup>639</sup>
42100	2002	1058	Am	42238.22	2006	730	Ad
42101	1999	646	R	42238.23	2000	71 *	Ad
42103.3	2005	69	R		2004	216 *	Am <sup>37</sup>
42120	2004	896 *	Am	42238.4	2006	538	Am <sup>802</sup>
42127	2002	1168 *	Am	42238.41	2004	183	Am <sup>571</sup>
	2003	62	Am <sup>519</sup>	42238.44	2001	155 *	Ad <sup>37</sup>
	2004	52 *	Am		2001	734 *	Am
	2005	677 *	Am		2002	1167 *	Am <sup>37</sup>
	2006	730	Am		3X 2001–02	2 *	Am
42127.1	2002	1168 *	Am		2004	216 *	Am
	2004	52 *	Am	42238.445	2002	1167 *	Ad
42127.3	2006	730	Am	42238.45	3X 2001–02	2 *	Ad
42127.6	2001	620	Am	42238.46	2002	1167 *	Ad <sup>37</sup>
	2004	52 *	Am		2003	62	Am <sup>519</sup>
	2004	896 *	Am	42238.48	2006	79 *	Ad
	2004	902 *	Am	42238.51	2002	930	Ad(RN)
42127.8	2000	584	Am		2006	653	Am <sup>424</sup>
	2004	52 *	Am				R <sup>69</sup>
	2005	357	Am (by Sec. 2 of Ch.)				Ad <sup>562</sup>
	2005	360	Am (by Sec. 1.5 of Ch.)		2007	130	Am (as ad by Sec. 2, Stats. 2006, Ch. 653) <sup>902</sup>
42127.85	2000	584	Ad & R <sup>43</sup>	42238.52	2002	930	Ad(RN)
42129	2002	1168 *	Am	42238.53	2002	930	Ad
	2004	896 *	Am		2003	62	Am <sup>519</sup>
42131	2004	896 *	Am	42238.75	2002	1128	Ad
42132	2005	677 *	Am	42238.95	1999	83	Am <sup>30</sup>
42133.5	2004	896 *	Am	42239	1999	78 *	Am
	2008	128	Am		2000	72 *	R & Ad
42140	2004	895	Am <sup>679</sup>		2000	1058	Am (as ad by Stats. 2000, Ch. 72)
42238	1999	78 *	Am				Am <sup>305</sup>
	1999	646	Am (as am by Stats. 1999, Ch. 78) <sup>164</sup>		2001	159	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>
42239 (Cont.)	2004	871	Am <sup>79</sup> R <sup>80</sup> Ad <sup>81</sup>	Title 2, Div. 3, Pt. 24, Ch. 7, Art. 3, heading (Sec. 42260 et seq.)	2008	271 *	S <sup>546</sup> 547
	2005	402 *	R (as am by Sec. 8, Stats. 2004, Ch. 871) Am (as ad by Sec. 9, Stats. 2004, Ch. 871)	42260	2008	271 *	S <sup>546</sup> 547
42239.1	1999	78 *	Am	42261	2000	1058	Am
	2000	72 *	Am		2008	271 *	S <sup>546</sup> 547
	1X 1999–00	2 *	Ad	42262	2008	271 *	S <sup>546</sup> 547
	2003	227 *	Am	42263	2000	1058	Am
	2004	871	Am <sup>79</sup> R <sup>80</sup>		2008	271 *	S <sup>546</sup> 547
42239.15	2000	404 *	Ad	42263.5	2000	751	Ad
	2001	734 *	Am		2008	271 *	S <sup>546</sup> 547
	2003	227 *	Am	42265	2008	271 *	S <sup>546</sup> 547
	2004	871	Am <sup>79</sup> R <sup>80</sup>	42266	2008	271 *	S <sup>546</sup> 547
	2005	402 *	R	42267	2000	1058	Am
42239.2	2000	72 *	Am		2008	271 *	S <sup>546</sup> 547
	2000	404 *	Am	42268	2008	271 *	S <sup>546</sup> 547
	2000	1058	Am (as am by Stats. 2000, Ch. 72)	42269	1999	154	Ad
	1X 1999–00	2 *	Ad		2008	271 *	S <sup>546</sup> 547
	2006	730	R	42270	2008	271 *	Ad <sup>546</sup> R <sup>547</sup>
42239.5	2000	72 *	R	42271	2008	271 *	Ad <sup>546</sup> R <sup>547</sup>
42239.6	2000	72 *	R	42282	2005	677 *	Am
42241.3	2005	355	Ad		2006	730	Am
	2006	730	Am	42282.1	2005	677 *	Am
42241.7	2002	1168 *	Am	42283.6	2003	600	Ad <sup>300</sup> R <sup>301</sup>
	2003	227 *	Am	42285	2005	677 *	Am
42243.6	2001	891 *	R		2006	250	Am
42243.7	2003	227 *	Am	42285.2	2003	552	Am <sup>574</sup>
	2004	871	Am		2005	677 *	Am
42243.8	2001	891 *	R		2006	250	R
42243.9	2001	891 *	R	42285.3	1999	191 *	Am <sup>21</sup> 20
42246	2001	891 *	R		2001	561	Am <sup>70</sup> 18
42247	2001	891 *	R		2004	105 *	Am <sup>36</sup> 13
42247.1	2001	891 *	R	42285.4	2005	677 *	Ad
42247.2	2001	891 *	R	42286	2006	250	Am
42247.3	2001	891 *	R	42289.6	2004	871	Ad
42247.4	2001	891 *	R	42638	2001	620	Am
42247.5	1999	78 *	Am	42650	2001	734 *	Am
	2001	891 *	R	42850	2001	734 *	Am
42249	2001	891 *	R		2002	1168 *	Am
42249.2	2001	891 *	R	42921	2006	75 *	Am
42249.4	2001	891 *	R	43040.5	2007	263	R
42249.6	2001	891 *	R	43060	2007	263	R
42249.65	2001	891 *	R	44000.5	2001	342	Ad
42249.8	2001	891 *	R	44002	2001	342	Am
				44009	2008	577	Am
				44010	1999	281	Am
					2001	342	Am
					2003	468	Am <sup>561</sup>
					2004	124	Am
				44013	2003	567	Ad
				44015.1	1999	286	Ad
				44018	2003	783	Am
				44031	2000	886	R & Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
44041	2006	780	Am	44252.6 (Cont.)			
	2007	130	Am <sup>902</sup>		2006	517	Ad
	2007	323	Am	44252.9	1999	704	Ad
44041.5	2006	780	Ad		2001	745 *	Am
	2007	130	Am <sup>902</sup>	44253	1999	623 *	Am
44049	2002	1168 *	Am		2000	703 *	Am
44100	2004	788	Am		2008	576	R
44101	2004	788	Am	44253.10	1999	685	Am
44110	2000	531	Ad		2004	169	Am
44111	2000	531	Ad	44253.11	2006	752	Ad
44112	2000	531	Ad		2007	345	Am
44113	2000	531	Ad	44253.2	2000	955	Am
44114	2000	531	Ad		2007	569	Am
	2001	159	Am <sup>305</sup>	44253.3	2000	955	Am
44210	2006	538	Am <sup>802</sup>		2006	517	Am
44219	2005	73 *	Am		2007	569	Am (by Sec. 24 of Ch.)
44225	2008	223	Am		2007	723	Am (by Sec. 1.5 of Ch.)
44225.6	1999	381	Ad				
	2000	135	Am <sup>203</sup>		2008	660	Am
	2004	902 *	Am	44253.4	2007	723	Am
	2005	677 *	Am		2008	660	Am
	2006	752	Am		2008	660	Am
	2007	345	Am	44253.7	2008	660	Am
44225.7	1999	381	Ad	44253.8	1999	737	Am
	2008	518	Am	44255.5	2001	342	R
44226	2001	342	R	44255.6	2001	342	Am
44227	1999	623 *	Am	44256	2008	223	Am
	2000	135	Am <sup>203</sup>	44258.9	2004	902 *	Am
	2000	703 *	Am (by Sec. 1 of Ch.)		2005	118 *	Am
	2001	342	Am		2005	677 *	Am
	2005	73 *	Am		2007	730	Am
44227.2	2001	342	R	44259	1999	623 *	Am
44227.3	2001	342	R		2000	135	Am <sup>203</sup>
44230	2001	342	Am		2004	343 *	Am
44230.5	2006	840	Ad		2006	517	Am
	2007	79	Am	44259.1	2003	896	Am
44235	1999	78 *	Am	44259.2	2001	269	Ad
44238	2003	817	Ad		2006	517	Am <sup>30</sup>
44239.5	2001	342	R	44259.3	1999	83	Am
44242.3	2005	73 *	Ad	44259.5	1999	711	Ad
	2006	79 *	R		2001	745 *	Am
44242.5	2001	342	Am	44259.8	1999	737	Ad & R <sup>18</sup>
	2008	577	Am	44260	2007	520 *	Am
44242.7	2001	342	Am		2008	576	Am
44243	2001	342	Am	44260.1	2007	520 *	Am
44244	2001	342	Am		2008	576	Am
	2005	73 *	Am	44260.8	2008	576	Am
	2006	79 *	Am	44260.9	2007	520 *	Ad
44244.1	2001	342	Am	44263	2008	223	Am
44245	2001	342	Am	44265.1	2006	517	Ad
44251	2004	55	Am		2008	41 *	Am & R <sup>969</sup>
	2006	517	Am	44265.10	2000	951	Ad
44252	2006	517	Am		2004	106 *	R
	2008	518	Am	44265.2	2008	233	Ad
44252.1	2001	565	Ad <sup>376</sup>		2008	487 *	Ad <sup>986</sup>
	2005	677 *	Am <sup>739</sup>				R <sup>801</sup>
44252.5	1999	704	Am	44265.3	2006	581 *	Ad <sup>879</sup>
	2006	517	Am	44265.6	2005	677 *	Ad
	2008	518	Am	44265.7	2006	147 *	R
44252.6	2001	342	R	44265.8	2004	106 *	Am
					2006	147 *	R & Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
44265.9	2006	147*	R & Ad	44307.5	2007	730	R
44268.5	2000	109	Ad & R <sup>18</sup>	44308	2007	730	R
44269	2007	730	Am	44309	2000	986	Ad & R <sup>20</sup>
44270	2007	730	Am	44320.2	2006	517	Am
	2008	223	Am	44322	2001	342	Am
44270.1	2006	517	Am	44325	2002	1087	Am
44270.3	2000	703*	Ad		2003	461	Am
44270.4	2000	703*	Ad		2004	287	Am
44270.5	2002	225*	Ad		2004	902*	Am
44274	2000	703*	Am		2006	304	Am
	2004	902*	Am		2007	73	Am
	2006	517	R	44326	2002	1087	Am
44274.1	2000	703*	Ad		2003	461	Am
	2006	517	R	44327	2008	223	Am
44274.2	2000	703*	Am	44328	2002	1087	Am
	2001	342	Am		2003	461	Am
	2006	517	R & Ad		2004	183	Am <sup>571</sup>
	2007	345	Am	44329	2001	745*	R
44274.3	2007	723	Ad		2002	1087	Ad
44274.4	2000	703*	R		2004	287	Am
	2007	723	Ad		2006	304	Am
44275.3	1999	623*	Am	44329.5	2006	304	Ad
	2000	135	Am <sup>203</sup>	44332	1999	281	Am
	2000	703*	Am	44341	2001	342	Am
	2001	342	Am	44346	2002	471*	Am
	2004	902*	Am	44346.1	1999	281	Am
	2006	517	R		1999	710	Am
44275.4	2000	703*	Ad		2001	342	Am
	2001	342	Am	44350	2007	133	Am
	2006	517	Am	44380	2008	518	Am
44275.5	2006	517	R	44385	2008	518	Am
44276.1	2003	423	Am	44386	2000	70*	Am
44277	2000	283	Am (by Sec. 1 of Ch.)		2003	461	Am
					2007	730	Am
	2006	517	Am	44387	2006	517	Ad
	IX 1999–00	2*	Am		2007	345	Am
44278	2006	517	R	44392	2007	554	Am
44279	2006	517	R	44393	2001	342	Am
44279.1	2006	517	Am		2003	573	Am
	2007	191	Am		2007	554	Am
	2008	223	Am	44395	2000	70*	Am
44279.2	2001	745*	Am		2003	91	Am
	2003	461	Am		2003	227*	Am
	2004	183	Am <sup>571</sup>	44395.5	2001	734*	Ad
44279.25	2006	517	Ad	44396	2000	70*	Am
44280	2005	390	Am		2003	91	Am
44283.2	1999	623*	Am	44397	2000	70*	Am & RN
44285	2001	342	R	44398	2000	70*	Ad(RN)
44300	2001	585*	Am	44399	2001	342	Ad
	2007	730	Am	44403	1999	83	Am <sup>30</sup>
44300.1	2007	723	Ad <sup>935</sup> R <sup>936</sup>	44420	2001	342	Am
44302	1999	400*	Ad	44421.1	2001	342	Am
	2007	730	Am	44421.5	2001	342	Am
44303	2001	576	Ad & R <sup>37 75</sup>	44423	2001	342	Am
	2002	664	Am <sup>431</sup>	44423.5	2008	578	Ad
44305	1999	623*	Am	44423.6	2008	578	Ad
	2001	342	Am	44424	1999	281	Am
	2007	730	R		1999	710	Am
44306	2007	730	R		2000	135	Am <sup>203</sup>
44307	2007	730	R	44425	2002	471*	Am
					2008	577	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
44439	2001	342	Am	44512	2001	697	Ad <sup>98</sup> R <sup>100</sup>
44440	2001	342	Am		2004	673	Am
44452	2001	342	Am		2005	364	Am <sup>451 639</sup>
44453	2001	342	Am	44513	2001	697	Ad <sup>98</sup> R <sup>100</sup>
	2004	902*	Am		2005	364	S <sup>451 639</sup>
44454	2001	342	Am		2001	697	Ad <sup>98</sup> R <sup>100</sup>
44456	2001	342	Am	44514	2001	697	S <sup>451 639</sup>
44468	2001	269	Ad		2005	364	Ad <sup>98</sup> R <sup>100</sup>
	2002	664	Am <sup>431</sup>		2001	697	S <sup>451 639</sup>
	2004	658	Am	44515	2001	697	Ad <sup>98</sup> R <sup>100</sup>
	2007	130	Am <sup>902</sup>		2002	1167*	Am
44470	2001	884	Ad		2005	364	Am <sup>451 639</sup>
44471	2001	884	Ad	44516	2001	697	Ad <sup>98</sup> R <sup>100</sup>
44472	2001	884	Ad		2005	364	Am <sup>451 639</sup>
44490	1X	1999–00	4 S <sup>4 5</sup>		2001	697	Ad <sup>98</sup> R <sup>100</sup>
44491	1X	1999–00	4 S <sup>4 5</sup>		2005	364	Am <sup>451 639</sup>
44492	1X	1999–00	4 S <sup>4 5</sup>	44517	2001	697	Ad <sup>98</sup> R <sup>100</sup>
44493	1X	1999–00	4 S <sup>4 5</sup>		2005	364	Am <sup>451 639</sup>
44494	1999	939	Am <sup>30</sup>	44518	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
	1X	1999–00	4 S <sup>4 5</sup>		2005	356*	Ad <sup>319</sup> R <sup>232</sup>
44495	1X	1999–00	4 S <sup>4 5</sup>	44518.1	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
44496	1X	1999–00	4 S <sup>4 5</sup>		2005	356*	Ad <sup>319</sup> R <sup>232</sup>
44497	1X	1999–00	4 S <sup>4 5</sup>	44518.2	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
44498	1999	646	Am		2005	356*	Ad <sup>319</sup> R <sup>232</sup>
	1X	1999–00	4 Ad <sup>4</sup> R <sup>8</sup>	44518.3	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
44500	1X	1999–00	4 Ad	44518.4	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
	2003	566	Am	44518.5	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
44501	1X	1999–00	4 Ad	44518.6	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
44502	1X	1999–00	4 Ad	44518.7	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
44503	1999	646	Am	44518.8	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
	1X	1999–00	4 Ad	44519	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
	2001	734*	Am	44519.1	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
44504	1999	646	Am	44519.2	2005	356*	Ad <sup>319</sup> R <sup>232</sup>
	1X	1999–00	4 Ad	44560	2006	517	R & Ad
44505	1999	646	Am		2008	518	Am
	1X	1999–00	4 Ad	44561	2006	517	R & Ad
	2003	552	Am		2008	518	Am
44506	1999	646	Am	44562	2006	517	R & Ad
	1X	1999–00	4 Ad	44563	2006	517	R
	2007	730	Am	44579	2004	871	S <sup>79 43</sup>
44507	1999	646	Am	44579.1	1999	78*	Am
	1X	1999–00	4 Ad		2003	346	Am
44508	1X	1999–00	4 Ad		2003	892	Am
	2004	91	Am		2004	871	S <sup>79 43</sup>
Title 2, Div. 3, Pt. 25, Ch. 3, Art. 4.6, heading (Sec. 44510 et seq.)	2005	364	Am <sup>451 639</sup>	44579.2	2003	892	Am
	2001	697	Ad <sup>98</sup> R <sup>100</sup>		2004	871	S <sup>79 43</sup>
	2003	91	Am	44579.3	2004	871	S <sup>79 43</sup>
	2005	364	Am <sup>451 639</sup>	44579.4	1999	83	Am <sup>30</sup>
44511	2001	697	Ad <sup>98</sup> R <sup>100</sup>		1999	646	Am
	2004	902*	Am		2004	871	S <sup>79 43</sup>
	2005	364	Am <sup>451 639</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
44579.5	2001	737	Ad	44753 (Cont.)			
	2003	892	Am	1X 2003–04	10*	R	
	2004	871	S <sup>79</sup> 43	44753.5	2000	70*	Ad
44579.6	2004	871	Ad <sup>79</sup>	1X 2003–04	10*	R	
			R <sup>80</sup>	44754	2000	70*	Ad
44650	1999	52*	Ad	1X 2003–04	10*	R	
44651	1999	52*	Ad	44754.5	2000	70*	Ad
44652	1999	52*	Ad	1X 2003–04	10*	R	
44653	1999	52*	Ad	44763	2004	890	Am
44654	1999	52*	Ad	44775.1	2002	702	Ad & R <sup>18</sup>
44661.5	1999	279	Ad	2004	364	Am <sup>68</sup>	
44662	1X 1999–00	4	Am	44775.2	2002	702	Ad & R <sup>18</sup>
44664	1X 1999–00	4	Am	2004	364	S <sup>68</sup>	
	2003	566	Am	44775.3	2002	702	Ad & R <sup>18</sup>
	2005	677*	Am	2004	364	S <sup>68</sup>	
44670.1	2002	1032*	R	44775.4	2002	702	Ad & R <sup>18</sup>
44670.2	2002	1032*	R	2003	62	Am <sup>519</sup>	
44670.3	2000	960	Am	2004	364	S <sup>68</sup>	
	2002	1032*	R	44775.5	2002	702	Ad & R <sup>18</sup>
44670.4	2002	1032*	R	2004	364	S <sup>68</sup>	
44670.5	2002	1032*	R	44775.6	2002	702	Ad & R <sup>18</sup>
44670.7	2002	1032*	R	2003	62	Am <sup>519</sup>	
44670.9	2002	1032*	R	2004	364	S <sup>68</sup>	
44671	2002	1032*	R	44775.7	2002	702	Ad & R <sup>18</sup>
44671.1	2002	1032*	R	2003	62	Am <sup>519</sup>	
44671.2	2002	1032*	R	2004	364	S <sup>68</sup>	
44671.3	2002	1032*	R	44775.8	2002	702	Ad & R <sup>18</sup>
44671.4	2002	1032*	R	2003	62	Am <sup>519</sup>	
44671.5	2002	1032*	R	2004	364	Am <sup>68</sup>	
44680	2002	1032*	R	44775.9	2004	364	Ad & R <sup>68</sup>
44680.1	2002	1032*	R	44784	2001	745*	Am
44680.2	2002	1032*	R	44810	1999	1013	Am
44680.4	2002	1032*	R	44811	1999	1013	Am
44680.5	2002	1032*	R	44830	2004	113	Am
44680.6	2002	1032*	R		2007	191	Am
44680.7	2002	1032*	R		2008	518	Am
44680.8	2002	1032*	R	44830.3	2002	1087	Am
44689.1	2000	935	Ad	2003	62	Am <sup>519</sup>	
44689.2	2000	935	Ad	2003	461	Am	
44689.5	2000	1058	R	2004	183	Am <sup>571</sup>	
44695	1999	646	Am	2005	22	Am <sup>647</sup>	
44695.7	1999	646	Am	2007	323	Am	
44731	1999	83	Am <sup>30</sup>	44831	1999	623*	Am
44735	2000	70*	Ad	2008	518	Am	
	2001	268	Am	44858	2004	788	Am
	2002	668	Am	44865	2008	223	Am
	2003	91	Am	44866	2007	569	Am
	2004	183	Am <sup>571</sup>	44868	2007	730	Am
44740	2006	517	Ad	44869	2007	730	Am
44741	2006	517	Ad	44876	2006	658	Am & R &
44751	2000	70*	Ad			Ad <sup>82</sup>	
	2003	91	Am		2008	31	Am <sup>636</sup>
	1X 2003–04	10*	R	44922	2000	1025	Am <sup>287</sup>
44751.5	2000	70*	Ad	2006	655	Am <sup>802</sup>	
	1X 2003–04	10*	R	44929	2003	313	Am
44752	2000	70*	Ad	44929.1	2003	313	Ad <sup>499</sup>
	2003	91	Am			R <sup>63</sup>	
	1X 2003–04	10*	R	44929.23	2006	538	Am <sup>802</sup>
44752.5	2000	70*	Ad	44930	1999	80	Am
	1X 2003–04	10*	R	44940	2002	471*	Am
44753	2000	70*	Ad	44940.5	2008	579	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
44944	2005	294	Am	45249 (Cont.)	2000	488	Am
	2006	538	Am <sup>802</sup>	45256	2002	1100	Am
44955.5	2002	1167*	Am <sup>531</sup>	45262	2005	547	Am
44987	2004	912	Am <sup>695</sup>	45272.5	2003	881	Ad & R <sup>43</sup>
45005.25	2000	1022	Ad <sup>284</sup>		2005	547	Am <sup>75</sup>
			R <sup>192</sup>		2007	694	Ad & R <sup>349</sup>
	2001	159	Am & RN <sup>305</sup>	45277.5	2003	881	Ad & R <sup>43</sup>
	2001	394*	Am & RN		2005	547	Am <sup>75</sup>
45005.30	2000	1022	Ad <sup>284</sup>		2007	528	Ad & R <sup>349</sup>
			R <sup>192</sup>		2008	186	Am
	2001	159	Am & RN <sup>305</sup>	45278	2005	547	Am
	2001	394*	Am & RN	45285	2003	181	Am
45023.1	2000	69*	Ad	45286	2000	1*	Am
	2000	1058	Am (as ad by Stats. 2000, Ch. 69)	45293	2004	788	Am
				45304	2000	1*	Am
	2001	159	Am <sup>305</sup>	45312	2004	182	Am <sup>81 614</sup>
	2001	891*	Am	45330	2002	1080	Ad
45023.4	1999	53*	Ad	45344.5	2002	1080	Am
	1999	646	Am (as ad by Stats. 1999, Ch. 53)	45357	2003	552	R
				45358	2003	552	R
	2000	405*	Am	45361.5	2002	1080	Am
45028	2006	517	Am	45387	2005	547	Am
45037	2002	1069	Ad	45452	2002	590	Ad & R <sup>75</sup>
	2003	552	Am	46111	2001	87	Am
	2005	677*	Am	46144	2003	72	Am
45038	2007	524*	Am	46160	2006	572	Am
45039	2007	524*	Am	46192	2007	569	Am
45040	2007	524*	Am	46200	2001	573	Am
45048	1999	287	Am		2002	1168*	Am
45049	1999	287	Am	46200.5	2001	573	Am
45061.5	2003	344	Ad		2002	1168*	Am
45102	2003	280	Am		2004	896*	Am
45103	2002	867	Am (by Sec. 1 of Ch.)	46201	2001	573	Am
					2003	552	Am
	2002	1100	Am (by Sec. 2.5 of Ch.)	46201.5	2001	573	Am
					2004	896*	Am
45103.1	2002	894	Ad	46202	2001	573	Am
45105	2000	1*	Am		2002	1168*	Am
45113	2001	839	Am (by Sec. 1 of Ch.)		2003	552	Am
				46206	2001	573	R & Ad
	2001	844	Am (by Sec. 1.5 of Ch.)		2002	942	Am
				46300	1999	78*	Am
45117	2003	880	Am		2008	179	Am <sup>976</sup>
45120.2	2003	843	Ad	46300.8	2002	801	Ad & R <sup>43</sup>
45122	2000	1*	Am		2003	429	R
45125	1999	78*	Am	46601.5	2003	529*	Ad & R <sup>312 599</sup>
45127	2006	538	Am <sup>802</sup>	47602	2002	1058	Am
45134	2005	351	Am <sup>754</sup>	47604	2003	892	Am
45168.5	2003	344	Ad	47604.3	2002	1058	Am
	2006	538	Am <sup>802</sup>	47604.32	2003	892	Ad
				47604.33	2003	892	Ad
45201	1999	80	Am	47604.4	2002	1058	Ad
45207	2003	843	Am		2005	357	Am
45210	2001	260	Am	47605	1999	828	Am
45240	2005	547	Am		2000	580	Am
45243	2000	1*	Am		2001	344	Am
45244	2000	1*	Am		2001	892	Am (by Sec. 1.5 of Ch.)
45245	2000	1*	Am		2002	209	Am
45246	2000	1*	Am		2002	1058	Am
45249	2000	1*	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
47605 (Cont.)	2005	543	Am	47613.2	2002	932	Ad
	2007	569	Am	47613.5	1999	78 *	R
	2008	179	Am <sup>976</sup>	47613.7	1999	78 *	Am & RN
47605.1	2002	1058	Ad	47614	2000		
47605.2	2004	112	Ad				
47605.3	2002	586 *	Ad				
	2003	62	Am <sup>519</sup>				
47605.6	2002	1058	Ad				
	2005	543	Am				
47605.7	2000	88	Ad	47614.5	2001	892	Ad
47605.8	2002	1058	Ad		2002	586 *	Am
	2007	215	Am		2003	62	Am <sup>519</sup>
47607	2003	892	Am		2007	215	Am
	2005	543	Am	47614.7	2008	271 *	Ad
	2006	757	Am	47616.7	2001	892	Ad
47607.5	2000	160	Ad	Title 2,			
Title 2,				Div. 4,			
Div. 4,				Pt. 26.8,			
Pt. 26.8,				Ch. 5,			
Ch. 3,				Art. 1,			
heading				heading			
(Sec. 47610				(Sec. 47620			
et seq.)	1999	78 *	Am	et seq.)	1999	828	Ad
47610	2005	87	Am	47626	1999	828	Ad
	2006	538	Am <sup>802</sup>	47630	1999	78 *	Ad
47610.5	2005	87	Ad	47630.5	1999	78 *	Ad
	2006	538	Am <sup>802</sup>	47631	1999	78 *	Ad
47611	1999	939	Am <sup>30</sup>	47632	1999	78 *	Ad
	2000	1025	Am <sup>287</sup>		1999	646	Am (as ad by
47611.3	2000	466	Ad				Stats. 1999, Ch.
47611.5	1999	828	Ad				78) <sup>164</sup>
	2000	135	Am <sup>203</sup>		2003	62	Am <sup>519</sup>
47612	1999	78 *	Am		2004	896 *	Am
	2002	36 *	Am <sup>70</sup>		2006	79 *	Am
			R <sup>63</sup>	47632.5	1999	78 *	Ad
			Ad <sup>391</sup>	47633	1999	78 *	Ad
	2003	892	R (as ad by	47634	1999	78 *	Ad
			Sec. 2, Stats.		1999	646	Am (as ad by
			2002, Ch. 36)				Stats. 1999, Ch.
			Am (as am by				78) <sup>164</sup>
			Sec. 1, Stats.				
			2002, Ch.				
			36) <sup>36</sup> <sup>13</sup>		2001	586 *	Am
47612.1	2002	1058	Ad		2003	892	Am
47612.5	1999	162	Ad	47634.1	2005	359 *	Ad
	2000	135	Am <sup>203</sup>		2006	79 *	Am
	2001	586 *	Am	47634.2	2001	892	Ad
	2001	892	Am (by Sec.		2002	664	Am <sup>431</sup>
			2.5 of Ch.)	47634.3	1999	646	Ad <sup>164</sup>
	2003	892	Am		2005	359 *	Am
	2005	543	Am	47634.4	2005	359 *	Ad
47612.6	2005	543	Ad		2006	517	Am
47612.7	2007	524 *	Ad		2006	730	Am (by Sec.
	2008	762 *	Am <sup>451</sup>				16.75 of Ch.)
			R <sup>639</sup>	47634.5	1999	78 *	Ad
47613	1999	78 *	R & Ad(RN)		2002	1167 *	Am
	2003	892	Am		2005	359 *	R
	2007	650	Am	47635	1999	78 *	Ad
47613.1	1999	646	Ad		2001	586 *	Am
	2002	1058	Am	47636	1999	78 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
47636 (Cont.)	1999	646	Am (as ad by Stats. 1999, Ch. 78) <sup>164</sup>	47764	2004	871	S <sup>79 43</sup>
	2000	1058	Am	47765	2004	871	S <sup>79 43</sup>
	2005	359*	Ad <sup>98</sup> R <sup>100</sup> Ad <sup>485</sup>	47766	2004	871	S <sup>79 43</sup>
47638	1999	78*	Ad	47770	2004	871	S <sup>79 43</sup>
47640	1999	78*	Ad	47771	2004	871	S <sup>79 43</sup>
47641	1999	78*	Ad	47771.5	1999	78*	Am
47642	1999	78*	Ad		2000	662*	Am
	1999	646	Am (as ad by Stats. 1999, Ch. 78) <sup>164</sup>		2004	871	S <sup>79 43</sup>
47643	1999	78*	Ad	47772	2004	871	S <sup>79 43</sup>
47644	1999	78*	Ad	47772.1	2004	871	S <sup>79 43</sup>
47645	1999	78*	Ad	47773	2001	734*	Am
47646	1999	78*	Ad		2004	871	S <sup>79 43</sup>
	1999	646	Am (as ad by Stats. 1999, Ch. 78) <sup>164</sup>	47774	2004	871	Ad <sup>79</sup> R <sup>80</sup>
	2002	117	Am	48005.10	2000	1022	Ad <sup>284</sup> R <sup>192</sup>
	2004	896*	Am		2001	394*	Am <sup>319 38</sup>
	2007	56	Am		2002	1167*	Am <sup>384 111</sup>
47647	1999	78*	Ad		2003	227*	Am <sup>546 547</sup>
47650	1999	78*	Ad	48005.11	2001	394*	Ad <sup>319 38</sup>
47651	1999	78*	Ad		2002	1167*	S <sup>384 111</sup>
47652	1999	646	Ad <sup>164</sup>		2003	227*	S <sup>546 547</sup>
	2000	71*	Am	48005.13	2000	1022	Ad <sup>284</sup> R <sup>192</sup>
	2002	1058	Am		2001	394*	Am <sup>319 38</sup>
	2006	139	Am		2002	1167*	Am <sup>384 111</sup>
47660	1999	78*	Ad		2003	227*	Am <sup>546 547</sup>
	1999	646	Am (as ad by Stats. 1999, Ch. 78) <sup>164</sup>	48005.15	2000	1022	Ad <sup>284</sup> R <sup>192</sup>
	2005	355	Am		2001	394*	Am <sup>319 38</sup>
	2006	538	Am <sup>802</sup>		2002	1167*	S <sup>384 111</sup>
	2006	730	Am		2003	227*	S <sup>546 547</sup>
47661	1999	78*	Ad	48005.25	2001	159	Ad(RN) <sup>305</sup>
	1999	736*	Am (as ad by Stats. 1999, Ch. 78)		2001	394*	Ad(RN) <sup>319 38</sup>
	2002	930	Am & RN		2002	1167*	Am <sup>384 111</sup>
47661.5	2001	734*	Ad		2003	227*	Am <sup>546 547</sup>
	2002	930	Am & RN	48005.30	2001	159	Ad(RN) <sup>305</sup>
47662	1999	78*	Ad		2001	394*	Ad(RN) <sup>319 38</sup>
47663	1999	78*	Ad		2002	1167*	S <sup>384 111</sup>
	2001	586*	Am		2003	227*	S <sup>546 547</sup>
47664	1999	78*	Ad	48005.35	2000	1022	Ad <sup>284</sup> R <sup>192</sup>
47750	2004	871	S <sup>79 43</sup>		2001	394*	S <sup>319 38</sup>
47751	2004	871	S <sup>79 43</sup>		2002	1167*	S <sup>384 111</sup>
47755	2004	871	S <sup>79 43</sup>		2003	227*	S <sup>546 547</sup>
47756	2004	871	S <sup>79 43</sup>		2000	1022	Ad <sup>284</sup> R <sup>192</sup>
47760	2004	871	S <sup>79 43</sup>		2001	394*	S <sup>319 38</sup>
47761	2004	871	S <sup>79 43</sup>		2002	1167*	Am <sup>384 111</sup>
47762	2004	871	S <sup>79 43</sup>		2003	227*	Am <sup>546 547</sup>
47763	2004	871	S <sup>79 43</sup>	48005.40	2000	1022	Ad <sup>284</sup> R <sup>192</sup>
47763.5	1999	78*	Am		2001	394*	R
	2000	662*	Am	48005.45	2000	1022	Ad <sup>284</sup> R <sup>192</sup>
	2004	871	S <sup>79 43</sup>		2001	394*	Am <sup>319 38</sup>

**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>
48005.45 (Cont.)	2002	1167 *	Am <sup>384 111</sup>	48209.9 (Cont.)	2002	1032 *	Am
	2003	227 *	Am <sup>546 547</sup>	48211	2004	895	R
48005.50	2000	1022	Ad <sup>284</sup>	48213	2005	677 *	R & Ad
			R <sup>192</sup>	48214	2004	895	R
	2001	394 *	Am <sup>319 38</sup>	48264.5	2001	734 *	Am
	2002	1167 *	S <sup>384 111</sup>	48293	2000	465	Am
	2003	227 *	S <sup>546 547</sup>		2004	896 *	Am
48005.55	2000	1022	Ad <sup>284</sup>		2006	273 *	Am
			R <sup>192</sup>	48295	2003	449	Am
	2001	394 *	Am <sup>319 38</sup>	48300	2004	21 *	Ad <sup>424</sup>
	2002	1167 *	Am <sup>384 111</sup>				R <sup>69</sup>
	2003	227 *	Am <sup>546 547</sup>		2007	174 *	S <sup>319 38</sup>
48200.7	2000	942	Am <sup>13</sup>	48301	2004	21 *	Ad <sup>424</sup>
	2003	91	Am				R <sup>69</sup>
	2004	183	Am <sup>571</sup>		2007	174 *	S <sup>319 38</sup>
48200.8	2001	382	Ad	48302	2004	21 *	Ad <sup>424</sup>
48201	2000	345	Am				R <sup>69</sup>
48203	2006	59	Am		2007	174 *	S <sup>319 38</sup>
48204	2003	529 *	Ad <sup>424 599</sup>	48303	2004	21 *	Ad <sup>424</sup>
			R <sup>69 599</sup>				R <sup>69</sup>
			Am (as am by		2007	174 *	S <sup>319 38</sup>
			Sec. 19.5, Stats.	48304	2004	21 *	Ad <sup>424</sup>
			1997, Ch.				R <sup>69</sup>
			299) <sup>362 599</sup>		2007	174 *	S <sup>319 38</sup>
	2007	33 *	Am (as ad by	48305	2004	21 *	Ad <sup>424</sup>
			Sec. 2, Stats.				R <sup>69</sup>
			2003, Ch.		2007	174 *	S <sup>319 38</sup>
			529) <sup>451 639</sup>	48306	2004	21 *	Ad <sup>424</sup>
			Am (as am by				R <sup>69</sup>
			Sec. 3, Stats.		2005	142	Am
			2003, Ch.		2007	174 *	S <sup>319 38</sup>
			529) <sup>578</sup>	48307	2004	21 *	Ad <sup>424</sup>
48205	1999	312	Am				R <sup>69</sup>
	2007	204	Am		2007	174 *	S <sup>319 38</sup>
48209	1999	397	S <sup>73 19</sup>	48308	2004	21 *	Ad <sup>424</sup>
48209.1	1999	397	S <sup>73 19</sup>				R <sup>69</sup>
	2002	1032 *	Am		2005	142	Am
48209.10	1999	397	S <sup>73 19</sup>		2007	174 *	S <sup>319 38</sup>
	2002	1032 *	Am	48309	2004	21 *	Ad <sup>424</sup>
48209.11	1999	397	S <sup>73 19</sup>				R <sup>69</sup>
	2002	1032 *	Am		2007	174 *	S <sup>319 38</sup>
48209.12	1999	397	S <sup>73 19</sup>	48310	2004	21 *	Ad <sup>424</sup>
	2002	1032 *	Am				R <sup>69</sup>
48209.13	1999	397	S <sup>73 19</sup>		2007	174 *	S <sup>319 38</sup>
	2002	1032 *	Am	48311	2004	21 *	Ad <sup>424</sup>
48209.14	1999	397	S <sup>73 19</sup>				R <sup>69</sup>
	2002	1032 *	Am		2007	174 *	S <sup>319 38</sup>
48209.15	1999	397	S <sup>73 19</sup>	48312	2004	21 *	Ad <sup>424</sup>
	2002	1032 *	Am				R <sup>69</sup>
48209.16	1999	397	Am <sup>73 19</sup>		2007	174 *	S <sup>319 38</sup>
48209.17	1999	397	Ad <sup>73</sup>	48313	2004	21 *	Ad <sup>424</sup>
			R <sup>22</sup>				R <sup>69</sup>
48209.2	1999	397	S <sup>73 19</sup>		2007	174 *	Am <sup>319 38</sup>
48209.3	1999	397	S <sup>73 19</sup>	48314	2004	21 *	Ad <sup>424</sup>
48209.4	1999	397	S <sup>73 19</sup>				R <sup>69</sup>
48209.5	1999	397	S <sup>73 19</sup>		2007	174 *	S <sup>319 38</sup>
48209.6	1999	397	S <sup>73 19</sup>	48314.5	2007	174 *	Ad <sup>319</sup>
48209.7	1999	397	S <sup>73 19</sup>				R <sup>232</sup>
48209.9	1999	397	S <sup>73 19</sup>	48315	2004	21 *	Ad <sup>424</sup>
	2000	1058	Am				R <sup>69</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
48315 (Cont.)	2007	174 *	Am <sup>319 38</sup>	48800.5 (Cont.)	2003	786	Am
48321	2000	222	Am	48802	2003	786	Am
48325	2000	222	Am	48850	2003	862	Am
48431.6	2002	664	Am <sup>431</sup>	48853	2003	862	Ad
	2004	871	Am <sup>79</sup>		2005	22	Am <sup>647</sup>
			R <sup>80</sup>		2005	639	Am
48431.7	2004	871	Am <sup>79</sup>	48853.5	2003	862	Ad
			R <sup>80</sup>		2005	639	Am
48630	2004	871	S <sup>79 43</sup>	48859	2003	862	Am
48631	2004	871	S <sup>79 43</sup>		2005	639	Am
48632	2004	871	S <sup>79 43</sup>	48900	2001	484	Am
48633	2004	871	S <sup>79 43</sup>		2002	151	Am
48634	2004	871	S <sup>79 43</sup>		2002	643	Am (by Sec. 1.5 of Ch.)
48635	2004	871	S <sup>79 43</sup>		2003	21 *	Am
48636	2004	871	S <sup>79 43</sup>		2006	601	Ad
48637	2004	871	S <sup>79 43</sup>		2007	730	Am
48637.1	2004	871	S <sup>79 43</sup>		2008	646	Am
48637.2	2004	871	S <sup>79 43</sup>	48900.1	2004	895	Am
48637.3	2004	871	S <sup>79 43</sup>	48900.3	1999	646	Am
48638	2004	871	S <sup>79 43</sup>	48900.4	2002	643	Am
48639	2004	871	S <sup>79 43</sup>	48900.6	2000	225	R (as ad by Sec. 1, Stats. 1993, Ch. 212)
48640	2004	871	S <sup>79 43</sup>				Am (as am by Stats. 1995, Ch. 972)
	2005	118 *	S <sup>36 13</sup>	48900.8	2005	677 *	Am
48641	2004	871	S <sup>79 43</sup>	48901.5	2002	253	Am
	2005	118 *	S <sup>36 13</sup>	48902	2002	492	Am
48642	2004	871	Ad <sup>79</sup>	48904.3	2002	492	Am
			R <sup>80</sup>	48906	2005	279	Am <sup>742</sup>
	2005	118 *	Am <sup>79 43</sup>	48907	2008	525	Am
48643	2004	871	S <sup>79 43</sup>	48910	2004	895	Am
48643.5	2004	871	S <sup>79 43</sup>	48911	2002	492	Am
48644	2004	871	S <sup>79 43</sup>	48915	2001	116	Am
48644.5	2004	871	Am <sup>79</sup>	48915.5	2002	492	R & Ad
			R <sup>80</sup>		2007	56	Am
48645.5	2003	862	Am	48915.6	2002	492	R
48646	2008	531	Ad	48916	2003	552	Am
48660	1999	646	Ad <sup>164</sup>	48916.1	1999	646	Am
48660.2	2005	677 *	Am		2005	69	Am
48661	1999	646	Am	48918	1999	332	Am
48664	1999	78 *	Am		2003	552	Am
	2000	71 *	Am	48918.6	2002	136	Ad
	2000	1058	Am (as am by Stats. 2000, Ch. 71)	48919	2000	147	Am
	2001	159	Am <sup>305</sup>	48923	2000	147	Am
48700	2004	896 *	R	48927	2002	492	Ad
48705	2004	896 *	R		2003	62	Am <sup>519</sup>
48710	2004	896 *	R	48938	2001	430	Am
48715	2004	896 *	R	48950	2008	525	Am
48720	2004	896 *	R	48980	2000	73 *	Am
48725	2004	896 *	R		1X 1999–00	1	Am
48730	2004	896 *	R		2003	650	Am (by Sec. 4 of Ch.)
48735	2004	896 *	R		2005	677 *	Am
48740	2004	896 *	R		2007	527	Am
48745	2004	896 *	R		2008	179	Am <sup>976</sup>
48800	2000	1073	Am	48980.3	2000	718	Ad
	2003	786	Am	48985	2006	706	Am
	2005	399	Am				
	2006	648	Am <sup>855</sup>				
	2008	718	Am (by Sec. 1 of Ch.) <sup>1023</sup>				
48800.5	2000	1073	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
49030	2005	673	Ad	49431 (Cont.)	2003	415	Am <sup>555</sup>
	2006	538	Am <sup>802</sup>		2005	235	Am
49031	2005	673	Ad	49431.2	2005	235	Ad
49032	2005	673	Ad	49431.5	2003	415	Ad
49033	2005	673	Ad		2005	237	Am
49034	2005	673	Ad	49431.7	2007	648	Ad
49061	2003	862	Am		2008	179	Am <sup>976</sup>
49068.6	1999	832	Ad	49432	2001	913	Ad <sup>37</sup>
49069	2006	583	Am	49433	2001	913	Ad <sup>37</sup>
49069.3	2000	67	Ad		2002	361	Am
49069.5	2003	862	Am	49433.5	2001	913	Ad <sup>37</sup>
	2005	639	Am	49433.7	2001	913	Ad <sup>37</sup>
49070	2002	492	Am		2002	361	Am
49075	2001	894	Am	49433.9	2001	913	Ad <sup>37</sup>
49076	2000	222	Am		2002	361	Am
	2003	862	Am		2002	664	Am <sup>431</sup>
49079	2000	345	Am		2005	235	Am
49080	1999	78*	Ad	49434	2001	913	Ad <sup>37</sup>
49080.5	1999	78*	Ad		2002	361	Am
49081	1999	78*	Ad		2005	235	Am
49082	1999	78*	Ad		2006	538	Am <sup>802</sup>
49082.5	1999	78*	Ad	49435	2001	913	Ad <sup>37</sup>
49083	1999	78*	Ad	49436	2001	913	Ad <sup>37</sup>
49084	2002	1002*	Ad		2005	118*	Am
49085	2004	914	Ad	49452.6	2003	745	Ad & R <sup>68</sup>
49110	2004	896*	Am		2004	183	Am <sup>571</sup>
	2007	524*	Am (by Sec. 5 of Ch.)	49452.7	2006	235	Ad
49335	2000	265	Ad	49452.8	2006	413	Ad
49341	2005	22	Am <sup>647</sup>		2007	483	Am <sup>962</sup>
49370	1999	1013	Ad		2007	730	Am
49406	2007	24	Am	49494	2000	20*	Ad
49413	2001	745*	Am	49545.5	1999	78*	Ad
	2001	750	Am	49548	2005	651	Am
49414	2001	458	Ad	49550	2005	651	Am
49414.5	2003	684	Ad	49550.2	2006	702*	Ad
	2004	183	Am <sup>571</sup>	49550.3	2000	71*	Am
	2005	22	Am <sup>647</sup>	49553	2002	1168*	R (as am by Stats. 1997, Ch. 825)
49415	2002	1096	Ad				Am (as am by Stats. 1998, Ch. 1078)
49423	2004	846*	Am	49557	2001	894	Am
	2005	677*	Am	49557.1	2000	93*	Ad
49423.1	2004	832	Ad	49557.2	2001	894	Ad
	2005	677*	Am		2002	1161*	Am
49423.5	2006	414	Am		2004	729	Am
	2007	12	Am	49558	2001	894	Am
	2008	179	Am <sup>976</sup>		2004	321	Am
49423.5.1	2000	281	Ad	49561	2005	361	Ad <sup>765</sup>
49423.6	2000	281	Ad		2006	75*	Am
49430	2001	913	Ad <sup>37</sup>		2006	538	Am <sup>802</sup>
	2005	235	Am		2007	130	Am <sup>902</sup>
	2007	174*	Am		2008	673	Am
49430.3	2001	913	Ad <sup>37</sup>	49562	2008	673	Ad <sup>1015</sup>
49430.5	2001	913	Ad <sup>37 335</sup>	49565	2005	236*	Ad
	2002	361	Am <sup>415</sup>	49565.1	2005	236*	Ad
	2006	79*	Am	49565.2	2005	236*	Ad
49430.7	2007	174*	Ad <sup>916</sup>		2006	538	Am <sup>802</sup>
	2007	730	Am	49565.3	2005	236*	Ad
	2008	223	Am				
49431	2001	913	Ad <sup>37 22</sup>				
	2002	361	Am <sup>416</sup>				
	2002	664	Am <sup>431</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
49565.4	2005	236*	Ad	51201.5	1999	83	Am <sup>30</sup>
	2006	538	Am <sup>802</sup>		2003	650	R
49565.5	2005	236*	Ad	51210	2001	734*	Am
49565.6	2005	236*	Ad	51210.1	2002	943	Ad(RN)
49565.7	2005	236*	Ad	51210.2	2002	943	Ad
49565.8	2005	236*	Ad	51210.3	2006	549	Ad
49580	2007	56	R	51210.4	2002	1163	Ad
49581	2000	1058	R	51210.8	2005	645	Ad
49582	2007	56	R	51215	1X 1999–00	1	S <sup>11 2</sup>
49590.5	2001	745*	R	51216	1X 1999–00	1	S <sup>11 2</sup>
49605	2001	250	Ad & R <sup>20</sup>	51217	1X 1999–00	1	S <sup>11 2</sup>
51004	2007	569	Am	51217.5	1X 1999–00	1	S <sup>11 2</sup>
51008	2000	213	Ad	51217.7	1X 1999–00	1	S <sup>11 2</sup>
51009	2002	366	Ad	51218	1X 1999–00	1	S <sup>11 2</sup>
Title 2, Div. 4, Pt. 28, Ch. 1.5, Art. 1, heading (Sec. 51100 et seq.)	1999	78*	Ad	51220	2000	1058	Am
51101	2001	749*	Am		2001	734*	Am
	2002	1037	Am		2002	943	Am
	2003	91	Am	51220.3	2001	386	Ad
	2004	896*	Am		2002	51*	Am
51101.1	2002	1037	Ad		2003	418	R
	2004	896*	Am	51220.4	2000	833	Ad
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)	51220.6	2004	587	Ad
51120	1999	78*	Ad		2005	314	R & Ad
51121	1999	78*	Ad	51221.3	2002	739	Ad
	1999	734	R (as ad by Stats. 1999, Ch. 78) & Ad		2003	35	Am
	2002	25*	Am		2003	400	Am
51122	1999	78*	Ad	51221.4	2003	44	Ad
	1999	734	R (as ad by Stats. 1999, Ch. 78) & Ad		2007	130	Am <sup>902</sup>
	2002	25*	Am	51221.5	2002	988	Ad
	1999	78*	Ad	51223.1	2002	943	Am & RN
	1999	734	R (as ad by Stats. 1999, Ch. 78) & Ad	51223.5	2002	943	R
	2002	25*	Am	51224	2000	1058	Am
	2003	62	Am <sup>519</sup>	51224.5	2000	1024	Ad
51123	1999	734	Ad		2001	734*	Am
51124	2002	25*	Ad		2003	552	Am
51130	1999	734	Ad		2004	896*	Am
51131	1999	734	Ad	51225.3	2000	1058	Am
51132	1999	734	Ad	51225.4	2000	1058	Am
	2003	552	R	51226	2000	1058	Am
51133	1999	734	Ad		2002	988	Am
51140	1999	734	Ad		2002	989	Am
51141	1999	734	Ad	51226.1	2002	989	Ad
51142	1999	734	Ad		2003	62	Am <sup>519</sup>
51143	1999	734	Ad		2003	653	Am
					2005	22	Am <sup>647</sup>
					2005	677*	Am
				51226.3	2002	702	Am
					2003	62	Am <sup>519</sup>
				51226.4	2001	926	Ad & R <sup>75</sup>
					2003	665	Am
				51228	2002	989	Am
					2008	179	Am <sup>976</sup>
				51229	2003	650	R
					2007	527	Ad
				51229.5	2003	650	R
				51229.8	2003	650	R
				51230	2004	895	R
				51240	2003	650	R
					2004	896*	Ad
				51241	2002	1166	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
51241 (Cont.)	2003	459	Am & R <sup>570</sup>	51705	2003	429	Ad
			Ad <sup>562</sup>	51705.3	2003	429	Ad & R <sup>75</sup>
	2007	720	Am	51725	2001	705	Ad & R <sup>20</sup>
	2008	32	Am		3X	2001–02 2*	Am <sup>19</sup>
51250	2006	608	Ad	51726	2001	705	Ad & R <sup>20</sup>
51251	2006	608	Ad		3X	2001–02 2*	Am <sup>19</sup>
	2007	130	Am <sup>902</sup>	51727	2001	705	Ad & R <sup>20</sup>
51263	2003	828	Am		2002	664	Am <sup>451</sup>
51264	2001	750	Am		3X	2001–02 2*	Am <sup>19</sup>
	2003	828	Am	51728	2001	705	Ad & R <sup>20</sup>
51280	2002	541	Ad		3X	2001–02 2*	S <sup>19</sup>
51282	2002	541	Ad	51729	2001	705	Ad & R <sup>20</sup>
51284	2002	541	Ad		3X	2001–02 2*	S <sup>19</sup>
51412	2000	1058	Am		3X	2001–02 2*	S <sup>19</sup>
51420	2007	269	Am	51745.6	2005	543	Am
51421	2002	163	Am	51747	2004	896*	Am
51422	2002	163	Am	51747.3	1999	162	Am
51423	2007	269	Am		2003	529*	Am <sup>599</sup>
51424	2002	163	Am	51795	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	51796.2	2006	437	Ad
	2004	255	Am	51796.5	2006	437	Ad
	2005	22	Am <sup>647</sup>	51797	1999	713	Ad
Title 2, Div. 4, Pt. 28, Ch. 3, Art. 4, heading (Sec. 51440 et seq.)	2004	255	R	51798	1999	713	Ad
51440	2004	255	Am		2006	437	R
51441	2004	255	R	51802	2007	569	Am
51442	2004	255	Am	51810	2001	734*	Am
51500	2007	569	Am	51820	2003	650	R
51511	2001	734*	Am	51851	2003	650	Am
51550	2003	650	R		2002	774*	Am <sup>70</sup>
51551	2003	650	R				R <sup>63</sup>
51553	1999	234	Am				Ad <sup>513</sup>
	1999	853	Am (by Sec. 2.5 of Ch.)	Title 2, Div. 4, Pt. 28, Ch. 5, Art. 15, heading (Sec. 51870 et seq.)	2001	734*	S <sup>18</sup>
	2002	1099	Am		2004	482	S <sup>317</sup>
51554	2003	650	R		2008	530	S <sup>547</sup>
	1999	83	Am <sup>30</sup>	51870	1999	830	Ad
	2003	650	R		2004	681	Am
51555	1999	83	Am <sup>30</sup>	51871	1999	83	Am <sup>30</sup>
	2003	650	R		2001	734*	S <sup>18</sup>
51700	2002	730	Ad		2004	482	Am <sup>317</sup>
	2003	62	Am <sup>519</sup>		2008	530	S <sup>547</sup>
	2003	773	Am	51871.3	1999	830	Ad
51701	2003	773	Ad		2004	681	R
51701.5	2003	773	Ad	51871.4	1999	830	Ad
51702	2002	730	Ad		2004	681	R
				51871.5	1999	830	Ad
					2000	135	Am <sup>203</sup>
					2004	681	Am
					2006	313	Am
					2007	130	Am <sup>902</sup>
				51872	1999	830	Am
					2001	734*	S <sup>18</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
51872 (Cont.)	2004	482	Am <sup>317</sup>	52052 (Cont.)	2004	914	Am
	2008	530	S <sup>547</sup>		2004	915	Am
51873	2001	734*	S <sup>18</sup>		2005	639	Am
	2004	482	Am <sup>317</sup>		2006	538	Am <sup>802</sup>
	2008	530	S <sup>547</sup>		2006	743	Am
51874	2001	734*	Am <sup>18</sup>		2007	130	Am <sup>902</sup>
	2004	482	Am <sup>317</sup>		2008	710	Am
	2008	530	Am <sup>547</sup>		2008	757*	Am
51882	2003	552	R	52052.1	2007	731	Ad <sup>939</sup>
51890	2003	550	Am	52052.2	2001	887	Ad
51913	2003	550	Am	52052.3	2000	71*	Ad
51930	2003	650	Ad		2000	695*	Am (as ad by Stats. 2000, Ch. 71)
51931	2003	650	Ad		2002	1035	R
51932	2003	650	Ad	52052.5	1X 1999–00	3	Ad
51933	2003	650	Ad		2003	782	Am
51934	2003	650	Ad	52053	2000	695*	Am
51935	2003	650	Ad		1X 1999–00	3	Ad
51936	2003	650	Ad		2001	887	Am
51937	2003	650	Ad		2003	62	Am <sup>519</sup>
51938	2003	650	Ad	52053.5	1X 1999–00	3	Ad
	2004	323	Am	52054	2000	190	Am
51939	2003	650	Ad		2000	695*	Am
51940	2002	755	Ad		1X 1999–00	3	Ad
52000	2004	871	S <sup>79 43</sup>		2001	159	Am <sup>305</sup>
52001	2004	871	S <sup>79 43</sup>		2001	749*	Am <sup>37</sup>
52002	2004	871	Ad <sup>79</sup>		2001	887	Am
			R <sup>80</sup>		2002	42*	Am
52010	2004	871	S <sup>79 43</sup>		2002	1168*	Am
52011	2004	871	S <sup>79 43</sup>		2003	91	Am
52012	2004	871	S <sup>79 43</sup>		2004	183	Am <sup>571</sup>
52013	2004	871	S <sup>79 43</sup>	52054.3	2001	749*	Ad <sup>37</sup>
52014	2004	871	S <sup>79 43</sup>	52054.5	2000	695*	Am
52015	2004	183	Am <sup>571</sup>		1X 1999–00	3	Ad
	2004	871	S <sup>79 43</sup>	52055	2000	695*	Am
52015.5	2004	871	S <sup>79 43</sup>		1X 1999–00	3	Ad
52016	2004	871	S <sup>79 43</sup>	52055.5	2000	695*	Am
52017	2004	871	S <sup>79 43</sup>		1X 1999–00	3	Ad
52019	2004	871	S <sup>79 43</sup>		2001	887	Am
52020	2004	871	S <sup>79 43</sup>		2002	1035	Am
52021	2004	871	S <sup>79 43</sup>		2006	766	Am
52033	2004	871	S <sup>79 43</sup>	52055.51	2001	749*	Ad <sup>37</sup>
52034	2004	871	S <sup>79 43</sup>		2002	1035	Am
52035	2004	871	S <sup>79 43</sup>		2003	573	Am
52039	2004	871	S <sup>79 43</sup>		2005	513*	Am
52040	2004	871	S <sup>79 43</sup>	52055.52	2002	1020*	Ad
52041	2004	871	S <sup>79 43</sup>		2002	1035	Am
52042	2004	871	S <sup>79 43</sup>		2003	91	Am
52046	2004	871	S <sup>79 43</sup>		2003	573	Am (as ad by Sec. 5, Stats. 2002, Ch. 1035) & RN
52048	2004	871	S <sup>79 43</sup>	52055.53	2002	1035	Ad
52049	2004	871	S <sup>79 43</sup>	52055.54	2003	573	Ad
52049.1	2004	871	S <sup>79 43</sup>	52055.55	2003	573	Ad(RN)
52050	1X 1999–00	3	Ad		2005	513*	Am
52050.5	1X 1999–00	3	Ad		2006	766	Am
52051	1X 1999–00	3	Ad	52055.57	2004	579*	Ad
52051.5	1X 1999–00	3	Ad		2005	513*	Am
52052	2000	695*	Am				
	1X 1999–00	3	Ad				
	2001	745*	Am				
	2001	887	Am				
	2002	1035	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>
52055.57 (Cont.)	2006	538	Am <sup>802</sup>	52055.650 (Cont.)	2003	91	Am
	2008	757*	Am		2003	573	Am
52055.58	2007	174*	Ad		2004	757	Am
52055.59	2008	757*	Ad		2005	73*	Am
Title 2,					2006	19*	Am
Div. 4,					2006	766	R & Ad
Pt. 28,				52055.655	2001	749*	Ad <sup>37</sup>
Ch. 6.1,					2002	42*	Am
Art. 3.5,					2003	91	Am
heading					2004	183	Am <sup>571</sup>
(Sec.				52055.656	2002	42*	Ad
52055.600					2002	1168*	Am (as ad by
et seq.)	2003	91	Am				Sec. 11, Stats.
52055.600	2001	749*	Ad <sup>37</sup>				2002, Ch. 42)
	2002	42*	Am		2003	91	Am
	2003	91	Am	52055.660	3X 2001–02	2*	Ad
	2005	73*	Am	52055.661	2006	19*	Ad
	2006	766	Am		2006	766	Am
52055.605	2001	749*	Ad <sup>37</sup>	52055.662	2004	900*	Ad
	2002	42*	Am	52055.700	2006	751	Ad
	2003	91	Am	52055.710	2006	751	Ad
	2005	73*	Am	52055.720	2006	751	Ad
	2006	538	Am <sup>802</sup>	52055.730	2006	751	Ad
	2006	766	R & Ad		2007	130	Am <sup>902</sup>
52055.610	2001	749*	Ad <sup>37</sup>	52055.740	2006	751	Ad
	2002	42*	Am	52055.750	2006	751	Ad
	2002	1168*	Am	52055.755	2006	751	Ad
	2003	91	Am	52055.760	2006	751	Ad
	2003	573	Am	52055.765	2006	751	Ad
	2005	73*	Am	52055.770	2006	751	Ad <sup>37</sup>
	2006	766	R & Ad		2007	130	Am <sup>902</sup>
52055.615	2001	749*	Ad <sup>37</sup>	52056	2000	695*	Am
	2002	42*	Am		1X 1999–00	3	Ad
	2003	91	Am		2003	45	Am
	2004	183	Am <sup>571</sup>		2003	62	Am <sup>519</sup>
52055.620	2001	749*	Ad <sup>37</sup>	52056.5	1X 1999–00	3	Ad
	2002	42*	Am	52057	2000	695*	Am (by Sec. 8
	2003	91	Am				of Ch.)
	2006	766	Am		1X 1999–00	3	Ad
52055.625	2001	749*	Ad <sup>37</sup>		2001	891*	Am
	2002	42*	Am		2002	1166	Am (by Sec. 5
	2003	91	Am				of Ch.)
	2004	183	Am <sup>571</sup>	52058	2000	695*	Am
	2004	900*	Am		1X 1999–00	3	Ad
	2006	538	Am <sup>802</sup>		2001	749*	Am
	2006	766	Am		2002	42*	Am
	2007	730	Am		2005	73*	Am
52055.630	2001	749*	Ad <sup>37</sup>	52058.1	2002	1020*	Ad
52055.640	2001	749*	Ad <sup>37</sup>		2003	91	Am
	2002	42*	Am	52059	2002	1020*	Ad
	2002	1168*	Am		2004	902*	Am
	2003	552	Am		2005	22	Am <sup>647</sup>
	2004	900*	Am		2005	513*	Am
	2004	902*	Am		2008	757*	Am
	2005	118*	Am	52060	2001	734*	S <sup>19</sup>
	2006	766	Am		2007	174*	Ad & R <sup>317</sup>
52055.645	2001	749*	Ad <sup>37</sup>		2007	734*	S <sup>19</sup>
	2002	42*	Am	52061	2001	734*	Ad & R <sup>317</sup>
52055.647	2001	749*	Ad <sup>37</sup>		2007	174*	Ad & R <sup>317</sup>
52055.650	2001	749*	Ad <sup>37</sup>	52062	2001	734*	S <sup>19</sup>
					2007	174*	Ad & R <sup>317</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By			Affected By		
Section	Year	Chapter Effect	Section	Year	Chapter Effect
52063	2001	734 * S <sup>19</sup>	52244 (Cont.)	2006	436 Am <sup>639</sup>
	2007	174 * Ad & R <sup>317</sup>		2008	179 Am <sup>976</sup>
52064	2001	734 * S <sup>19</sup>	52247	2000	73 * Ad
	2007	174 * Ad & R <sup>317</sup>		2005	677 * R
52065	2001	734 * S <sup>19</sup>	52262	2001	546 Am
	2007	174 * Ad & R <sup>317</sup>	52263.5	2002	1167 * Ad <sup>73</sup>
52066	2001	734 * Am <sup>19</sup>			R <sup>22</sup>
	2007	174 * Ad & R <sup>317</sup>	52270	2000	78 * Ad
52067	2001	734 * Am <sup>19</sup>		2000	1058 Am (as ad by
52070	2002	1028 Ad & R <sup>38</sup>			Stats. 2000, Ch.
52071	2002	1028 Ad & R <sup>38</sup>			78)
	2003	62 Am <sup>519</sup>		2001	159 Am <sup>305</sup>
52072	2002	1028 Ad & R <sup>38</sup>	52272	2000	78 * Ad
52073	2002	1028 Ad & R <sup>38</sup>	52290	2001	709 Ad & R <sup>20</sup>
	2003	62 Am <sup>519</sup>	52291	2001	709 Ad & R <sup>20</sup>
52074	2002	1028 Ad & R <sup>38</sup>		2002	1168 * Am
52075	2002	1028 Ad & R <sup>38</sup>	52292	2001	709 Ad & R <sup>20</sup>
52084	1999	78 * Am	52292.5	2001	709 Ad & R <sup>20</sup>
52086	1999	78 * Am	52293	2001	709 Ad & R <sup>20</sup>
	2008	30 * Am	52294	2001	709 Ad & R <sup>20</sup>
52086.5	2003	755 Ad <sup>98</sup>	52295.10	2002	582 * Ad
		R <sup>100</sup>	52295.15	2002	582 * Ad
52122	1999	83 Am <sup>30</sup>	52295.20	2002	582 * Ad
	2000	743 Am		2004	681 Am
52122.1	2000	749 Am	52295.25	2002	582 * Ad
52123	2000	743 Am		2004	681 Am
52124	2004	910 * Am <sup>319</sup>		2002	582 * Ad
		R <sup>232</sup>	52295.30	2002	582 * Ad
		Ad <sup>636</sup>		2004	681 Am
	2005	22 Am (as am by	52295.35	2002	582 * Ad
		Sec. 1, Stats.		2004	681 Am <sup>79</sup>
		2004, Ch.			R <sup>80</sup>
		910) <sup>647</sup>			Ad <sup>81</sup>
	2006	538 Am (as am by		2005	118 * Am (as ad by
		Sec. 46, Stats.			Sec. 9, Stats.
		2005, Ch.			2004, Ch. 681)
		22) <sup>802</sup>		2006	538 Am <sup>802</sup>
	2008	515 Am (as am by	52295.36	2004	681 Ad <sup>81</sup>
		Sec. 122, Stats.	52295.40	2002	582 * Ad
		2006, Ch.	52295.45	2002	582 * Ad
		538) <sup>723</sup> <sup>423</sup>	52295.50	2002	582 * Ad
		Am (as ad by	52295.55	2002	582 * Ad
		Sec. 2, Stats.			
		2004, Ch.			
		910) <sup>1005</sup>	Title 2,		
52124.1	2008	30 * Ad <sup>968</sup>	Div. 4,		
		R <sup>232</sup>	Pt. 28,		
52128	2004	183 Am <sup>571</sup>	Ch. 9,		
52136	2001	750 R	heading		
52165	2006	538 Am <sup>802</sup>	(Sec. 52300		
52177	2001	750 Am	et seq.)	2000	1058 Am
52201	2000	1073 Am	52300	2000	1058 Am
52204	2000	748 R	52301	2000	1058 Am
52205	2000	748 Am		2006	572 Am
52206	2000	748 Am	52301.5	2005	208 Am
52208	2000	748 R	52302	2000	1058 Am
52209	2000	748 Am		2006	572 R & Ad
52211	2000	748 R & Ad		2007	730 Am
52212	2000	748 Am	52302.2	2006	572 Ad
52244	1999	646 Am		2007	730 Am
	2003	669 Am <sup>68</sup>	52302.3	2000	1058 Am
				2006	572 Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
52302.5	2000	1058	Am	Title 2, Div. 4, Pt. 28, Ch. 9, Art. 4, heading (Sec. 52370 et seq.)				
	2006	572	Am		2000	1058	Am	
52302.7	2000	1058	Am		52370	2000	1058	Am
	2006	572	Am <sup>189</sup> R <sup>192</sup>		52371	2000	1058	Am
52302.8	2006	572	Ad		52372	2000	1058	Am
	2008	223	Am		52372.1	2000	1058	Am
52302.9	2000	1058	Am		52372.5	2008	681	Ad
52303	2000	1058	Am		52373	2000	1058	Am
	2006	572	Am		52375	2000	1058	Am
52305	2000	1058	Am		52376	2000	1058	Am
52309	2000	1058	Am	52377	2000	1058	Ad	
52310.5	2002	1168*	Am	52378	2006	79*	Ad	
52314	2002	1168*	Am		2007	526*	Am (by Sec. 4 of Ch.)	
	2006	572	Am		2007	732	Am (by Sec. 1.5 of Ch.)	
52314.5	2006	572	Am	52379	2006	79*	Ad	
52314.6	2006	572	R		2006	371*	Am	
52314.7	2006	572	R		2007	730	Am	
52315	2006	572	Am	52380	2006	79*	Ad	
52321	2006	572	Am		2007	526*	Am	
	2007	730	Am	52381	2000	1058	Am	
	2008	519	Am	52382	2000	1058	Am	
52325	2006	572	R	52383	2000	1058	Am	
	2007	730	Ad	52384	2000	1058	Am	
52326	2006	572	R	52388	2000	1058	Am	
52329	2000	1058	Am					
52331	2000	1058	Am	Title 2, Div. 4, Pt. 28, Ch. 9, Art. 7, heading (Sec. 52450 et seq.)	2000	1058	Am	
52334	2000	1058	Ad	52450	2000	1058	Am	
	2001	734*	Am	52452	2000	1058	Am	
52334.5	2006	572	Ad	52453	2000	1058	Am	
52335.10	2006	572	R	52454	2000	1058	Am	
52335.12	2006	572	Ad					
52335.7	2006	572	R	Title 2, Div. 4, Pt. 28, Ch. 9, Art. 7.5, heading (Sec. 52460 et seq.)	2000	1058	Am	
52335.8	2006	572	R	52460	2000	1058	Am	
52335.9	2006	572	R	52461	2000	1058	Am	
52336	2000	1058	Am	52461.5	2000	1058	Am	
52336.5	2000	1058	Am					
52342	2000	1058	Am					
Title 2, Div. 4, Pt. 28, Ch. 9, Art. 3, heading (Sec. 52350 et seq.)	2000	1058	Am					
52350	2000	1058	Am					
52351	2000	1058	Am					
52353	2000	1058	Am					
52354	2000	1058	Am					
52360	2001	886	Ad <sup>37</sup>					
52361	2001	886	Ad <sup>37</sup>					
52362	2001	886	Ad <sup>37</sup>					
52363	2001	886	Ad <sup>37</sup>					
52364	2001	886	Ad <sup>37</sup>					
52365	2001	886	Ad <sup>37</sup>					

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Title 2, Div. 4, Pt. 28, Ch. 9, Art. 9, heading (Sec. 52485 et seq.)				52730	2008	523	Ad
52485	2000	1058	Am	52740	2006	538	Am <sup>802</sup>
52487	2000	1058	Am	52761	2001	734 *	Am
52488	2000	1058	Am	52853	1999	646	Am
52489	2000	1058	Am	52861	2008	179	Am <sup>976</sup>
52490	2000	1058	Am	52890	2003	864	Am
Title 2, Div. 4, Pt. 28, Ch. 9, Art. 9.5, heading (Sec. 52495 et seq.)					2004	871	S <sup>79</sup> 43
52495	2000	1058	Am		2005	402 *	Am <sup>57</sup>
52496	2002	651	S <sup>68</sup>	52891	2004	871	Ad <sup>79</sup>
52497	2000	1058	Am				R <sup>80</sup>
52498	2000	1058	Am		2005	402 *	R
52499	2000	1058	Am	52900	2000	1058	S <sup>149</sup> 5
52499.3	2000	1058	Am		2001	187 *	S <sup>36</sup> 75
52499.5	2002	651	S <sup>68</sup>		2004	871	S <sup>79</sup> 43
52499.6	2002	651	S <sup>68</sup>	52900.1	2000	1058	S <sup>149</sup> 5
52499.65	2006	408	Ad & R <sup>349</sup>		2001	187 *	S <sup>36</sup> 75
52499.66	2007	529	Ad		2004	871	S <sup>79</sup> 43
52515	2004	896 *	Am	52901	2000	1058	S <sup>149</sup> 5
52520	2005	677 *	Am		2001	187 *	S <sup>36</sup> 75
52522	2008	655	Am		2004	871	S <sup>79</sup> 43
52523	2001	734 *	Am	52902	2000	1058	S <sup>149</sup> 5
52525	2002	988	Ad		2001	187 *	S <sup>36</sup> 75
52570	2005	677 *	Am		2004	871	S <sup>79</sup> 43
52571	2005	677 *	Am	52902.5	2001	187 *	Ad
52572	2005	677 *	Am		2004	871	S <sup>79</sup> 43
52616.19	2005	502 *	Am	52903	2000	1058	S <sup>149</sup> 5
52616.23	2005	502 *	R		2001	187 *	S <sup>36</sup> 75
52616.8	2004	896 *	Am <sup>711</sup>		2004	871	S <sup>79</sup> 43
52617	2005	502 *	Ad	52904	2000	1058	Am <sup>149</sup> 5
52656	2001	745 *	Am		2001	187 *	Am <sup>36</sup> 75
Title 2, Div. 4, Pt. 28, Ch. 11, Art. 2, heading (Sec. 52720 et seq.)					2004	871	Am <sup>79</sup> 43
	2008	523	Am	52922	2001	557	Am
					2007	220	Am
					2008	179	Am <sup>976</sup>
				52980	2000	1058	R
				52981	2000	1058	R
				52982	2000	1058	R
				53025	1X 1999–00	2 *	Ad
					2004	871	S <sup>79</sup> 43
				53027	1X 1999–00	2 *	Ad
					2004	871	S <sup>79</sup> 43
				53029	1X 1999–00	2 *	Ad
					2001	734 *	Am
					2004	871	S <sup>79</sup> 43
				53031	1999	78 *	Am
					1X 1999–00	2 *	Ad
					2004	871	S <sup>79</sup> 43
				53032	2004	871	Ad <sup>79</sup>
							R <sup>80</sup>
				53050	1X 1999–00	2 *	Ad
				53053	1X 1999–00	2 *	Ad
				53055	1X 1999–00	2 *	Ad
				53057	1X 1999–00	2 *	Ad
				53075	1X 1999–00	2 *	Ad
					2002	1167 *	Am
				53080	2000	793	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>
Title 2, Div. 4, Pt. 28, Ch. 17, heading (Sec. 53081 et seq.)	2001	734 *	Am (as ad by Stats. 2000, Ch. 404) & RN	54026 (Cont.)	2006	371 *	Am
					2007	730	Am
				54027	2006	79 *	R & Ad
				54028	2006	79 *	R & Ad
				54029	2006	79 *	R
				54030	2006	79 *	R (as ad by Sec. 20, Stats. 1989, Ch. 82 and Ch. 83)
Title 2, Div. 4, Pt. 28, Ch. 18, heading (Sec. 53081 et seq.)	2001	734 *	Ad(RN)	54031	2006	79 *	R (as ad by Sec. 21, Stats. 1989, Ch. 82 and Ch. 83)
53081	2000	404 *	Ad	54032	2006	79 *	R (as ad by Sec. 22, Stats. 1989, Ch. 82 and Ch. 83)
	2000	793	Ad	54033	2006	79 *	R (as ad by Sec. 23, Stats. 1989, Ch. 82 and Ch. 83)
	2001	734 *	Am (as ad by Stats. 2000, Ch. 404) & RN	54040	2006	79 *	R
53082	2003	573	Am	54041	2006	79 *	R
	2000	404 *	Ad	54200	2001	891 *	Ad
	2000	793	Ad		2004	871	S <sup>79 43</sup>
	2001	734 *	Am (as ad by Stats. 2000, Ch. 404) & RN	54201	2001	891 *	Ad
	2002	166	Am		2002	1167 *	Am
53083	2003	62	Am <sup>519</sup>		2003	62	Am <sup>519</sup>
	2000	404 *	Ad		2004	871	S <sup>79 43</sup>
	2000	793	Ad	54203	2001	891 *	Ad
	2001	734 *	Am (as ad by Stats. 2000, Ch. 404) & RN		2004	871	S <sup>79 43</sup>
	2003	573	Am	54204	2002	49	Ad
53084	2000	404 *	Ad		2004	871	S <sup>79 43</sup>
	2000	793	Ad <sup>37</sup>	54205	2002	1167 *	Ad
	2001	734 *	Am (as ad by Stats. 2000, Ch. 404) & RN		2004	871	S <sup>79 43</sup>
	2003	573	R & Ad	54206	2004	871	Ad <sup>79</sup> R <sup>80</sup>
53086	2005	208	Ad	54444.5	1999	691 *	Ad
53091	2001	734 *	Ad(RN)	54660	2004	871	S <sup>79 43</sup>
	2004	871	S <sup>79 43</sup>	54661	2004	871	S <sup>79 43</sup>
53092	2001	734 *	Ad(RN)	54662	2004	871	S <sup>79 43</sup>
	2004	871	S <sup>79 43</sup>	54664	2004	871	S <sup>79 43</sup>
53093	2001	734 *	Ad(RN)	54665	2004	871	S <sup>79 43</sup>
	2004	871	S <sup>79 43</sup>	54668	2004	871	S <sup>79 43</sup>
53094	2001	734 *	Ad(RN)	54669	2004	871	Am <sup>79</sup> R <sup>80</sup>
	2004	871	S <sup>79 43</sup>	54685	1999	955	Am <sup>70 18</sup>
53095	2004	871	Ad <sup>79</sup> R <sup>80</sup>		2004	871	S <sup>79 43</sup>
54020	2006	79 *	R & Ad	54685.1	1999	955	S <sup>70 18</sup>
54021	2006	79 *	R & Ad		2004	871	S <sup>79 43</sup>
54022	2006	79 *	R & Ad	54685.2	1999	955	Am <sup>70 18</sup>
	2007	730	Am		2000	135	Am <sup>203</sup>
54023	2006	79 *	R & Ad		2004	871	S <sup>79 43</sup>
	2007	730	Am	54685.3	1999	955	Am <sup>70 18</sup>
54024	2006	79 *	R & Ad		2000	135	Am <sup>203</sup>
54025	2006	79 *	R & Ad		2004	871	S <sup>79 43</sup>
54026	2006	79 *	R & Ad	54685.6	1999	955	S <sup>70 18</sup>
					2004	871	S <sup>79 43</sup>
				54685.7	1999	955	Am <sup>70 18</sup>
					2004	871	S <sup>79 43</sup>

**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
54685.8	1999	955	S <sup>70 18</sup>	54747 (Cont.)	2002	1168 *	Am
	2004	871	S <sup>79 43</sup>		2000	83	Am <sup>30</sup>
54685.9	1999	955	Am <sup>70 18</sup>	54748	1999	71 *	Am
	2004	871	S <sup>79 43</sup>		2000	71 *	Am
54686	1999	955	Am <sup>70 18</sup>	54749	2000	71 *	Am
	2004	871	S <sup>79 43</sup>		2000	1057	Am
54686.2	1999	955	Am <sup>70 18</sup>		2001	159	Am <sup>305</sup>
	2004	871	Am <sup>79 43</sup>		2001	734 *	Am
54691	2001	216	Am		2003	523	Am
54696	2001	745 *	Am		2005	677 *	Am
	2001	750	Am	54749.5	2000	71 *	Am
					2000	1057	Am
Title 2, Div. 4, Pt. 29, Ch. 9, Art. 6.3, heading (Sec. 54710 et seq.)	2008	472	Ad & R <sup>1006</sup>	Title 2, Div. 4, Pt. 29, Ch. 9, Art. 7.5, heading (Sec. 54750 et seq.)	2008	685	Ad
54710	2008	472	Ad & R <sup>1006</sup>	54750	2000	1058	R
54711	2008	472	Ad & R <sup>1006</sup>		2008	685	Ad
54712	2008	472	Ad & R <sup>1006</sup>	54751	2000	1058	R
54713	2008	472	Ad & R <sup>1006</sup>	54751.1	2000	1058	R
54714	2008	472	Ad & R <sup>1006</sup>	54752	2000	1058	R
54715	2008	472	Ad & R <sup>1006</sup>	Title 2, Div. 4, Pt. 29, Ch. 9, Art. 7.7, heading (Sec. 54760 et seq.)	2008	685	Ad
54716	2008	472	Ad & R <sup>1006</sup>	54760	2004	871	S (as ad by Sec. 24, Stats. 1989, Ch. 82 and Ch. 83) <sup>79 43</sup>
54720	2004	871	S <sup>79 43</sup>		2008	685	Ad
54721	2004	871	S <sup>79 43</sup>	54760.1	2004	871	S <sup>79 43</sup>
54722	2004	871	S <sup>79 43</sup>	54761	2004	871	S <sup>79 43</sup>
54723	2004	871	S <sup>79 43</sup>	54761.1	2004	871	S <sup>79 43</sup>
54724	2004	871	S <sup>79 43</sup>	54761.2	2004	871	S <sup>79 43</sup>
54725	2004	871	S <sup>79 43</sup>	54761.3	1999	83	Am <sup>30</sup>
54726	2003	864	Am		2004	871	S <sup>79 43</sup>
	2004	871	S <sup>79 43</sup>	54761.4	2003	573	Ad
54727	2004	871	S <sup>79 43</sup>		2004	871	S <sup>79 43</sup>
54728	2004	871	S <sup>79 43</sup>	54762	2004	871	S <sup>79 43</sup>
54729	2004	871	S <sup>79 43</sup>	54763	2004	871	Ad <sup>79</sup> R <sup>80</sup>
54730	2004	871	S <sup>79 43</sup>	56000	2004	161 *	Am
54731	2004	871	S <sup>79 43</sup>		2007	454 *	Am
54732	2004	871	S <sup>79 43</sup>	56001	2002	1168 *	Am
54733	2004	871	S <sup>79 43</sup>		2005	653 *	Am
54734	2003	864	Am	56020.5	2005	653 *	Ad
	2004	871	S <sup>79 43</sup>	56021.1	2002	492	Ad
54735	2004	871	Ad <sup>79</sup> R <sup>80</sup>		2003	62	Am <sup>519</sup>
					2007	56	Am
54742	2000	1057	Am	56026	2001	734 *	Am
54743	2000	71 *	Am		2002	492	Am
	2002	1168 *	Am		2007	56	Am
54744	2000	71 *	Am	56026.1	2002	492	Ad
54745	1999	83	Am <sup>30</sup>				
	2000	71 *	Am				
	2000	1057	Am				
	2002	1168 *	Am				
	2003	523	Am				
54746	2000	71 *	Am				
	2000	1057	Am				
	2001	734 *	Am				
	2002	1168 *	Am				
54746.5	2001	734 *	Ad				
54747	2000	71 *	Am				
	2000	1057	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>
56026.1 (Cont.)	2007	454 *	Am	56129 (Cont.)	2007	56	Am
56026.3	2004	914	Ad	56130	2002	1168 *	Am
	2007	56	Am	56137	2005	69	R
56027	2004	896 *	Am	56138	2000	1058	R
	2007	56	Am		2002	492	Ad
56028	2002	785	Am		2005	653 *	Am
	2004	896 *	Am		2007	56	Am
	2005	653 *	Am	56139	2004	493 *	Ad
	2007	454 *	R & Ad	56140	2004	896 *	Am
	2008	223	Am	56146	2007	56	Am
56028.5	2004	896 *	Ad	56155.7	2004	914	Ad
	2005	653 *	Am	56156	2007	56	Am
	2007	56	Am	56156.6	2004	216 *	Am <sup>198</sup>
	2007	454 *	Am			R <sup>485</sup>	
56029	2001	734 *	Am	56157	2004	914	Am
56030	2007	56	Am	56167	2007	56	Am
	2008	179	Am <sup>976</sup>	56167.5	2007	56	Am
56031	2007	454 *	Am	56168	2007	56	Am
56032	2004	161 *	Am	56170	2004	161 *	Am
	2007	56	Am		2007	56	Am
56033.5	2005	653 *	Ad	56171	2002	492	Am
	2007	454 *	Am		2005	653 *	Am
56034	2005	639	Am		2007	454 *	Am
56040	2004	161 *	Am	56172	2005	653 *	Am
	2007	56	Am		2007	56	Am
56040.1	2007	454 *	Ad	56173	2002	492	Am
56040.5	2005	653 *	Ad		2005	653 *	Am
56043	2002	492	Am		2007	454 *	Am
	2004	161 *	Am	56174	2007	56	Am
	2005	653 *	Am	56174.5	2002	492	Ad
	2006	583	Am		2007	56	Am
	2007	56	Am	56175	2002	492	Am
	2008	223	Am		2005	653 *	Am
56044	1999	78 *	Ad		2007	56	Am
	2001	734 *	R	56176	2002	492	Am
56045	1999	78 *	Ad		2005	653 *	Am
	1999	646	Am (as ad by Stats. 1999, Ch. 78)	56177	2005	653 *	Am
	2000	286	Am	56194	2007	56	Am
	2001	159	Am <sup>305</sup>	56195	2004	896 *	Am
	2007	56	Am	56195.1	1999	78 *	Am
56046	2002	944	Ad		2004	896 *	Am
	2003	62	Am <sup>519</sup>	56195.7	2004	161 *	Am
	2007	56	Am		2005	677 *	Am
56050	2007	56	Am	56200	2001	734 *	Am
56055	2001	734 *	Ad		2002	1168 *	Am
	2003	862	Am	56203	1999	78 *	Ad
	2007	56	Am	56205	2002	1168 *	Am
56058	2005	653 *	Ad		2005	653 *	Am
	2007	454 *	Am		2007	56	Am
56059	2005	653 *	Ad	56207	2007	454 *	Am
	2007	454 *	Am	56207.5	2001	734 *	Am
56070	2007	454 *	Ad		1999	78 *	Ad
56100	2002	1168 *	Am	56213	2001	551	Ad
	2007	56	Am	56240	2007	56	Am
56101	2007	56	Am	56243	2007	56	Am
56125	2002	492	Am	56245	2007	56	Am
	2007	56	Am	56300	2007	56	Am
56129	2002	1168 *	Am		2008	179	Am <sup>976</sup>
				56301	2004	161 *	Am
					2005	653 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
56301 (Cont.)	2007	454 *	Am	56344 (Cont.)	2005	653 *	Am
56302	2007	56	Am		2007	454 *	Am
	2008	179	Am <sup>976</sup>	56345	2002	1168 *	Am
56302.1	2005	653 *	Ad		2004	161 *	Am
56304	2002	492	Ad		2005	653 *	R & Ad
	2005	653 *	Am		2007	454 *	Am
56320	2002	492	Am	56345.1	2004	161 *	Am
	2004	161 *	Am		2005	653 *	Am
	2005	653 *	Am		2007	454 *	Am
	2007	56	Am	56345.2	2007	454 *	Ad
56321	2002	492	Am	56345.5	2007	56	Am
	2004	161 *	Am	56346	2004	161 *	Am
	2005	653 *	Am		2005	653 *	R & Ad
	2007	454 *	Am		2007	454 *	Am
56321.1	2005	653 *	Ad	56347	2002	492	Am
56321.5	2007	56	Am		2007	56	Am
56321.6	2008	245	Ad	56351	2007	56	Am
56322	2007	56	Am	56351.5	2001	736	Ad <sup>37</sup>
56325	2005	653 *	Am		2007	56	Am
56328	2007	56	Am		2007	730	Am
	2008	179	Am <sup>976</sup>	56351.7	2002	653	Ad
56329	2002	492	Am	56351.8	2005	530	Ad
	2003	368	Am	56351.9	2005	530	Ad
	2005	653 *	Am	56352	2001	736	Am <sup>37</sup>
	2007	454 *	Am		2007	56	Am
56330	2002	492	Ad	56361	2002	1168 *	Am
	2007	56	Am		2004	896 *	Am
56331	2004	493 *	Ad	56361.5	2007	56	Am
	2007	56	Am	56362	2007	56	Am
	2008	179	Am <sup>976</sup>	56362.7	2005	677 *	Am
56337	2005	653 *	R & Ad	56363	2005	653 *	Am
	2007	56	Am		2007	454 *	Am
56340	2002	492	Am	56363.1	2007	56	Am
	2007	56	Am	56363.3	2007	56	Am
56341	2001	405	R & Ad	56363.5	2002	492	Am
	2005	653 *	Am		2007	56	Am
	2007	454 *	Am		2008	179	Am <sup>976</sup>
56341.1	2001	405	Ad	56364.1	2004	896 *	Am
	2005	653 *	Am	56364.5	2004	896 *	R
	2007	56	Am	56365	2002	492	Am
	2008	179	Am <sup>976</sup>		2004	161 *	Am
56341.2	2003	413	Ad		2007	56	Am
56341.5	2002	492	Am	56366	2004	914	Am
	2003	62	Am <sup>519</sup>		2005	22	Am <sup>647</sup>
	2004	161 *	Am (as am by Stats. 2003, Ch. 62)	56366.1	2001	734 *	Am
	2004	914	Am		2004	914	Am
	2005	653 *	Am		2005	22	Am <sup>647</sup>
	2007	454 *	Am		2005	639	Am
56342	2002	492	Am		2007	56	Am
	2007	56	Am	56366.10	2008	179	Am <sup>976</sup>
56342.1	2002	492	Ad		2004	914	Ad
	2007	56	Am		2007	382	Am
	2008	179	Am <sup>976</sup>	56366.11	2004	914	Ad
56342.5	2007	56	Am		2005	22	Am <sup>647</sup>
56343.5	2003	552	Am	56366.12	2004	914	Ad
	2007	56	Am	56366.2	2005	639	Am
56344	2002	492	Am		2007	56	Am
	2004	161 *	Am	56366.3	2001	215	Am
					2007	56	Am
				56366.4	2007	233	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
56366.5	2004	914	Am	56473 (Cont.)	2007	56	Am
56366.8	2007	56	Am	56475	2002	585	Am
56366.9	2004	914	Am		2007	56	Am
56369	2007	56	Am	56476	2002	585	Ad
56375	1999	392	Ad		2007	56	Am
	2000	1058	Am & RN		2008	179	Am <sup>976</sup>
56376	1999	392	Ad	56490	2000	591	Ad & R <sup>19</sup>
	2000	1058	Am & RN	56491	2000	591	Ad & R <sup>19</sup>
56377	1999	392	Ad	56492	2000	591	Ad & R <sup>19</sup>
	2000	1058	Am & RN	56493	2000	591	Ad & R <sup>19</sup>
56378	1999	392	Ad	56494	2000	591	Ad & R <sup>19</sup>
	2000	1058	Am & RN	56495	2000	591	Ad & R <sup>19</sup>
56380	2005	653 *	Am	56500	2007	56	Am
56380.1	2005	653 *	Ad	56500.2	2002	492	R & Ad
	2007	454 *	Am		2005	653 *	Am
56381	2002	492	Am		2007	454 *	Am
	2004	161 *	Am	56500.3	2004	161 *	Am
	2005	653 *	Am		2005	653 *	Am
	2007	454 *	Am		2007	454 *	Am
56383	2002	492	Ad	56500.4	2002	492	Ad
	2003	62	Am <sup>519</sup>		2004	161 *	Am
	2007	56	Am		2005	653 *	Am
56385	2002	492	Ad		2007	454 *	Am
	2005	653 *	Am	56500.5	2002	492	Ad
56390	2000	1058	Ad(RN)		2007	56	Am
56391	2000	1058	Ad(RN)	56500.6	2004	161 *	Ad
	2001	734 *	Am		2007	56	Am
56392	2000	1058	Ad(RN)	56501	2002	492	Am
	2002	1168 *	Am		2007	56	Am
56393	2000	1058	Ad(RN)	56501.5	2005	653 *	Ad
	2002	1168 *	R		2007	454 *	Am
56400	2001	690	Ad	56502	2002	492	Am
56402	2001	690	Ad		2004	161 *	Am
56404	2001	690	Ad		2005	653 *	Am
	2002	664	Am <sup>431</sup>		2007	454 *	Am
56406	2001	690	Ad	56504	2006	583	Am
56408	2001	690	Ad		2007	56	Am
56410	2001	690	Ad		2008	179	Am <sup>976</sup>
56412	2001	690	Ad	56504.5	2002	492	Am
56414	2001	690	Ad		2004	161 *	Am
56425	2007	56	Am		2005	73 *	Am
56426.25	2007	56	Am		2007	56	Am
56426.6	2007	56	Am	56505	2002	492	Am
	2008	179	Am <sup>976</sup>		2003	368	Am
56426.9	2002	492	Am		2004	81	Am
	2007	56	Am		2004	161 *	Am (as am by Stats. 2003, Ch. 368)
56431	2007	56	Am		2004	408	Am
	2008	179	Am <sup>976</sup>		2005	22	Am <sup>647</sup>
56435	2001	629	Ad		2005	653 *	Am
	2005	653 *	R				R & Ad <sup>762</sup>
56440	2007	56	Am		2007	454 *	Am
56441	2006	538	Am <sup>802</sup>	56505.1	2002	492	Am
56441.1	2002	1168 *	Am		2003	368	Am
56441.11	2007	56	Am		2004	161 *	Am
56443	2007	56	Am	56505.2	2003	893	Am
56449	2001	629	Ad		2004	408	Am
	2005	653 *	R	56506	2003	368	Am
56454	2007	56	Am		2004	161 *	Am
56456	2007	56	Am				
	2008	179	Am <sup>976</sup>				
56473	2002	1168 *	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
56506 (Cont.)	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 <sup>305</sup>
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		2008	179	Am <sup>976</sup>
	2007	56	Am	56863	2004	161 *	Am
56602	2002	492	R & Ad		2007	56	Am
56603	2002	492	R	56867	2001	536 *	Ad & R <sup>75</sup>
56606	2007	56	Am		2006	79 *	Am <sup>312</sup>
56836.01	2004	896 *	Am	56875	2007	56	R
56836.02	2001	734 *	Am	56876	2007	56	R
56836.03	2004	896 *	Am	56877	2007	56	R
56836.04	2007	56	Am	56878	2007	56	R
56836.06	1999	78 *	Am	56879	2007	56	R
56836.07	2005	677 *	Ad	56881	2007	56	R
56836.08	1999	78 *	Am	56882	2007	56	R
56836.095	2001	891 *	Ad	56883	2007	56	R
56836.10	2000	1058	Am	56884	2007	56	R
56836.11	2000	1058	Am	56885	2001	745 *	Am
	2005	73 *	Am		2007	56	R
	2005	491 *	Am	58000	1999	646	R
56836.15	1999	78 *	Am	58001	1999	646	R
56836.155	2002	1168 *	Am	58002	1999	646	R
	2004	21 *	Am	58010	1999	646	R
	2004	896 *	Am	58011	1999	646	R
	2005	73 *	Am	58012	1999	646	R
	2006	79 *	Am	58013	1999	646	R
	2007	174 *	Am	58014	1999	646	R
	2008	757 *	Am	58015	1999	646	R
56836.156	2001	203 *	Ad	58016	1999	646	R
56836.157	2001	203 *	Ad	58017	1999	646	R
56836.158	2001	891 *	Ad	58018	1999	646	R
	2002	1167 *	Am	58019	1999	646	R
56836.159	2001	891 *	Ad	58020	1999	646	R
56836.16	2003	584	Am	58021	1999	646	R
	2004	216 *	Am <sup>198</sup>	58022	1999	646	R
			R <sup>485</sup>	58023	1999	646	R
56836.165	2004	216 *	Ad	58024	1999	646	R
	2005	73 *	Am	58025	1999	646	R
	2005	118 *	Am	58026	1999	646	R
	2005	491 *	Am	58027	1999	646	R
56836.17	2003	584	Am	58028	1999	646	R
	2004	216 *	Am <sup>198</sup>	58040	1999	646	R
			R <sup>485</sup>	58041	1999	646	R
56836.173	2004	216 *	Ad	58050	1999	646	R
	2004	896 *	Am	58051	1999	646	R
	2007	463	Am	58060	1999	646	R
56836.175	2003	584	Ad	58061	1999	646	R
56836.21	2006	79 *	Am	58407	2006	538	Am <sup>802</sup>
56836.23	2002	1168 *	Am	58520	2006	538	Am <sup>802</sup>
				58523	2001	745 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
58523 (Cont.)	2001	750	Am	58608	2002	1032*	R
58550	2001	187*	Ad <sup>313 73</sup>	58730	2004	871	S <sup>79 43</sup>
	2003	864	S <sup>424 68</sup>	58731	2004	871	S <sup>79 43</sup>
	2004	871	S <sup>79 43</sup>	58732	2004	871	S <sup>79 43</sup>
58551	2001	187*	Ad <sup>313 73</sup>	58733	2004	871	S <sup>79 43</sup>
	2003	864	S <sup>424 68</sup>	58734	2004	871	S <sup>79 43</sup>
	2004	871	S <sup>79 43</sup>	58735	2004	871	S <sup>79 43</sup>
58552	2001	187*	Ad <sup>313 73</sup>	58736	2004	871	S <sup>79 43</sup>
	2003	864	S <sup>424 68</sup>	58737	2004	871	Ad <sup>79</sup>
	2004	871	S <sup>79 43</sup>				R <sup>80</sup>
58553	2001	187*	Ad <sup>313 73</sup>	58907	2003	91	Am
	2003	864	S <sup>424 68</sup>	58916	2003	91	Am
	2004	871	S <sup>79 43</sup>	58922	2001	745*	R
58553.5	2001	187*	Ad <sup>313 73</sup>	58930	2001	629	Ad
	2003	864	S <sup>424 68</sup>	58950	2005	276	Ad <sup>189</sup>
	2004	871	S <sup>79 43</sup>				R <sup>192</sup>
58554	2001	187*	Ad <sup>313 73</sup>	58951	2005	276	Ad <sup>189</sup>
	2003	864	S <sup>424 68</sup>				R <sup>192</sup>
	2004	871	S <sup>79 43</sup>	58952	2005	276	Ad <sup>189</sup>
58554	2001	187*	Ad <sup>313 73</sup>				R <sup>192</sup>
	2003	864	S <sup>424 68</sup>	58953	2005	276	Ad <sup>189</sup>
	2004	871	S <sup>79 43</sup>				R <sup>192</sup>
58555	2001	187*	Ad <sup>313 73</sup>	58954	2005	276	Ad <sup>189</sup>
	2003	864	S <sup>424 68</sup>				R <sup>192</sup>
	2004	871	S <sup>79 43</sup>	58955	2005	276	Ad <sup>189</sup>
58556	2001	187*	Ad <sup>313 73</sup>				R <sup>192</sup>
	2003	864	S <sup>424 68</sup>	58956	2005	276	Ad <sup>189</sup>
	2004	871	S <sup>79 43</sup>				R <sup>192</sup>
58557	2001	187*	Ad <sup>313 73</sup>	59001.2	2003	865	Ad
	2003	864	S <sup>424 68</sup>	59001.4	2003	865	Ad
	2004	871	S <sup>79 43</sup>	59008	2002	1043	Ad
58558	2001	187*	Ad <sup>313 73</sup>		2003	62	Am <sup>519</sup>
	2003	864	S <sup>424 68</sup>	59050	2003	865	Ad
	2004	871	S <sup>79 43</sup>	59051	2003	865	Ad
58559	2001	187*	Ad <sup>313 73</sup>	59052	2003	865	Ad
	2003	864	S <sup>424 68</sup>		2005	22	Am <sup>647</sup>
	2004	871	S <sup>79 43</sup>	59053	2003	865	Ad
58560	2001	187*	Ad <sup>313 73</sup>	59054	2003	865	Ad
	2003	864	S <sup>424 68</sup>	59104	2002	1043	Ad
	2004	871	S <sup>79 43</sup>		2003	62	Am <sup>519</sup>
58561	2001	187*	Ad <sup>313 73</sup>	59150	2000	93*	Ad
	2003	864	S <sup>424 68</sup>	59201	2002	1168*	Am
	2004	871	S <sup>79 43</sup>	59203	2002	1168*	Am
58562	2001	187*	Ad <sup>313 73</sup>	59204	2002	1168*	R
	2003	864	S <sup>424 68</sup>	59204.5	2002	1168*	Am
	2004	871	S <sup>79 43</sup>	59205	2002	1043	Ad
58563	2001	187*	Ad <sup>313 73</sup>		2003	62	Am <sup>519</sup>
	2003	864	S <sup>424 68</sup>	59210	2002	1168*	Am
	2004	871	S <sup>79 43</sup>	59211	2002	1168*	R
58564	2001	187*	Ad <sup>313 73</sup>	59220	2002	1168*	R & Ad
	2003	864	S <sup>424 68</sup>	59223	2002	1168*	R
	2004	871	S <sup>79 43</sup>	60040	2003	552	Am
58600	2002	1032*	R	60041	2003	665	Am
58601	2002	1032*	R		2005	581	Am
58602	2002	1032*	R	60045	1999	276	Am
58603	2002	1032*	R	60048	1999	276	Ad
58604	2002	1032*	R	60050	2007	476	Ad & R <sup>111</sup>
58605	2002	1032*	R	60051	2006	717	Ad & R <sup>722</sup>
58606	2002	1032*	R	60061	2001	734*	Am
					2001	736	Am <sup>37</sup>
				60061.8	2003	800	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
60061.8 (Cont.)	2004	183	Am <sup>571</sup>	60451 (Cont.)	2002	1168 *	Am <sup>62 19</sup>
60119	1999	646	Am	60451.5	2002	1168 *	S <sup>62 19</sup>
	2004	900 *	Am	60452	2002	1168 *	S <sup>62 19</sup>
	2005	118 *	Am	60452.5	2002	1168 *	S <sup>62 19</sup>
	2006	704	Am	60453	2002	1168 *	Am <sup>62 19</sup>
60200	1999	276	Am	60501	2000	461	Ad
	2006	538	Am <sup>802</sup>	60600	2001	722	S <sup>18</sup>
	2006	887	Am (by Sec. 1 of Ch.)		2004	233	S <sup>111</sup>
60200.1	2006	887	Ad		2007	174 *	S <sup>349</sup>
	2008	149	Am	60601	2001	722	Am <sup>18</sup>
60200.2	1999	276	Ad		2004	233	Am <sup>111</sup>
	2000	135	Am <sup>203</sup>		2007	174 *	Am <sup>349</sup>
60227	2003	806	Ad & R <sup>75</sup>	60602	2001	722	S <sup>18</sup>
	2007	476	Ad & R <sup>111</sup>		2004	233	Am <sup>111</sup>
60240	2001	734 *	Am		2007	174 *	S <sup>349</sup>
	2002	802	Am	60603	1999	83	Am <sup>30</sup>
	2004	900 *	Am		2001	722	S <sup>18</sup>
60242	2002	802	Am		2004	233	Am <sup>424</sup>
	2003	892	Am (by Sec. 16 of Ch.)				R <sup>69</sup>
	2003	898	Am (by Sec. 2 of Ch.)		2007	174 *	Ad <sup>562</sup>
	2007	730	Am				Am (as am by Sec. 3, Stats. 2004, Ch. 233) <sup>348 349</sup>
60242.5	2002	802	Am				R (as ad by Sec. 4, Stats. 2004, Ch. 233)
60246	2002	802	Am <sup>334</sup>	60604	2000	576	Am
			R <sup>100</sup>		2001	20 *	Am
	2003	62	Am <sup>519</sup>		2001	722	S <sup>18</sup>
60246.5	2002	802	Ad		2004	233	Am <sup>424</sup>
60247	2002	802	Am <sup>334</sup>				R <sup>69</sup>
			R <sup>100</sup>				Ad <sup>562</sup>
60247.5	2002	802	Ad		2007	174 *	Am (as am by Sec. 5, Stats. 2004, Ch. 233) <sup>348 349</sup>
60248	2002	802	Am				R (as ad by Sec. 6, Stats. 2004, Ch. 233)
60252	2002	802	Am <sup>334</sup>	60605	2008	757 *	Am
			R <sup>100</sup>		1999	78 *	Am
	2004	900 *	Am		1999	735 *	Am (as am by Stats. 1999, Ch. 78)
60313	2001	734 *	Am				2000
60400	2001	734 *	Am				576
60420	2002	802	Ad <sup>424</sup>				722
			R <sup>69</sup>				Am <sup>18</sup>
	2007	304	S <sup>69 546 547</sup>				2004
60421	2002	802	Ad <sup>424</sup>				233
			R <sup>69</sup>				Am <sup>424</sup>
	2003	892	Am				R <sup>69</sup>
	2007	304	S <sup>69 546 547</sup>				Ad <sup>562</sup>
60422	2002	802	Ad <sup>424</sup>				Am (as am by Sec. 7, Stats. 2004, Ch. 233) <sup>348 349</sup>
			R <sup>69</sup>				R (as ad by Sec. 8, Stats. 2004, Ch. 233)
	2007	304	S <sup>69 546 547</sup>				2008
60422.1	2003	573	Ad & R <sup>74</sup>				757 *
60423	2003	573	Am <sup>187</sup>				432
	1X 2003–04	4 *	Ad & R <sup>375</sup>				Ad
60424	2002	802	Ad <sup>424</sup>				S <sup>18</sup>
			R <sup>69</sup>				
	2007	304	Am <sup>69 546 547</sup>				
60450	2002	1168 *	S <sup>62 19</sup>				
60450.1	2001	914	Ad				
	2002	1168 *	S <sup>62 19</sup>				
60450.5	2002	1168 *	S <sup>62 19</sup>				
60451	1999	15 *	Am				
	2001	591	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
60605.1 (Cont.)	2004	233	S <sup>111</sup>	60615 (Cont.)	2004	233	S <sup>111</sup>
	2007	174 *	S <sup>349</sup>		2007	174 *	S <sup>349</sup>
60605.2	2002	943	Ad	60616	2001	722	S <sup>18</sup>
	2004	233	S <sup>111</sup>		2004	233	S <sup>111</sup>
	2007	174 *	S <sup>349</sup>		2007	174 *	S <sup>349</sup>
60605.3	2003	826	Ad		2008	757 *	Am
	2004	233	S <sup>111</sup>	60617	2001	722	S <sup>18</sup>
	2007	174 *	S <sup>349</sup>		2004	233	S <sup>111</sup>
60605.5	1999	735 *	Ad		2007	174 *	S <sup>349</sup>
	2001	722	S <sup>18</sup>	60618	2001	722	S <sup>18</sup>
	2004	233	S <sup>111</sup>		2004	233	S <sup>111</sup>
	2007	174 *	S <sup>349</sup>		2007	174 *	S <sup>349</sup>
60605.6	2001	722	Ad & R <sup>18</sup>	60630	2001	722	Am <sup>18</sup>
	2004	233	Am <sup>424</sup>		2004	233	S <sup>111</sup>
			R <sup>69</sup>		2007	174 *	S <sup>349</sup>
			Ad <sup>562</sup>		2008	757 *	Am
	2007	174 *	Am (as am by Sec. 9, Stats. 2004, Ch. 233) <sup>348 349</sup>	60640	1999	78 *	Am
			R (as ad by Sec. 10, Stats. 2004, Ch. 233)		1999	83	Am <sup>30</sup>
					1999	735 *	Am (as am by Stats. 1999, Ch. 78)
	2008	757 *	Am		2000	576	Am
60606	2001	722	S <sup>18</sup>		2001	20 *	Am
	2004	233	Am <sup>424</sup>		2001	722	S <sup>18</sup>
			R <sup>69</sup>		2002	492	Am
			Ad <sup>562</sup>		2003	773	Am & R <sup>558</sup>
	2007	174 *	Am (as am by Sec. 11, Stats. 2004, Ch. 233) <sup>348 349</sup>		2004	183	Am (as ad by Sec. 5, Stats. 2003, Ch. 773) <sup>371</sup>
			R (as ad by Sec. 12, Stats. 2004, Ch. 233)		2004	233	Am (as ad by Stats. 2003, Ch. 773) <sup>424</sup>
	2008	757 *	Am				R <sup>69</sup>
60607	2001	722	Am <sup>18</sup>				Ad <sup>562</sup>
	2004	233	Am <sup>111</sup>		2005	676 *	Am (as am by Sec. 15 and as ad by Sec. 16, Stats. 2004, Ch. 233)
	2007	174 *	S <sup>349</sup>		2007	130	Am (as am by Sec. 5, Stats. 2005, Ch. 676) <sup>902</sup>
60608	2001	722	S <sup>18</sup>		2007	174 *	Am (as am by Sec. 4, Stats. 2005, Ch. 676) <sup>348 349</sup>
	2004	233	S <sup>111</sup>				R (as ad by Sec. 5, Stats. 2005, Ch. 676)
	2007	174 *	S <sup>349</sup>		2007	730	Am (as am by Sec. 22, Stats. 2007, Ch. 174)
60609	2001	722	R		2008	757 *	Am
60610	2001	722	S <sup>18</sup>	60640.1	2001	722	R
	2004	233	S <sup>111</sup>	60641	1999	735 *	Am (by Sec. 4 of Ch.)
	2007	174 *	S <sup>349</sup>		2000	576	Am
60611	2001	722	S <sup>18</sup>				
	2004	233	Am <sup>111</sup>				
	2005	676 *	Am				
	2007	174 *	S <sup>349</sup>				
60612	2001	722	S <sup>18</sup>				
	2004	233	S <sup>111</sup>				
	2007	174 *	S <sup>349</sup>				
60613	2001	722	S <sup>18</sup>				
	2004	233	S <sup>111</sup>				
	2007	174 *	S <sup>349</sup>				
60614	2001	722	S <sup>18</sup>				
	2004	233	S <sup>111</sup>				
	2007	174 *	S <sup>349</sup>				
60615	2001	722	S <sup>18</sup>				

**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
60641 (Cont.)	2001	20 *	Am	60644 (Cont.)	2004	233	Am <sup>111</sup>
	2001	722	Am <sup>18</sup>		2007	174 *	S <sup>349</sup>
	2004	233	Am <sup>111</sup>		2008	757 *	R
	2007	174 *	S <sup>349</sup>	60645	2000	576	Am
	2008	473	Am		2001	722	S <sup>18</sup>
	2008	757 *	Am		2004	233	S <sup>111</sup>
60642	2001	722	Am <sup>18</sup>		2007	174 *	S <sup>349</sup>
	2003	773	Am & R <sup>558</sup>		2008	757 *	Am
			Ad <sup>391</sup>	60646	1999	735 *	R
	2004	233	Am (as ad by Stats. 2003, Ch. 773) <sup>424</sup>	60647	2001	722	S <sup>18</sup>
			R <sup>69</sup>		2004	233	S <sup>111</sup>
	2007	174 *	Am <sup>348 349</sup>		2007	174 *	S <sup>349</sup>
	2008	757 *	R	60648	2000	576	Am
60642.5	2000	576	Ad		2001	722	S <sup>18</sup>
	2001	722	Am <sup>18</sup>		2004	233	S <sup>111</sup>
	2002	1168 *	Am		2007	174 *	S <sup>349</sup>
	2004	233	S <sup>111</sup>	60649	2000	576	Ad
	2007	174 *	S <sup>349</sup>		2001	722	S <sup>18</sup>
	2008	757 *	Am		2004	233	S <sup>111</sup>
60643	1999	78 *	Am		2007	174 *	S <sup>349</sup>
	1999	735 *	Am (by Sec. 5 of Ch., as am by Stats. 1999, Ch. 78)	60650	2001	722	Am <sup>18</sup>
					2003	573	R
	2000	576	Am	60650.5	2001	722	S <sup>18</sup>
	2001	20 *	Am		2003	573	R
	2001	722	Am <sup>18</sup>	60651	2001	722	S <sup>18</sup>
	2004	233	Am <sup>424</sup>		2003	573	R
			R <sup>69</sup>	60652	2001	722	S <sup>18</sup>
			Ad <sup>562</sup>		2003	573	R
	2007	174 *	Am (as am by Sec. 19, Stats. 2004, Ch. 233) <sup>348 349</sup>	60653	2001	722	Ad & R <sup>18</sup>
			R (as ad by Sec. 20, Stats. 2004, Ch. 233)		2003	573	R
				60660	2004	397 *	Ad
	2008	757 *	Am	60661	2004	397 *	Ad
60643.1	1999	735 *	Ad <sup>129</sup>	60662	2004	397 *	Ad
	2000	576	Am	60663	2004	397 *	Ad
	2001	722	S <sup>18</sup>	60800	2002	1166	Am
	2004	233	Am <sup>424</sup>		2003	459	Am
			R <sup>69</sup>		2007	569	Am
			Ad <sup>562</sup>	60810	1999	78 *	Am
	2007	174 *	Am (as am by Sec. 21, Stats. 2004, Ch. 233) <sup>348 349</sup>		2001	745 *	Am
			R (as ad by Sec. 22, Stats. 2004, Ch. 233)		2001	891 *	Am
					2007	174 *	Am
60643.5	1999	78 *	Ad	60811	1999	78 *	Am
	2001	722	Am <sup>18</sup>	60812	1999	678	Ad
	2004	233	S <sup>111</sup>	Title 2,			
	2007	174 *	S <sup>349</sup>	Div. 4,			
60644	1999	735 *	Am	Pt. 33,			
	2000	576	Am	Ch. 8,			
	2001	722	S <sup>18</sup>	heading			
				(Sec. 60850			
				et seq.)	2000	135	Am & RN <sup>203</sup>
				Title 2,			
				Div. 4,			
				Pt. 33,			
				Ch. 9,			
				heading			
				(Sec. 60850			
				et seq.)	2000	135	Ad(RN) <sup>203</sup>
				60850	1X 1999–00	1	Ad
					2002	808	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
60851	1X	1999-00	1	Ad	66018.55 (Cont.)	2008	179	Am <sup>976</sup>	
	2001		716	Am		2004	668	Ad	
	2002		808	Am (by Sec. 2 of Ch.)		2000	403*	Am	
	2006		3*	Am	1999	72*	Am		
60852	1X	1999-00	1	Ad	66025.3	2002	202	Ad(RN)	
60852.1	2008		666	Ad	2003	62	Am <sup>519</sup>		
60852.2	2008		666	Ad	66025.6	2003	345	Ad & R <sup>75</sup>	
60852.3	2006		3*	Ad & R <sup>772</sup>		2004	549	Am (by Sec. 1 of Ch.)	
60852.4	2006		629*	Ad & R <sup>323</sup>		2004	554	Am (by Sec. 1.5 of Ch.) <sup>349</sup>	
60852.5	2003		803	Ad	66025.8	2007	356	Ad	
60852.6	2003		803	Ad	66030	2007	568	Am	
60853	1X	1999-00	1	Ad		2007	569	Am	
60855	2000		135	Am <sup>203</sup>	66040	2005	269	Ad	
	1X	1999-00	1	Ad	66040.3	2005	269	Ad	
60856	1X	1999-00	1	Ad	66040.5	2005	269	Ad	
60857	2001		716	Ad	66040.7	2005	269	Ad	
60859	2001		716	Ad	66055	2002	1093	Ad	
60900	2002		1002*	Ad	66055.5	2002	1093	Ad	
	2003		62	Am <sup>519</sup>	66055.8	2007	522	Ad	
	2006		840	Am		2008	175	Am	
	2007		130	Am <sup>902</sup>	66055.9	2007	522	Ad	
62000	2004		193	Am <sup>571</sup>	66057	2000	383	Ad	
62000.14	2001		611*	Am	66070	2006	538	Am <sup>802</sup>	
	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	66205.7	2008	650	Ad	
62000.8	2000		137*	Am	66205.9	2006	669	Ad	
	2001		64*	R	66210	2007	569	Am	
62004	2003		107	Am	66250	2007	569	Am	
62006	2003		552	R	66251	1999	587	Am	
62007	2003		552	R		2007	568	Am	
62008	2003		552	R		2007	569	Am	
63000	2000		369	Am	66260.5	2007	569	Ad	
	2006		730	Am	66260.7	2007	569	Ad	
63001	2006		730	Am	66261.5	2007	569	Ad	
63050	2000		369	Ad	66261.7	2007	569	Ad	
63051	2000		369	Ad	66262	2007	569	R & Ad	
	2001		734*	Am	66262.7	2007	569	Ad	
63052	2000		369	Ad	66269	2007	569	Ad	
63053	2000		369	Ad	66270	1999	587	Am	
63054	2000		369	Ad		2007	568	Am (by Sec. 21 of Ch.)	
63055	2000		369	Ad		2007	569	Am (by Sec. 44.5 of Ch.)	
63056	2000		369	Ad	66270.5	1999	587	Ad(RN)	
64000	2001		724	Am		2007	569	Am & RN	
	2006		730	Am	66271	1999	587	Am & RN	
64001	2001		724	Am		2007	569	Ad(RN)	
	2002		664	Am <sup>431</sup>	66271.6	2003	660	Ad	
	2006		730	Am	66271.7	2003	660	Am	
64200	2002		1026	Ad & R <sup>68</sup>	66271.8	2003	660	Ad	
64201	2002		1026	Ad & R <sup>68</sup>		2004	183	Am <sup>571</sup>	
	2003		416	Am	66292	2007	568	Am	
	2004		183	Am <sup>571</sup>		2007	569	Am	
64202	2002		1026	Ad & R <sup>68</sup>	66292.1	2007	568	Am	
	2003		416	Am		2007	569	Am	
64203	2002		1026	Ad & R <sup>68</sup>		2007	568	Am	
66015	2001		745*	Am		2007	569	Am	
66015.7	2002		458	Ad		2007	568	Am	
66018.55	2007		627	Ad		2007	569	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
66292.2	2007	568	Am	66942	2000	467	R
	2007	569	Am	66943	2000	467	R
66293	2000	135	Am <sup>203</sup>	66944	2000	467	R
	2001	745 *	R	66945	2000	467	R
66301	2006	158	Am	66946	2000	467	R
	2008	525	Am	66947	2000	467	R
66350	2003	599	Ad	66948	2000	467	R
66351	2003	599	Ad	67301	2001	745 *	Am
66352	2003	599	Ad	67302	1999	379	Ad
66353	2003	599	Ad	67312	2004	303	Am
66406	2004	556	Ad	67359.10	2004	349	R
	2006	538	Am <sup>802</sup>	67359.11	2004	349	R
66406.7	2007	574	Ad	67359.12	2004	349	R
66450	2000	574	Ad	67359.13	2004	183	Am <sup>571</sup>
66451	2000	574	Ad		2004	349	R
66452	2000	574	Ad	67359.14	2004	349	R
66602	1999	251	Am	67359.15	2004	349	R
	2004	417	Am (by Sec. 1 of Ch.)	67359.16	2004	349	R
				67359.20	2001	745 *	Am
66602.5	2007	523	Ad	67362	2006	200	Ad
66602.7	2007	523	Ad	67380	2008	514	Am
66609	2006	538	Am <sup>802</sup>	67382	2002	804	Ad
66721.5	2000	187	Ad	67385.3	2002	1066	Ad & R <sup>18 37</sup>
66721.7	2006	804	Ad		2003	62	Am <sup>519</sup>
66725	2004	737	Ad	67385.7	2005	647	Ad
66725.3	2004	737	Ad	Title 3,			
66739.5	2004	743	Ad	Div. 5,			
	2005	22	Am <sup>647</sup>	Pt. 40.5,			
66744	2004	216 *	Ad	heading			
66750	1999	688	S <sup>19</sup>	(Sec. 67500 et seq.)	2008	179	Am <sup>976</sup>
	2003	457	S <sup>57</sup>	68074	2000	571	Am
66751	1999	688	S <sup>19</sup>	68074.1	2000	571	R
	2003	457	S <sup>57</sup>	68075	2000	571	Am
66752	1999	688	S <sup>19</sup>		2007	362	Am
	2003	457	S <sup>57</sup>	68075.1	2000	571	R
66752.5	1999	688	S <sup>19</sup>	68078	2000	949 *	Am
	2003	457	S <sup>57</sup>	68081	2004	896 *	Am
66753	1999	688	S <sup>19</sup>	68084	2004	225 *	Am
	2003	457	Am <sup>57</sup>	68120	1999	953 *	Am
66753.5	1999	688	S <sup>19</sup>				R & Ad <sup>8</sup>
	2003	457	S <sup>57</sup>		2000	40	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 1999, Ch. 953)
66754	1999	688	S <sup>19</sup>				
	2003	457	S <sup>57</sup>		2001	347	Am (as am by Sec. 1, Stats. 2000, Ch. 40) <sup>19</sup>
66755	1999	688	Am <sup>19</sup>				Am (as am by Sec. 2, Stats. 2000, Ch. 40) <sup>22</sup>
	2001	745 *	Am				
	2003	457	S <sup>57</sup>		2004	32 *	Am (as am by Sec. 2, Stats. 2001, Ch. 347)
	2004	349	R				
66756	1999	688	Am <sup>19</sup>		2005	544 *	Am
	2003	457	R		2006	395	Am
66801	2004	309 *	Am	68120.5	2002	450	Ad
66902.5	2008	514	Ad	68121	1999	953 *	R
66903	1999	916	Am		2002	450	Ad
	2001	571	Am (by Sec. 1 of Ch.)				
	2001	580	Am (by Sec. 2 of Ch.)				
66903.1	2008	514	Ad				
66903.5	2001	443	Ad & R <sup>37 19</sup>				
66940	2000	467	R & Ad				
66941	2000	467	R & Ad				
	2003	91	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
68130.5	2001	814	Ad	69521.3	2007	182 *	Ad
68130.7	2002	19 *	Ad		2008	757 *	Am
69430	2000	403 *	Ad	69521.4	2007	182 *	Ad
69431	2000	403 *	Ad		2008	757 *	Am
69432	2000	403 *	Ad	69521.5	2007	182 *	Ad
69432.5	2000	403 *	Ad		2008	757 *	Am
69432.7	2000	403 *	Ad	69521.6	2007	182 *	Ad
	2001	159	Am <sup>305</sup>	69521.7	2007	182 *	Ad
	2003	339	Am	69521.8	2007	182 *	Ad
69432.8	2000	403 *	Ad	69521.9	2007	182 *	Ad
69432.9	2000	403 *	Ad	69522	1999	636	Am
69433	2000	403 *	Ad		2004	216 *	Am
69433.4	2003	345	Ad & R <sup>75</sup>		2004	657 *	Am (as am by
	2004	554	Am <sup>349</sup>				Stats. 2004, Ch.
69433.5	2000	403 *	Ad				216)
69433.6	2000	403 *	Ad		2005	73 *	Am
69433.7	2000	403 *	Ad		2007	182 *	Am
69433.8	2000	403 *	Ad		2007	184	R <sup>900</sup>
69433.9	2000	403 *	Ad		2008	757 *	Am
	2006	43 *	Am	69522.5	2007	184	R <sup>900</sup>
	2006	652 *	Am (as am by	69523	2007	184	R <sup>900</sup>
			Sec. 2, Stats.	69524	2007	184	R <sup>900</sup>
			2006, Ch. 43)	69525	2004	216 *	Am
69434	2000	403 *	Ad		2007	184	R <sup>900</sup>
	2001	8 *	Am	69526	2007	182 *	Am
69434.5	2000	403 *	Ad		2007	184	R <sup>900</sup>
	2001	159	Am <sup>305</sup>	69527	2007	184	R <sup>900</sup>
69435	2000	403 *	Ad	69528	2007	184	R <sup>900</sup>
69435.3	2000	403 *	Ad	69529	1999	636	Am
	2001	8 *	Am		2007	184	R <sup>900</sup>
69436	2000	403 *	Ad	69529.5	2004	216 *	Am
	2001	8 *	Am		2004	657 *	Am (as am by
	2006	43 *	Am				Stats. 2004, Ch.
	2006	822	Am (as am by				216)
			Sec. 3, Stats.		2007	184	R <sup>900</sup>
			2006, Ch. 43)	69530	2000	403 *	R <sup>232</sup>
69436.5	2000	403 *	Ad	69531	2000	403 *	R <sup>232</sup>
69437	2000	403 *	Ad	69532	2000	70 *	Am
69437.3	2000	403 *	Ad		2000	403 *	R <sup>232</sup>
69437.5	2000	403 *	Ad		2003	91	Am
69437.6	2000	403 *	Ad	69532.5	2000	403 *	R <sup>232</sup>
	2001	8 *	Am	69533	2000	403 *	R <sup>232</sup>
	2001	159	Am <sup>305</sup>	69534.1	2000	403 *	R <sup>232</sup>
	2008	235	Am	69534.3	2000	403 *	R <sup>232</sup>
69437.7	2000	403 *	Ad	69534.4	2000	403 *	R <sup>232</sup>
69439	2000	403 *	Ad	69535	2000	403 *	R <sup>232</sup>
	2001	159	Am <sup>305</sup>		2007	568	Am
69440	2000	403 *	Ad		2007	569	Am
	2003	91	Am	69535.1	2000	403 *	R <sup>232</sup>
	2003	573	Am	69535.5	2000	403 *	R <sup>232</sup>
69505	1999	471 *	Ad	69537	2000	403 *	R <sup>232</sup>
69514	2006	652 *	Am	69538	2000	403 *	R <sup>232</sup>
69514.5	2000	403 *	Ad	69539	2000	403 *	R <sup>232</sup>
69517.5	2006	43 *	Am		2006	538	Am <sup>802</sup>
69519	2006	75 *	Ad	69540	2000	403 *	R <sup>232</sup>
69521	2007	182 *	Ad	69541	2000	108 *	Ad
69521.10	2007	182 *	Ad		2000	403 *	R <sup>232</sup>
	2008	757 *	Am	69544	2000	403 *	R <sup>232</sup>
69521.11	2007	182 *	Ad	69545	2000	403 *	R <sup>232</sup>
	2008	757 *	Am	69546	2000	403 *	R <sup>232</sup>
69521.2	2007	182 *	Ad	69546.5	2000	403 *	R <sup>232</sup>

**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
69547	2000	403 *	R <sup>232</sup>	69613.55	1999	650	R (as ad by Stats. 1998, Ch. 545)
69547.5	2000	403 *	Ad & R <sup>38</sup>		2000	70 *	R
69547.9	2000	403 *	Ad & R <sup>38</sup>	69613.6	2000	70 *	Am
69550	2007	741	Ad		2008	516	Am
69551	2007	741	Ad	69613.7	2000	371	Ad
	2008	179	Am <sup>976</sup>	69613.8	2000	583	Ad
69561	2008	757 *	Am		2008	516	Am
69561.5	2000	588	Ad & R <sup>43</sup>	69614	2000	70 *	Am
69563	2008	514	R		2000	583	Am (as am by Stats. 2000, Ch. 70)
69612	1999	650	Am (by Sec. 1 of Ch.)		2008	516	Am
	1999	651	Am (by Sec. 1.5 of Ch.)	69615	2000	583	Am
	2000	70 *	Am	69615.2	2000	583	R
	2000	583	Am (as am by Stats. 2000, Ch. 70)	69615.4	1999	650	Am (by Sec. 6 of Ch.)
	2003	91	Am		1999	651	Am (by Sec. 5.5 of Ch.)
69612.5	2008	516	R & Ad		2000	70 *	Am
	1999	650	Am (by Sec. 2 of Ch.)		2000	583	Am (as am by Stats. 2000, Ch. 70)
	1999	651	Am (by Sec. 2.5 of Ch.)		2003	91	Am
	2000	70 *	Am		2008	516	Am
	2000	583	R (as am by Stats. 2000, Ch. 70)	69615.6	1999	72 *	Am
	2008	516	Ad		1999	650	Am (by Sec. 7 of Ch., as am by Stats. 1999, Ch. 72)
69613	1999	650	Am (by Sec. 3 of Ch.)		1999	651	Am (by Sec. 6.5 of Ch., as am by Stats. 1999, Ch. 72)
	1999	651	Am (by Sec. 3.5 of Ch.)		2000	70 *	Am
	2000	70 *	Am		2000	583	Am (as am by Stats. 2000, Ch. 70)
	2000	583	Am (as am by Stats. 2000, Ch. 70)		2008	516	Am
	2008	516	R & Ad		2008	516	Am
69613.1	1999	650	Am (by Sec. 4 of Ch.)		2008	516	Am
	1999	651	Am (by Sec. 4.5 of Ch.)	69615.8	2008	516	Ad
	2000	70 *	Am				
	2000	583	Am (as am by Stats. 2000, Ch. 70)				
	2001	159	Am <sup>305</sup>				
	2003	91	Am				
	2008	516	Am				
69613.15	1999	904	Ad		2006	79 *	Ad(RN)
	2000	583	R		2006	837	R (as am & rn by Sec. 21, Stats. 2006, Ch. 79)
69613.2	2000	583	Am				
	2008	516	Am				
69613.3	2000	70 *	R				
69613.4	2000	583	Am				
	2008	516	Am				
69613.5	2000	70 *	Am				
	2000	583	Am (as am by Stats. 2000, Ch. 70)				
	2008	516	R				
	2008	516	R				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
69616	2000	583	R	69626	2002	659 *	S <sup>54 57</sup>
	2005	73 *	Ad	69627	2002	659 *	S <sup>54 57</sup>
	2006	79 *	Am	69628	2002	659 *	S <sup>54 57</sup>
	2006	837	Am (as am by Sec. 22, Stats. 2006, Ch. 79) & RN	69629	2002	659 *	R
69616.1	2005	73 *	Ad	69630	2002	659 *	R
	2006	79 *	Am	69631	2002	659 *	R
	2006	837	Am (as am by Sec. 23, Stats. 2006, Ch. 79) & RN	69632	2002	659 *	R
				69633	2002	659 *	R
				69634	2002	659 *	R
				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 <sup>802</sup>
	2006	837	Am (as am by Sec. 24, Stats. 2006, Ch. 79) & RN	Title 3, Div. 5, Pt. 42, Ch. 2, Art. 9, heading (Sec. 69660 et seq.)			
69616.3	2005	73 *	Ad	69660	2008	628	Ad & R <sup>547</sup>
	2006	79 *	Am	69660	2008	628	Ad & R <sup>547</sup>
	2006	837	Am (as am by Sec. 25, Stats. 2006, Ch. 79) & RN	69661	2008	628	Ad & R <sup>547</sup>
69616.4	2005	73 *	Ad	69661.5	2008	628	Ad & R <sup>547</sup>
	2006	79 *	Am	69662	2008	628	Ad & R <sup>547</sup>
	2006	837	Am (as am by Sec. 26, Stats. 2006, Ch. 79) & RN	69663	2008	628	Ad & R <sup>547</sup>
				69664	2008	628	Ad & R <sup>547</sup>
				69665	2008	628	Ad & R <sup>547</sup>
				69666	2008	628	Ad & R <sup>547</sup>
69616.5	2005	73 *	Ad	69667	2008	628	Ad & R <sup>547</sup>
	2006	79 *	Am	69668	2008	628	Ad & R <sup>547</sup>
	2006	837	Am (as am by Sec. 27, Stats. 2006, Ch. 79) & RN	69669	2008	628	Ad & R <sup>547</sup>
				69670	2008	628	Ad & R <sup>547</sup>
				69671	2008	628	Ad & R <sup>547</sup>
				69672	2008	628	Ad & R <sup>547</sup>
69616.6	2005	73 *	Ad	69673	2008	628	Ad & R <sup>547</sup>
	2006	837	Am & RN	69674	2008	628	Ad & R <sup>547</sup>
69616.7	2005	73 *	Ad	69675	2008	628	Ad & R <sup>547</sup>
	2006	837	Am & RN	69733	2001	745 *	R
69616.8	2005	73 *	Ad	69740	2001	881	Ad
	2006	837	Am & RN	69741	2001	881	Ad
69616.9	2005	73 *	Ad	69741.5	2001	881	Ad
	2006	837	Am & RN		2006	79 *	Am
69617	2005	73 *	Ad	69742	2001	881	Ad
	2006	837	Am & RN	69743	2001	881	Ad
69618.1	1999	72 *	Am	69743.5	2001	881	Ad
	2000	460	Am	69744	2001	881	Ad
69618.2	1999	72 *	Am		2006	79 *	Am
	2000	460	Am	69745	2001	881	Ad
69618.3	1999	72 *	Am	69746	2001	881	Ad
	2000	460	Am	69746.5	2006	79 *	Ad
69618.9	2003	227 *	Am	69747	2001	881	Ad
69620	2002	659 *	S <sup>54 57</sup>		2006	79 *	R
69621	1999	83	Am <sup>30</sup>	69748	2001	881	Ad
	2002	659 *	S <sup>54 57</sup>		2006	79 *	R
69622	2002	659 *	S <sup>54 57</sup>	69750	2003	345	Ad <sup>424</sup>
69623	2002	659 *	S <sup>54 57</sup>				R <sup>69</sup>
69624	2002	659 *	S <sup>54 57</sup>		2004	549	Am (by Sec. 2 of Ch.)
69625	2002	659 *	Am <sup>54 57</sup>				

**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
69750 (Cont.)	2004	554	Am	69774	2007	184	R <sup>900</sup>
69750.3	2003	345	Ad <sup>424</sup> R <sup>69</sup>	69775	2007	184	R <sup>900</sup>
	2004	549	Am (by Sec. 3 of Ch.)	69776	2007	184	R <sup>900</sup>
	2004	554	Am	69776.5	2007	184	R <sup>900</sup>
69750.5	2003	345	Ad <sup>424</sup> R <sup>69</sup>	69777	2007	184	R <sup>900</sup>
	2004	549	Am	69779	2007	184	R <sup>900</sup>
69750.7	2004	554	Am	Title 3, Div. 5, Pt. 42, Ch. 2, Art. 14, heading (Sec. 69785 et seq.)	2008	123	Ad
	2004	554	Am	69785	2008	123	Ad
69750.7	2003	345	Ad <sup>424</sup> R <sup>69</sup>	69786	2008	123	Ad
	2004	554	Am	69958	2004	788	Am
69751	2003	345	Ad <sup>424</sup> R <sup>69</sup>	69980	1999	664	Am
	2004	549	Am		2002	406*	Am
	2004	554	Am (by Sec. 7.5 of Ch.)		2005	318	Am
69751.2	2004	549	Ad	69981	1999	664	Am
69751.3	2003	345	Ad <sup>424</sup> R <sup>69</sup>		2000	404*	Am
	2004	549	R & Ad		2005	318	Am
	2004	554	R & Ad		2008	474	Am
69751.5	2003	345	Ad <sup>424</sup> R <sup>69</sup>	69982	1999	664	Am
	2004	549	Ad		2002	406*	Am
69751.8	2004	549	Ad		2005	318	Am
69760	2007	184	R <sup>900</sup>	69983	1999	664	Am
69761	1999	636	Am		2002	406*	Am
	2007	184	R <sup>900</sup>		2005	318	Am
69761.5	2007	184	R <sup>900</sup>	69984	1999	664	Am
69761.7	2007	184	R <sup>900</sup>		2005	318	Am
69762	2007	184	R <sup>900</sup>	69985	1999	664	Am
69763	1999	636	Am		2002	406*	Am
	2007	184	R <sup>900</sup>	69986	1999	664	Am
69763.1	2002	784	Am <sup>490</sup>		2002	406*	Am
	2007	184	R <sup>900</sup>		2005	318	Am
69763.2	2002	784	Am <sup>490</sup>	69989	1999	664	Am
	2007	184	R <sup>900</sup>		2005	318	Am
69763.3	2007	184	R <sup>900</sup>	69990	2002	406*	Am
69763.4	2007	184	R <sup>900</sup>		2005	318	Am
69764	2007	184	R <sup>900</sup>	69992	2005	318	Am
69765	2007	184	R <sup>900</sup>	69993	2005	318	Am
69766	1999	636	Am	69993.5	1999	664	Am
	2004	216*	Am	69993.7	1999	664	Ad
	2007	182*	Am	69995	2000	404*	Ad
	2007	184	R <sup>900</sup>		2001	734*	Am
69766.1	1999	636	Am		2002	1055	Am
	2007	184	R <sup>900</sup>		1X 2003–04	4*	Am
69767	1999	636	Am		1X 2003–04	10*	S <sup>19</sup> 73
	2007	184	R <sup>900</sup>	69996	2000	404*	Ad
69768	1999	636	Am		2001	734*	Am
	2004	216*	Am		1X 2003–04	10*	S <sup>19</sup> 73
	2007	184	R <sup>900</sup>	69997	2000	404*	Ad
69769	2007	184	R <sup>900</sup>		2001	734*	Am
69769.3	2007	184	R <sup>900</sup>		1X 2003–04	4*	Am
69769.4	2007	184	R <sup>900</sup>		1X 2003–04	10*	S <sup>19</sup> 73
69769.5	2007	184	R <sup>900</sup>	69998	2000	404*	Ad <sup>204</sup>
69769.7	2007	184	R <sup>900</sup>		2001	734*	Am <sup>379</sup>
69771	2007	184	R <sup>900</sup>		1X 2003–04	4*	Am
69772	2007	184	R <sup>900</sup>		1X 2003–04	10*	S <sup>19</sup> 73

**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
69999	2000	404 *	Ad	70101 (Cont.)	2008	183	Am
	1X 2003–04	10 *	S <sup>19</sup> 73		2006	837	Ad(RN)
69999.3	2003	573	Ad	70102	2008	183	Am
69999.5	1X 2003–04	10 *	Ad <sup>73</sup>	70103	2006	837	Ad(RN)
			R <sup>22</sup>		2008	183	Am
69999.6	2004	227 *	Ad	70104	2006	837	Ad(RN)
69999.7	2004	227 *	Ad		2008	183	Am
69999.8	2004	227 *	Ad	70105	2006	837	Ad(RN)
70000	2000	70 *	Ad		2008	183	Am
	2002	1167 *	Am	70106	2006	837	Ad(RN)
70001	2000	70 *	Ad		2007	522	Am
	2003	91	Am		2008	183	Am
70002	2000	70 *	Ad	70107	2006	837	Ad(RN)
70003	2000	70 *	Ad	70108	2006	837	Ad(RN)
	2003	91	Am	70109	2006	837	Ad(RN)
70004	2000	70 *	Ad	70110	2006	837	Ad(RN)
70005	2000	70 *	Ad	70120	2006	837	Ad <sup>451</sup>
	2003	91	Am				R <sup>446</sup>
70010	2002	38 *	Ad		2007	522	Am
	2003	62	Am <sup>519</sup>	70121	2006	837	Ad <sup>451</sup>
70010.1	2002	38 *	Ad				R <sup>446</sup>
	2002	406 *	Am (as ad by	70122	2006	837	Ad <sup>451</sup>
			Stats. 2002, Ch.				R <sup>446</sup>
			38)	70123	2006	837	Ad <sup>451</sup>
70010.5	2002	38 *	Ad				R <sup>446</sup>
	2002	406 *	Am (as ad by	70124	2006	837	Ad <sup>451</sup>
			Stats. 2002, Ch.				R <sup>446</sup>
			38)				
70010.7	2002	38 *	Ad		2007	522	Am
	2002	406 *	Am (as ad by	70125	2006	837	Ad <sup>451</sup>
			Stats. 2002, Ch.				R <sup>446</sup>
			38)				
70011	2002	38 *	Ad		2007	522	Am
	2002	406 *	Am (as ad by	70126	2006	837	Ad <sup>451</sup>
			Stats. 2002, Ch.				R <sup>446</sup>
			38)	70127	2006	837	Ad <sup>451</sup>
70011.3	2002	38 *	Ad				R <sup>446</sup>
70011.5	2002	38 *	Ad	70128	2006	837	Ad <sup>451</sup>
70011.7	2002	38 *	Ad				R <sup>446</sup>
	2002	406 *	Am (as ad by	70128.5	2007	522	Ad
			Stats. 2002, Ch.	70129	2006	837	Ad <sup>451</sup>
			38)				R <sup>446</sup>
70011.9	2002	38 *	Ad	70901	2006	817	Am
Title 3,							R & Ad <sup>446</sup>
Div. 5,				70901.1	2005	654 *	Am
Pt. 42,				70901.2	2001	799	Ad
Ch. 3,				70902	2006	817	Am
heading							R & Ad <sup>446</sup>
(Sec. 70100				71000	2000	390	Am
et seq.)	2006	837	Ad		2003	860	Am
Title 3,					2007	35	Am
Div. 5,				71003	2003	860	Am
Pt. 42,				71020	2004	349	Am
Ch. 3,				71027	2004	193	Am <sup>571</sup>
Art. 1,				71028	2001	745 *	Am
heading				71040	2005	654 *	Am
(Sec. 70100				71051	2004	193	Am <sup>571</sup>
et seq.)	2006	837	Ad	71093	2004	139 *	Ad & R <sup>68</sup>
70100	2006	837	Ad(RN)		2005	22	Am <sup>647</sup>
70101	2006	837	Ad(RN)		2006	50 *	Am <sup>13</sup>
	2007	522	Am	71095	2007	461	Ad
					2008	179	Am <sup>976</sup>

**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
71096	2008	718	Ad	78103	2005	654 *	Am
72011	2007	568	Am	78217	2001	745 *	R
	2007	569	Am	78260	2006	837	Ad
72012	2007	569	Am	78261	2006	837	Ad
72013	2007	569	R		2007	522	Am
72014	2007	568	Am	78261.3	2007	522	Ad
	2007	569	Am		2008	175	Am
72024	2005	654 *	Ad(RN)	78261.5	2007	712	Ad & R <sup>722</sup>
	2006	588	Am	78262	2006	837	Ad
72104	2005	654 *	Am	78275	2001	714	Ad
72330	2003	292	Am	78275.5	2001	714	Ad
72401	2005	654 *	Am		2005	654 *	R
72425	2001	401	Am	78300	2001	734 *	Am
	2005	654 *	Am & RN	Title 3,			
72533	2000	44	Am <sup>185</sup>	Div. 7,			
72675	2005	654 *	Am	Pt. 48,			
72681	2001	745 *	R	Ch. 7,			
72682	2005	654 *	Am	Art. 2,			
72871	2005	654 *	Am	heading			
74265	1999	82 *	Am	(Sec. 78910			
74265.5	1999	82 *	Ad	et seq.)	2008	671	Ad & R <sup>349</sup>
74292	2006	50 *	Ad	78910	2008	671	Ad & R <sup>349</sup>
74292.5	2006	50 *	Ad	Title 3,			
74292.7	2006	50 *	Ad	Div. 7,			
74293	2006	50 *	Ad	Pt. 48,			
74295	2006	50 *	Ad	Ch. 7,			
74296	2006	50 *	Ad	Art. 2,			
76001	2000	1073	Am	heading			
	2003	786	Am	(Sec. 78910.10			
	2005	399	Am	et seq.)	2008	718	Ad & R <sup>547</sup>
76002	2003	786	Am	78910.10	2008	718	Ad & R <sup>547</sup>
76067	2005	654 *	Am	78910.15	2008	718	Ad & R <sup>547</sup>
76070	2007	607	Ad	78910.20	2008	718	Ad & R <sup>547</sup>
76071	2007	607	Ad	78910.25	2008	718	Ad & R <sup>547</sup>
76140	2005	654 *	Am	78910.30	2008	718	Ad & R <sup>547</sup>
76141	2005	654 *	Am	78910.5	2008	671	Ad & R <sup>349</sup>
76142	2005	654 *	Am	79202	2004	668	Am
76234	2006	538	Am <sup>802</sup>	79203	2004	668	Am
76240	2005	654 *	Am	79210	2001	514	Ad
76300	1999	72 *	Am	81005	2006	649	Ad
	2000	71 *	Am	81050	2003	552	Ad
	2002	450	Am	81051	2003	552	Ad
	2003	227 *	Am	81052	2006	35 *	Ad <sup>779</sup>
	2004	216 *	Am	81053	2008	704	Ad
	2005	654 *	Am	81054	2008	704	Ad
	2006	79 *	Am	81130.3	2003	552	Am
	2008	757 *	Am		2006	35 *	Am <sup>779</sup>
76355	2005	320	Am	81133	2006	407	Am
76360	2005	654 *	Am	81133.1	2006	407	Ad
76361.1	2006	560	Ad	81133.2	2006	407	Ad
	2008	145	Am	81133.5	2000	463	Ad
76375	2005	654 *	Am	81134	2006	407	Am
78016.5	2005	515	Ad <sup>723</sup>	81135	2006	407	Am
			R <sup>677</sup>	81149	1999	179	Am
78017	2005	362	Ad		2000	135	Am <sup>203</sup>
78017.3	2005	362	Ad	81378	2006	134	Am
78018	2006	572	Ad	81383	2005	363	Ad
78020	2005	654 *	Am		2006	538	Am <sup>802</sup>
78021	2005	654 *	Am		2006	554	Am & R <sup>317</sup>
78032	2004	349	Am	81384	2005	363	Ad
	2005	654 *	Am		2006	554	Am & R <sup>317</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
81384.5	2006	554	Ad & R <sup>317</sup>	84750	1999	78*	Am
81400	2001	430	Am		2003	573	Am
81450	2006	538	Am <sup>802</sup>		2006	631*	Am & R <sup>817</sup>
81450.5	2001	98	Ad	84750.5	2006	631*	Ad <sup>795</sup>
	2002	88	Am	84751	2005	654*	Am
81452	2002	88	Am	84754.5	2005	73*	Ad
81610	1X 2001-02	8*	Ad & R <sup>37 5</sup>	84760	2004	216*	Ad
81611	1X 2001-02	8*	Ad & R <sup>37 5</sup>		2006	631*	Am & R <sup>817</sup>
81612	1X 2001-02	8*	Ad & R <sup>37 5</sup>	84760.5	2006	631*	Ad
81613	1X 2001-02	8*	Ad & R <sup>37 5</sup>	85235	2005	654*	Am
81614	1X 2001-02	8*	Ad & R <sup>37 5</sup>	85236	2005	654*	Am
81615	1X 2001-02	8*	Ad & R <sup>37 5</sup>	85237	2005	654*	Am
81620	1X 2001-02	8*	Ad	85237.5	2005	654*	Am
81621	1X 2001-02	8*	Ad	85238	2005	654*	Am
81622	1X 2001-02	8*	Ad	85239	2005	654*	Am
81623	1X 2001-02	8*	Ad	85240	2005	654*	Am
81624	1X 2001-02	8*	Ad	85243	2005	654*	Am
81645	2006	538	Am <sup>802</sup>	85244	2005	654*	Am
81676.5	2008	235	R	85265.5	2005	654*	Am
81700	2002	637	Ad & R <sup>68</sup>	85280	2005	654*	Am
	2006	35*	S <sup>785</sup>	85281	2005	654*	Am
	2007	471	Am <sup>547</sup>	85282	2005	654*	Am
81700.5	2002	637	Ad & R <sup>68</sup>	85284	2005	654*	Am
	2006	35*	S <sup>785</sup>	85288	2005	654*	Am
	2007	471	R	85301	2005	654*	Am
81700.7	2002	637	Ad & R <sup>68</sup>	85302	2005	654*	Am
	2006	35*	S <sup>785</sup>	87018	2003	783	Ad
	2007	471	R	87031	2000	886	R & Ad
81701	2002	637	Ad & R <sup>68</sup>	87040	2006	780	Am
	2006	35*	S <sup>785</sup>		2007	130	Am <sup>902</sup>
	2007	471	S <sup>547</sup>	87040.5	2006	780	Ad
81702	2002	637	Ad & R <sup>68</sup>		2007	130	Am <sup>902</sup>
	2006	35*	S <sup>785</sup>	87061	2005	654*	Am
	2007	471	Am <sup>547</sup>	87100	2002	1169	R & Ad
81703	2002	637	Ad & R <sup>68</sup>		2004	788	Am
	2006	35*	S <sup>785</sup>	87101	2002	1169	R & Ad
	2007	471	S <sup>547</sup>	87102	2002	1169	R & Ad
81704	2002	637	Ad & R <sup>68</sup>	87103	2002	1169	R & Ad
	2006	35*	S <sup>785</sup>	87104	2001	745*	Am
	2007	471	Am <sup>547</sup>		2002	1169	R
81705	2002	637	Ad & R <sup>68</sup>	87105	2002	1169	R & Ad
	2006	35*	S <sup>785</sup>	87106	2002	1169	R & Ad
	2007	471	S <sup>547</sup>	87107	2002	1169	R & Ad
81706	2002	637	Ad & R <sup>68</sup>	87108	2002	1169	Ad
	2006	35*	S <sup>785</sup>	87160	2000	531	Ad
	2007	471	S <sup>547</sup>	87161	2000	531	Ad
81707	2002	637	Ad & R <sup>68</sup>	87162	2000	531	Ad
	2006	35*	S <sup>785</sup>	87163	2000	531	Ad
	2007	471	S <sup>547</sup>	87164	2000	531	Ad
81708	2002	637	Ad & R <sup>68</sup>		2001	159	Am <sup>305</sup>
	2006	35*	S <sup>785</sup>		2001	416	Am
	2007	471	S <sup>547</sup>		2002	81	Am
82305.6	2007	569	Am	87408.6	2007	24	Am
84040	2000	1055*	Am (by Sec. 15 of Ch.)	87458	2001	144	Am
84040.5	2004	935	Am	87470	2001	144	Am
84041	2005	360	Ad	87474	2002	85	Am
84321	2003	227*	Ad	87482	2006	837	Am
	2004	216*	Am		2007	522	Am
84321.5	2004	216*	Ad	87482.4	1999	738	Ad
84322	2003	227*	Ad	87482.5	2003	25	Am
					2008	84	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
87482.7	2002	1169	Am	88530	2000	939	Ad & R <sup>20</sup>
87482.8	2003	882	Ad		2002	544	Am <sup>68</sup>
87482.9	2001	850	Ad		2006	753	S <sup>639</sup>
87488	2003	313	Am	88531	2000	939	Ad & R <sup>20</sup>
87488.1	2003	313	Ad <sup>499</sup> R <sup>63</sup>		2002	544	Am <sup>68</sup>
					2006	753	S <sup>639</sup>
87601	2002	85	Am	88532	2005	352	Ad <sup>764</sup>
87610.1	2000	124	Am		2006	753	S <sup>639</sup>
87661	2002	85	Am	88540	2000	939	Ad & R <sup>20</sup>
87675	2004	182	Am <sup>81 614</sup>		2002	544	Am <sup>68</sup>
87679	2004	182	Am <sup>81 614</sup>		2006	753	S <sup>639</sup>
87781	2005	654*	Am	88541	2000	939	Ad & R <sup>20</sup>
87834.5	2003	344	Ad		2002	544	S <sup>68</sup>
87861	1999	738	Am <sup>84</sup>		2006	753	S <sup>639</sup>
87863	1999	738	Am <sup>85</sup>	88542	2000	939	Ad & R <sup>20</sup>
87865	1999	738	R		2002	544	Am <sup>68</sup>
87883	1999	738	Am <sup>86</sup>		2006	753	S <sup>639</sup>
87884	1999	738	Am	88543	2000	939	Ad & R <sup>20</sup>
87885	2000	71*	Am		2002	544	Am <sup>68</sup>
	2001	891*	Am		2006	753	S <sup>639</sup>
88002	2003	280	Am	88550	2000	939	Ad & R <sup>20</sup>
88003	2002	867	Am		2002	544	Am <sup>68</sup>
88003.1	2002	894	Ad		2006	753	S <sup>639</sup>
88013	2001	839	Am (by Sec. 2 of Ch.)	88550.5	2006	753	Ad & R <sup>639</sup>
	2001	844	Am (by Sec. 2.5 of Ch.)	88551	2000	939	Ad & R <sup>20</sup>
					2002	544	Am <sup>68</sup>
					2006	753	Am <sup>639</sup>
88017	2003	880	Am	89005.5	2001	219	Am
88033	2004	183	Am <sup>571</sup>		2002	664	Am <sup>431</sup>
88069	2000	488	Am	89005.7	2005	146	Ad
88091	2000	951	Am	89009	2004	303	Am
88104	2003	181	Am	89010	1999	83	Am <sup>30</sup>
88112	2004	788	Am	89030.1	2001	717	Am <sup>20</sup>
88131	2004	182	Am <sup>81 614</sup>		2002	182	Am <sup>68</sup>
88167.5	2003	344	Ad		2007	679	Am <sup>639</sup>
	2006	538	Am <sup>802</sup>	89036	2001	219	Am
88207	2003	843	Am	89045	2001	219	Am
88210	2001	260	Am	89048	2001	219	Am
Title 3, Div. 7, Pt. 52, heading (Sec. 88500 et seq.)	2002	544	Am <sup>68</sup>	89090	2005	498	Ad & R <sup>111</sup>
88500	2000	939	Ad & R <sup>20</sup>	89090.5	2005	498	Ad & R <sup>111</sup>
	2002	544	Am <sup>68</sup>	89230	2001	734*	Am
	2004	225*	Am	89241	2005	552	Ad
	2006	753	S <sup>639</sup>		2006	538	Am <sup>802</sup>
88510	2000	939	Ad & R <sup>20</sup>	89260	1999	593*	Ad
	2002	544	Am <sup>68</sup>		2003	463	Am
	2004	225*	Am	89260.3	1999	593*	Ad
	2006	753	S <sup>639</sup>	89260.5	1999	593*	Ad
88515	2000	939	Ad & R <sup>20</sup>		2003	463	Am
	2002	544	Am <sup>68</sup>	89260.7	1999	593*	Ad
	2006	753	S <sup>639</sup>		2003	463	R
88520	2000	939	Ad & R <sup>20</sup>	89267	2006	837	Ad
	2002	544	Am <sup>68</sup>		2007	522	Am
	2006	753	S <sup>639</sup>	89267.3	2007	522	Ad
88525	2000	939	Ad & R <sup>20</sup>	89270	2004	718	Ad & R <sup>547</sup>
	2002	544	Am <sup>68</sup>	89270.5	2004	718	Ad & R <sup>547</sup>
	2006	753	S <sup>639</sup>	89272	2004	718	Ad & R <sup>547</sup>
	2000	939	Ad & R <sup>20</sup>	89274	2004	718	Ad & R <sup>547</sup>
	2002	544	Am <sup>68</sup>	89276	2004	718	Ad & R <sup>547</sup>
	2006	753	S <sup>639</sup>	89278	2004	718	Ad & R <sup>547</sup>
	2000	939	Ad & R <sup>20</sup>	89304	2000	285	Am
	2002	544	Am <sup>68</sup>	89305	2000	330	Ad
	2006	753	S <sup>639</sup>				

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



**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
89305.1	2000	330	Ad	89702	2000	285	Am
89305.4	2000	330	Ad	89702.1	2000	285	R
89305.5	2000	330	Ad	89703	2000	285	Ad
89305.7	2000	330	Ad	89704	2000	285	Am
89306	2000	330	Ad	89721	2006	79 *	Am
89306.5	2000	330	Ad	89750.5	2006	538	Am <sup>802</sup>
89307	2000	330	Ad	89753	2001	745 *	Am
89307.1	2000	330	Ad	89757	2007	568	Am
89307.2	2000	330	Ad		2007	569	Am
89307.4	2000	330	Ad	89761	2001	745 *	Am
89343	2004	193	Am <sup>571</sup>	89903	2002	252	Am
89415	2000	752	Ad & R <sup>38</sup>		2005	318	Am
89415.3	2000	752	Ad & R <sup>38</sup>	89911	2003	187	R
89415.5	2000	752	Ad & R <sup>38</sup>		2006	346	Ad
Title 3, Div. 8, Pt. 55, Ch. 4.2, heading (Sec. 89416 et seq.)	2003	201	Am	89928	2000	330	Am
89416	2000	752	Ad & R <sup>38</sup>	90000	2000	285	Am
	2003	201	Am	90001	2000	285	Am
	2005	384	Am	90011	2000	285	Am
89416.3	2000	752	Ad & R <sup>38</sup>		2007	352	Am
89416.5	2000	752	Ad & R <sup>38</sup>	90012	2007	352	Am
89417	2000	752	Ad & R <sup>38</sup>	90013	2007	352	Am
89417.3	2000	752	Ad & R <sup>38</sup>	90014	2007	352	Am
89417.5	2000	752	Ad & R <sup>38</sup>	90016	2007	352	Am
Title 3, Div. 8, Pt. 55, Ch. 4.7, heading (Sec. 89440 et seq.)	2001	403	Am	90027	2007	352	Am
89440	1999	285	Ad	90040	2007	352	Am
	2001	403	Am	90047	2007	352	Am
	2004	225 *	Am	90073	2007	352	Am
89450	1999	1020	Ad	90404	2003	187	Am
89451	1999	1020	Ad	90450	2004	417	R
89452	1999	1020	Ad	90500	2004	417	R
89500.7	2004	264	Ad	92020	2007	523	Am
89503	2006	538	Am <sup>802</sup>	92032	2007	523	Am
89519.5	2002	869	Ad	92037	2006	441	Ad
89529.03	2004	69 *	Am	92150	2007	568	Am
89536.1	2003	213	Ad		2007	569	Am
89538	1999	283	Am	92300	2006	538	Am <sup>802</sup>
89539	1999	283	Am	92440.5	2002	376	Ad
89539.1	2003	846	Ad	92605	2002	1140	Ad
89539.2	2003	846	Ad	92611.5	2002	869	Ad
	2004	183	Am <sup>571</sup>	92611.7	2004	264	Ad
	2005	22	Am <sup>647</sup>		2006	538	Am <sup>802</sup>
89542.5	2001	808	Am	92615	2000	1038	Ad
89570	2005	310	Ad	92625	2002	1040	Ad
89571	2005	310	Ad	92625.1	2002	1040	Ad
89572	2005	310	Ad	92625.3	2002	1040	Ad
89573	2005	310	Ad	92625.5	2002	1040	Ad
89574	2005	310	Ad	92625.7	2002	1040	Ad
89621	2004	69 *	Am	92625.9	2002	1040	Ad
89701	2000	285	Am	92630	2005	498	Ad & R <sup>111</sup>
				92630.5	2005	498	Ad & R <sup>111</sup>
				92630.9	2005	498	Ad & R <sup>111</sup>
				92640	2004	193	Am <sup>571</sup>
				92645	2006	837	Ad
					2007	522	Am
				92655	2001	459	Ad & R <sup>19</sup>
				92655.1	2002	664	Ad(RN) <sup>431</sup>
				92665.1	2001	459	Ad
					2002	664	Am & RN <sup>431</sup>
				92725	2003	582	Am
				92820	2000	71 *	Am
				92850	1X 1999–00	2 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
92850 (Cont.)				94318.5	2004	740	R
	2001	717	Am	94319.16	2004	740	R
92851	1X 1999-00	2*	Ad	94323	2004	740	R
92855	1X 1999-00	2*	Ad	94330	2004	740	R
92856	1X 1999-00	2*	Ad	94331	2004	740	R
92900	2000	79*	Ad	94343	2004	740	R
	2001	891*	Am	94344	2004	740	R
92901	2000	79*	Ad	94346	2004	740	R
	2001	159	Am <sup>305</sup>	94361	2006	534	R <sup>69</sup>
	2001	891*	Am	94362	2006	534	R <sup>69</sup>
94050	2002	405	Am	94363	2006	534	R <sup>69</sup>
94100	2001	569	Am (by Sec. 1 of Ch.)	94364	2006	534	Ad & R <sup>68</sup>
	2002	1081	Am	94367	2008	525	Am
94103	2005	318	Ad	94600	2007	569	Am
94110	2001	569	Am (by Sec. 2 of Ch.)	94700	2004	740	S <sup>424 68</sup>
	2002	1081	Am	94705	2004	740	S <sup>424 68</sup>
	2005	191*	Am	94710	2004	740	S <sup>424 68</sup>
	2007	345	Am	94711	2004	740	S <sup>424 68</sup>
94120	2008	211	Am	94712	2004	740	S <sup>424 68</sup>
94123	2001	569	Am	94713	2004	740	S <sup>424 68</sup>
94125	2008	211	Am	94714	2004	740	S <sup>424 68</sup>
94140	2001	569	Am (by Sec. 4 of Ch.)	94715	2004	740	S <sup>424 68</sup>
	2002	1081	Am	94716	2004	740	S <sup>424 68</sup>
	2003	62	Am <sup>519</sup>	94717	2004	740	S <sup>424 68</sup>
94144	2001	569	Am	94718	2004	740	S <sup>424 68</sup>
94146	2001	569	Am	94719	2004	740	S <sup>424 68</sup>
94147	2001	569	Am (by Sec. 7 of Ch.)	94719.5	2004	740	S <sup>424 68</sup>
	2002	1081	Am	94720	2004	740	S <sup>424 68</sup>
94154	2001	569	Am (by Sec. 8 of Ch.)	94721	2004	740	S <sup>424 68</sup>
	2002	1081	Am	94722	2004	740	S <sup>424 68</sup>
	2003	62	Am <sup>519</sup>	94723	2004	740	S <sup>424 68</sup>
94190	2001	569	Am	94724	2004	740	S <sup>424 68</sup>
94191	2001	569	Am	94725	2004	740	S <sup>424 68</sup>
94192	2001	569	Am	94726	2004	740	S <sup>424 68</sup>
94193	2001	569	Am	94727	2004	740	S <sup>424 68</sup>
94195	2001	569	Am	94728	2004	740	S <sup>424 68</sup>
94212	2006	714	Am	94728.5	2004	740	S <sup>424 68</sup>
94215	2002	1081	Ad & R <sup>317</sup>	94729	2004	740	S <sup>424 68</sup>
94215.3	2002	1081	Ad & R <sup>317</sup>	94729.3	2000	625	Ad
94215.5	2002	1081	Ad & R <sup>317</sup>		2004	740	S <sup>424 68</sup>
94215.7	2002	1081	Ad & R <sup>317</sup>	94730	2004	740	S <sup>424 68</sup>
94215.9	2002	1081	Ad & R <sup>317</sup>	94731	2004	740	S <sup>424 68</sup>
94216	2002	1081	Ad & R <sup>317</sup>	94732	2004	740	S <sup>424 68</sup>
94216.11	2002	1081	Ad & R <sup>317</sup>	94733	2004	740	S <sup>424 68</sup>
94216.9	2002	1081	Ad & R <sup>317</sup>	94734	2004	740	S <sup>424 68</sup>
94301	2004	740	R	94735	2004	740	S <sup>424 68</sup>
94302	2004	740	R	94736	2004	740	S <sup>424 68</sup>
94311.1	2004	740	R	94737	2004	740	S <sup>424 68</sup>
94311.9	2004	740	R	94738	2004	740	S <sup>424 68</sup>
94312	2004	740	R	94739	2003	340	Am
94316.10	2004	740	R		2004	740	Am <sup>424 68</sup>
94316.2	2004	740	R	94740	2004	740	S <sup>424 68</sup>
94316.22	2004	740	R	94740.1	2003	340	Am & RN
94316.5	2004	740	R	94740.3	2003	340	Ad
94317	2004	740	R		2004	740	S <sup>424 68</sup>
94317.5	2004	740	R	94740.5	2003	340	Ad
					2004	740	S <sup>424 68</sup>
				94740.7	2003	340	Ad(RN)
					2004	740	S <sup>424 68</sup>
				94741	2004	740	S <sup>424 68</sup>
				94742	2004	740	S <sup>424 68</sup>

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>
94742.1	2000	273	Am R & Ad <sup>63</sup>	94809	2004	740	S <sup>424 68</sup>
	2004	740	S (as am by Sec. 1 and as ad by Sec. 2, Stats. 2000, Ch. 273) <sup>424 68</sup>	94810	2001	621	Am
					2004	740	S <sup>424 68</sup>
94742.2	2004	740	R	94812	2004	740	S <sup>424 68</sup>
94742.3	2004	740	Ad <sup>424</sup>	94814	2004	740	S <sup>424 68</sup>
			R <sup>69</sup>	94814.5	2000	625	Ad
			Am <sup>647</sup>		2004	740	S <sup>424 68</sup>
94743	2004	740	S <sup>424 68</sup>	94816	2004	740	S <sup>424 68</sup>
94744	2004	740	S <sup>424 68</sup>	94818	2004	740	S <sup>424 68</sup>
94745	2004	740	S <sup>424 68</sup>	94819	2004	740	S <sup>424 68</sup>
94746	2004	740	S <sup>424 68</sup>	94820	2004	740	S <sup>424 68</sup>
94750	2004	740	S <sup>424 68</sup>	94821	2004	740	S <sup>424 68</sup>
94760	2004	740	S <sup>424 68</sup>	94822	2004	740	S <sup>424 68</sup>
94770	2004	740	S <sup>424 68</sup>	94823	2004	740	S <sup>424 68</sup>
94770.1	2002	107	Ad	94824	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94825	2001	621	Am
94771	2002	405	Am		2004	740	S <sup>424 68</sup>
	2003	62	Am <sup>519</sup>	94826	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94828	2004	740	S <sup>424 68</sup>
94772	2004	740	S <sup>424 68</sup>	94829	2004	740	S <sup>424 68</sup>
94774	2004	740	S <sup>424 68</sup>	94830	2004	740	S <sup>424 68</sup>
94774.5	2004	740	S <sup>424 68</sup>	94831	2004	740	S <sup>424 68</sup>
94775	2004	740	S <sup>424 68</sup>		2006	815	Am
94776	2004	740	S <sup>424 68</sup>	94832	2004	740	S <sup>424 68</sup>
94777	2004	740	S <sup>424 68</sup>	94834	2004	740	S <sup>424 68</sup>
94778	2004	740	S <sup>424 68</sup>		2006	815	Am
94779	2004	183	Am <sup>571</sup>	94835	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94836	2004	740	S <sup>424 68</sup>
94779.1	2003	789	Ad	94838	2004	740	S <sup>424 68</sup>
	2004	33*	Am	94840	2001	621	Am
	2004	740	S <sup>424 68</sup>		2004	740	S <sup>424 68</sup>
	2004	909*	Am	94841	2004	740	S <sup>424 68</sup>
94779.2	2004	740	Ad <sup>228</sup>	94842	2004	740	S <sup>424 68</sup>
			R <sup>100</sup>	94846	2004	740	S <sup>424 68</sup>
94779.3	2003	789	Ad	94848	2004	740	S <sup>424 68</sup>
	2004	33*	Am	94850	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94851	2004	740	S <sup>424 68</sup>
94779.4	2003	789	Ad	94852	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94853	2004	740	S <sup>424 68</sup>
94780	2004	740	S <sup>424 68</sup>	94854	2004	740	S <sup>424 68</sup>
94785	2004	740	S <sup>424 68</sup>	94855	2004	740	S <sup>424 68</sup>
94786	2004	740	S <sup>424 68</sup>	94856	2004	740	S <sup>424 68</sup>
94787	2004	740	S <sup>424 68</sup>	94857	2004	740	S <sup>424 68</sup>
94790	2004	740	S <sup>424 68</sup>	94859	2004	740	S <sup>424 68</sup>
94795	2004	740	S <sup>424 68</sup>	94860	2004	740	S <sup>424 68</sup>
94800	2003	340	Am	94861	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94862	2004	740	S <sup>424 68</sup>
94801.5	2008	385	Am (as ad by SB 823) & R <sup>82</sup>	94863	2004	740	S <sup>424 68</sup>
				94864	2004	740	S <sup>424 68</sup>
94802	2003	340	Am	94865	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94866	2004	740	S <sup>424 68</sup>
94804	2004	740	S <sup>424 68</sup>	94867	2004	740	S <sup>424 68</sup>
94806	2001	621	Am	94868	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94869	2004	740	S <sup>424 68</sup>
94808	2001	621	Am	94870	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94871	2004	740	S <sup>424 68</sup>
				94872	2004	740	S <sup>424 68</sup>
				94873	2004	740	S <sup>424 68</sup>
				94874	2004	740	S <sup>424 68</sup>
				94875	2004	740	S <sup>424 68</sup>
				94876	2004	740	S <sup>424 68</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
94877	2001	621	Am <sup>68</sup>	94990	2003	789	Am
	2004	740	S <sup>424 68</sup>		2004	33 *	Am
94878	2004	740	S <sup>424 68</sup>		2004	183	Am <sup>571</sup>
94879	2004	740	S <sup>424 68</sup>		2004	740	S <sup>424 68</sup>
94880	2004	740	S <sup>424 68</sup>		2006	538	Am <sup>802</sup>
94881	2004	740	S <sup>424 68</sup>	94995	2002	581	Am
94882	2004	740	S <sup>424 68</sup>		2004	33 *	Am
94900	2004	740	S <sup>424 68</sup>		2004	740	S <sup>424 68</sup>
	2006	534	Am	94995.3	2001	621	Ad
94901	2003	340	Am		2004	740	S <sup>424 68</sup>
	2004	183	Am <sup>571</sup>	94998	2004	740	S <sup>424 68</sup>
	2004	740	S <sup>424 68</sup>	94999	2004	740	Am <sup>424 68</sup>
94905	2003	340	Am	99030	2001	294	Ad
	2004	740	S <sup>424 68</sup>	99040	2007	679	Ad
94915	2004	740	S <sup>424 68</sup>	99105	2001	745 *	R
94920	2004	740	S <sup>424 68</sup>	99155	2008	514	R
94925	2004	740	S <sup>424 68</sup>	99156	2006	538	Am <sup>802</sup>
94930	2004	740	S <sup>424 68</sup>	99200	2002	463	Am <sup>457 68</sup>
94931	2002	581	Am		2003	91	Am
	2004	740	Am <sup>424 68</sup>		2003	857	Am
	2005	22	Am <sup>647</sup>		2007	292	Am <sup>945 639</sup>
94931.1	2004	740	S <sup>424 68</sup>	99200.5	2002	463	S <sup>457 68</sup>
94932	2004	740	S <sup>424 68</sup>		2007	292	S <sup>945 639</sup>
94934	2004	740	S <sup>424 68</sup>	99201	2002	463	S <sup>457 68</sup>
94935	2004	740	S <sup>424 68</sup>		2007	292	S <sup>945 639</sup>
94936	2004	740	S <sup>424 68</sup>	99201.5	2002	463	S <sup>457 68</sup>
94940	2004	740	S <sup>424 68</sup>		2007	292	S <sup>945 639</sup>
94942	2004	740	S <sup>424 68</sup>	99202	2002	463	S <sup>457 68</sup>
94944	2001	621	Am		2007	292	S <sup>945 639</sup>
	2004	183	Am <sup>571</sup>	99203	2002	463	S <sup>457 68</sup>
	2004	740	S <sup>424 68</sup>		2003	91	Am
94945	2001	621	Am		2007	292	S <sup>945 639</sup>
	2002	581	Am	99204	2002	463	S <sup>457 68</sup>
	2002	664	Am <sup>431</sup>		2007	292	S <sup>945 639</sup>
	2003	340	Am	99206	2002	463	Am <sup>457 68</sup>
	2004	740	S <sup>424 68</sup>		2007	292	Am <sup>945 639</sup>
94946	2004	740	S <sup>424 68</sup>	Title 3,			
94947	2004	740	S <sup>424 68</sup>	Div. 14,			
94948	2004	740	S <sup>424 68</sup>	Pt. 65,			
94950	2002	581	Am	Ch. 5,			
	2004	740	S <sup>424 68</sup>	Art. 2,			
94952	2002	581	Am	heading			
	2004	740	S <sup>424 68</sup>	(Sec. 99220			
94955	2002	581	Am	et seq.)	2000	77 *	Am
	2004	740	S <sup>424 68</sup>	99220	2000	77 *	Am
94957	2002	581	Am		2000	986	Am
	2004	740	S <sup>424 68</sup>		1X 1999-00	2 *	Ad
94960	2001	621	Am		2001	737	Am
	2004	740	S <sup>424 68</sup>		2003	91	Am
94960.5	2002	581	Ad	99221	2000	77 *	Am & RN &
	2004	740	S <sup>424 68</sup>				Ad
94965	2002	581	Am		2000	986	Am
	2004	740	S <sup>424 68</sup>		1X 1999-00	2 *	Ad
94970	2004	740	S <sup>424 68</sup>		2001	737	Am
94975	2002	581	Am	99222	2000	77 *	Ad
	2004	740	S <sup>424 68</sup>		2000	986	Am
94980	2002	581	Am		2001	737	Am
	2004	740	S <sup>424 68</sup>	99223	2000	404 *	Ad
94985	2001	621	Am		2001	734 *	Am
	2004	740	S <sup>424 68</sup>		2001	737	Am
	2006	538	Am <sup>802</sup>	99224	2000	77 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**EDUCATION CODE—Continued**

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
99224 (Cont.)	2000	986	Am	99238 (Cont.)	2006	524	R
	2001	737	Am	99239	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>
99225	2000	77*	Ad		2002	1167*	S <sup>98 75</sup>
	2000	986	Am		2006	524	S <sup>451 639</sup>
	2001	737	Am	99240	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>
99225.5	2000	77*	Ad		2002	1167*	Am <sup>98 75</sup>
	2000	986	Am		2006	524	Am <sup>451 639</sup>
99226	2000	77*	Ad(RN)	99241	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>
	2001	737	Am		2002	1167*	S <sup>98 75</sup>
	2002	664	Am <sup>431</sup>		2006	524	R
99227	2001	737	Ad	99242	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>
99230	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>		2002	1167*	S <sup>98 75</sup>
	2002	1167*	S <sup>98 75</sup>		2006	524	R
	2006	524	S <sup>451 639</sup>		2001	737	Ad <sup>37 79</sup> R <sup>80</sup>
99231	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>		2002	1167*	Am <sup>98 75</sup>
	2002	1167*	S <sup>98 75</sup>		2006	524	Am <sup>451 639</sup>
	2006	524	Am <sup>451 639</sup>	Title 3, Div. 14, Pt. 65, Ch. 6, heading (Sec. 99300 et seq.)	2008	473	Ad
99232	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>	99300	2003	573	R
	2002	1167*	S <sup>98 75</sup>		2008	473	Ad
	2006	524	S <sup>451 639</sup>	99301	2003	573	R
99233	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>		2008	473	Ad
	2002	1167*	S <sup>98 75</sup>	99302	2003	573	R
	2006	524	Am <sup>451 639</sup>	99303	2003	573	R
99234	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>	99304	2003	573	R
	2002	1167*	Am <sup>98 75</sup>	99305	2003	573	R
	2003	91	Am	99306	2001	745*	Am
	2003	227*	Am		2001	750	R
	2006	524	Am <sup>451 639</sup>	99307	2003	573	R
99234.5	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>	100420	1999	858	Am
	2002	1167*	S <sup>98 75</sup>	100600	2002	33*	Ad <sup>394</sup>
	2006	524	R	100601	2002	33*	Ad <sup>394</sup>
99235	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>	100603	2002	33*	Ad <sup>394</sup>
	2002	1167*	Am <sup>98 75</sup>		2006	538	Am <sup>802</sup>
	2003	62	Am <sup>519</sup>	100610	2002	33*	Ad <sup>394</sup>
	2003	227*	Am	100615	2002	33*	Ad <sup>394</sup>
	2004	183	Am <sup>571</sup>	100620	2002	33*	Ad <sup>394</sup>
	2005	22	Am <sup>647</sup>	100625	2002	33*	Ad <sup>394</sup>
	2006	524	Am <sup>451 639</sup>	100627	2002	33*	Ad <sup>394</sup>
99236	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>	100630	2002	33*	Ad <sup>394</sup>
	2002	1167*	S <sup>98 75</sup>	100632	2002	33*	Ad <sup>394</sup>
	2006	524	S <sup>451 639</sup>	100634	2002	33*	Ad <sup>394</sup>
99237	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>	100635	2002	33*	Ad <sup>394</sup>
	2002	1167*	S <sup>98 75</sup>	100636	2002	33*	Ad <sup>394</sup>
	2006	524	Am <sup>451 639</sup>	100638	2002	33*	Ad <sup>394</sup>
	2007	730	Am	100640	2002	33*	Ad <sup>394</sup>
99237.5	2006	524	Ad <sup>451</sup> R <sup>446</sup>	100642	2002	33*	Ad <sup>394</sup>
	2008	239	Ad	100644	2002	33*	Ad <sup>394</sup>
99237.6	2008	239	Ad	100646	2002	33*	Ad <sup>394</sup>
99238	2001	737	Ad <sup>37 79</sup> R <sup>80</sup>	100650	2002	33*	Ad <sup>394</sup>
	2002	1167*	S <sup>98 75</sup>	100652	2002	33*	Ad <sup>394</sup>
				100653	2002	33*	Ad <sup>394</sup>
				100654	2002	33*	Ad <sup>394</sup>
				100700	2002	33*	Ad <sup>394</sup>

**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
100710	2002	33 *	Ad <sup>394</sup>	100836	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
100720	2002	33 *	Ad <sup>394</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100725	2002	33 *	Ad <sup>394</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100730	2002	33 *	Ad <sup>394</sup>	100838	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
100735	2002	33 *	Ad <sup>394</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100740	2002	33 *	Ad <sup>394</sup>	100840	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
100745	2002	33 *	Ad <sup>394</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100750	2002	33 *	Ad <sup>394</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100755	2002	33 *	Ad <sup>394</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100760	2002	33 *	Ad <sup>394</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100800	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100842	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100801	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100844	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100803	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100846	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100810	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100850	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100815	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100852	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100820	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100853	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100825	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100854	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100827	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100900	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100830	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100910	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100832	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100920	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100834	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100925	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>
100835	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	100930	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>				Ad (by Sec. 31.5 of Ch.) <sup>396</sup>

**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>
100935	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	101024	2006	35 *	Ad <sup>787</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>	101025	2006	35 *	Ad <sup>787</sup>
100940	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	101026	2006	35 *	Ad <sup>787</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>	101027	2006	35 *	Ad <sup>787</sup>
100945	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	101028	2006	35 *	Ad <sup>787</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>	101029	2006	35 *	Ad <sup>787</sup>
100950	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	101030	2006	35 *	Ad <sup>787</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>	101031	2006	35 *	Ad <sup>787</sup>
100955	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	101032	2006	35 *	Ad <sup>787</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>	101033	2006	35 *	Ad <sup>787</sup>
100960	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	101034	2006	35 *	Ad <sup>787</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>	101034.5	2006	35 *	Ad <sup>787</sup>
100970	2002	33 *	Ad (by Sec. 31 of Ch.) <sup>395</sup>	101035	2006	35 *	Ad <sup>787</sup>
			Ad (by Sec. 31.5 of Ch.) <sup>396</sup>	101035.5	2006	35 *	Ad <sup>787</sup>
101000	2006	35 *	Ad <sup>787</sup>	101036	2006	35 *	Ad <sup>787</sup>
101001	2006	35 *	Ad <sup>787</sup>	101036.5	2006	35 *	Ad <sup>787</sup>
101002	2006	35 *	Ad <sup>787</sup>	101037	2006	35 *	Ad <sup>787</sup>
101010	2006	35 *	Ad <sup>787</sup>	101037.5	2006	35 *	Ad <sup>787</sup>
101011	2006	35 *	Ad <sup>787</sup>	101038	2006	35 *	Ad <sup>787</sup>
101012	2006	35 *	Ad <sup>787</sup>	101039	2006	35 *	Ad <sup>787</sup>
101020	2006	35 *	Ad <sup>787</sup>	101039.5	2006	35 *	Ad <sup>787</sup>
101021	2006	35 *	Ad <sup>787</sup>	101040	2006	35 *	Ad <sup>787</sup>
101022	2006	35 *	Ad <sup>787</sup>	101041	2006	35 *	Ad <sup>787</sup>
101023	2006	35 *	Ad <sup>787</sup>	101042	2006	35 *	Ad <sup>787</sup>
				101050	2006	35 *	Ad <sup>787</sup>
				101051	2006	35 *	Ad <sup>787</sup>
				101052	2006	35 *	Ad <sup>787</sup>
				101053	2006	35 *	Ad <sup>787</sup>
				101054	2006	35 *	Ad <sup>787</sup>
				101055	2006	35 *	Ad <sup>787</sup>
				101056	2006	35 *	Ad <sup>787</sup>
				101057	2006	35 *	Ad <sup>787</sup>
				101058	2006	35 *	Ad <sup>787</sup>
				101059	2006	35 *	Ad <sup>787</sup>
				101060	2006	35 *	Ad <sup>787</sup>
				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 <sup>1</sup>	2145	2003	819	Ad
	2000	1081	Am <sup>490</sup>	2146	2003	819	Ad
	2002	784	Am <sup>490</sup>		2006	508	Am
17	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 <sup>18</sup>		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 Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad
308	2002	221	Am				
311	2002	221	R				
315	2007	199	R				
316	2004	817	Am				
320	2007	125	Am				
321	2003	810	Am	2154	2000	899	Am
325	2002	784	R <sup>490</sup>	2155	2000	899	Am
327	2002	784	Am <sup>490</sup>		2002	665*	Am
331	2004	592	Am		2007	316	Am
332	2004	592	Am	2155.5	2007	316	Ad
335.5	2007	508	Am	2156	2002	665*	Am
340	2004	817	Am		2007	316	Am
	2007	199	Am	2157	2002	959	Am & R <sup>18</sup>
353.5	2007	508	Am				Ad <sup>63</sup>
354.5	2001	922	Ad		2005	726	Am
	2007	485	Am	2157.1	2005	726	Ad
1000	1999	2*	Am	2157.2	2005	726	Ad
	1999	6*	Am	2159	2006	377	Am
	2004	817	Am	2159.5	2006	377	Am
	2007	2	Am	2160	2005	726	Am
1001	2004	817	Am	2162.5	2002	959	Ad & R <sup>18</sup>
	2007	2	Am	2166	2000	89	Am
1003	1999	858	Am		2007	508	Am
	2000	1081	Am	2166.5	2000	89	Am
1201	2004	817	Am		2000	562	Am (by Sec. 1.5 of Ch.)
	2007	2	Am				
1202	2004	817	Am		2002	380	Am <sup>68</sup>
	2007	2	Am		2007	234	Am (by Sec. 1 of Ch.) <sup>639</sup>
1301	2003	824	Am				
	2004	785	Am		2007	508	Am (by Sec. 6.5 of Ch.) <sup>639</sup>
1303	2003	810	Am				
1405	2000	55	Am	2166.7	2006	466	Ad
	2001	159	Am <sup>305</sup>		2007	508	Am
	2001	924	Am	2185	2001	923	Am
	2002	664	Am <sup>431</sup>		2002	664	Am <sup>431</sup>
1500	2002	344	Am		2006	379	Am
	2003	824	R & Ad	2187	1999	312	Am
	2004	817	Am		2000	899	Am
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**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2194 (Cont.)	2006	466	Am	3019	2007	508	Am
2195	2002	959	Ad & R <sup>18</sup>	3020	2007	508	Am
Div. 2, Ch. 2.5, heading (Sec. 2196 et seq.)	2008	613	Ad <sup>1022</sup>	3021	2007	508	Am
2196	2002	959	Ad & R <sup>18</sup>	3022	2007	508	Am
	2008	613	Ad <sup>1022</sup>	3024	2002	1032 *	Ad
2202	2005	726	Am		2007	508	Am
2212	2002	784	Am <sup>490</sup>	3100	2003	347	Am
2250	2005	660	Ad		2007	508	Am
2300	2003	425	Ad	3101	2003	347	Am
	2007	508	Am		2007	508	Am
Div. 3, heading (Sec. 3000 et seq.)	2007	508	Am	3102	2004	821 *	Am
Div. 3, Ch. 1, heading (Sec. 3000 et seq.)	2007	508	Am		2007	508	R & Ad <sup>301</sup>
3000	2007	508	Am				Am (as am by Sec. 1, Stats. 2004, Ch. 821)
3001	2002	753	Am		2008	252	Am (as ad by Sec. 2, Stats. 2004, Ch. 821)
	2007	508	Am				Am (as am by Sec. 39, Stats. 2007, Ch. 508) <sup>111</sup>
3002	2007	508	Am				Am (as am by Sec. 40, Stats. 2007, Ch. 508) <sup>192</sup>
3003	2007	508	Am	3103	2003	347	Am
3004	2007	508	Am		2003	811	Am (by Sec. 2.5 of Ch.)
3005	2007	508	Am		2004	821 *	Am
3006	2000	898	Am				R & Ad <sup>301</sup>
	2001	925 *	Am		2007	508	Am (as am by Sec. 3, Stats. 2004, Ch. 821)
	2007	508	Am				Am (as ad by Sec. 4, Stats. 2004, Ch. 821)
3007	2007	508	Am		2008	252	Am (as am by Sec. 41, Stats. 2007, Ch. 508) <sup>111</sup>
3007.5	2002	753	Ad				Am (as am by Sec. 42, Stats. 2007, Ch. 508) <sup>192</sup>
	2007	508	Am				Ad & R <sup>317</sup>
3007.7	2002	753	Ad	3103.5	2004	821 *	Ad & R <sup>317</sup>
	2007	508	Am		2007	359	Am (by Sec. 1 of Ch.)
3008	2002	753	Am		2007	508	Am (by Sec. 43.5 of Ch.) Am <sup>111</sup>
	2003	119	Am				
	2007	508	Am		2008	252	Am <sup>111</sup>
3009	2006	156	Am	3104	2003	347	Am
	2007	508	Am		2007	508	Am
3011	2001	916	Am				R
	2006	191	Am	3105	2003	347	Am
	2007	508	Am (by Sec. 24 of Ch.)	3106	2003	347	Am
3012	2007	508	Am	3108	2003	347	Am
3013	2007	508	Am		2007	508	Am
3014	2007	508	Am	3109	2007	508	Am
3015	2007	508	Am	3110	2003	347	Am
3016	2007	508	Am		2007	359	Am (by Sec. 2 of Ch.)
3017	2001	916	Am				
	2002	664	Am <sup>431</sup>				
	2006	687	Am				
	2007	508	Am (by Sec. 30 of Ch.)				
3018	1999	368	Am				
	2007	63	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	
3110 (Cont.)	2007	508	Am (by Sec. 47.5 of Ch.)	6020	1999	791 *	Am	
3111	2007	508	Am	6022	1999	791 *	Am	
Div. 3, Ch. 3, heading (Sec. 3200 et seq.)	2007	508	Am	6023	1999	810	R	
	3200	2007	508	Am	6041	1999	791 *	Am
	3201	2001	918	Am	6042	1999	312	Am
		2001	922	Am		1999	791 *	Am
		2002	664	Am <sup>431</sup>	6081	1999	791 *	Am
		2003	347	Am	6083	2003	810	R
		2007	508	Am	6084	1999	791 *	Am
	3202	2007	508	Am	6085	2003	810	R
	3203	2001	922	Am	6086	1999	791 *	Am
		2003	347	Am		2003	810	Am
	2007	508	Am	6101	1999	791 *	Am	
3204	2007	508	Am	6108	1999	790	Am	
3205	2001	925 *	Am	6120	1999	790	R	
	2007	508	Am	6121	1999	790	R	
3206	2003	347	Am (by Sec. 11 of Ch.)	6122	1999	790	Am	
	2003	819	Am (by Sec. 2.5 of Ch.)		1999	791 *	Am	
	2005	113	Am	6123	1999	790	Am	
	2007	508	Am	6140	1999	790	Am	
3302	2007	508	Am	6160	1999	312	Am	
3303	2003	347	Am		1999	791 *	Am	
	2007	508	Am	6180	1999	312	Am	
3304	2003	347	Am		2004	817	Am	
	2003	811	Am (by Sec. 3.5 of Ch.)	6201	1999	791 *	Am	
	2007	508	Am		2003	810	Am	
3305	2003	347	Am	6202	1999	791 *	Am	
	2007	508	Am		2003	810	R	
3306	2003	347	R	6203	1999	791 *	Am	
3307	2003	347	Am		2003	810	R	
	2007	508	Am	6204	1999	791 *	Am	
3308	2003	347	Am		2003	810	R	
	2007	508	Am	6220	2000	55	Am	
3309	2003	347	R	6221	1999	791 *	R	
3310	2007	508	Am	6300	1999	159 *	Am	
3311	2007	508	Am	6341	1999	312	Am	
3400	2004	592	Am	6342	1999	312	Am	
3405	2007	508	Am	6365	1999	790	Am	
3500	2003	811	Am	6380	1999	790	R	
3502	2007	508	Am	6381	1999	790	R	
4000	2003	824	Am	6382	1999	790	Am	
	2007	286	Am	6383	1999	790	Am	
4001	2001	385	Ad & R <sup>208</sup>	6400	1999	790	Am	
4002	2005	86	Am	6420	2000	55	Am	
4004	2003	401	Ad	6421	2000	55	Am	
	2005	86	Am	6422	2000	55	Am	
4101	2003	810	Am	6521	1999	312	Am	
	2003	811	Am (by Sec. 5.5 of Ch.)	6522	1999	312	Am	
	2005	86	Am	6560	1999	790	Am	
4108	2005	86	Am	6586	1999	790	Am	
5000	2000	1081	Am	6587	1999	790	Am	
5100.5	2000	1081	Ad	6588	1999	790	R	
				6589	1999	790	R	
				6590	1999	790	R	
				6591	1999	790	Am	
				6592	1999	790	Am	
				6593	1999	790	Am	
				6640	2000	55	Am	
				6641	2000	55	Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**ELECTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6642	2000	55	Am	7400.5	2005	65	Ad
6643	2000	55	Am	7411	2002	257	Am
6723	1999	312	Am	7420	1999	159*	Am
6724	1999	312	Am		2000	494	Am
6760	1999	790	Am	7422	2003	811	Am
6786	1999	790	Am	7441	1999	159*	Am
6787	1999	790	Am		1999	791*	Am
6788	1999	790	R		2000	494	Am
6789	1999	790	R	7443	1999	159*	Am
6790	1999	790	R	7672	2003	811	Am
6791	1999	790	Am	7770	2003	811	R & Ad
6792	1999	790	Am	7772	2003	811	Am
6797	1999	790	Am	7772.1	1999	312	Ad
6842	2000	55	Am	7854	2006	538	Am <sup>802</sup>
6843	2000	55	Am	8004	2006	289	Ad
6844	2000	55	Am	8020	2004	98	Am
6845	2000	55	Am	8022	2003	811	R & Ad
6951	1999	312	Am		2006	152	Am
6952	2004	817	Am	8023	2000	1081	Am
6953	1999	312	Am		2003	811	R
6954	1999	312	Am		2006	466	Ad
7154	2006	538	Am <sup>802</sup>		2007	199	Am
7227	2003	811	Am	8026	2007	97	Am
7250	2007	60	Am	8040	2000	135	Am <sup>203</sup>
7310	2003	868	Ad <sup>568</sup>		2001	159	Am <sup>305</sup>
			R <sup>63</sup>		2002	221	Am
	2007	76	Ad & R <sup>317</sup>		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 <sup>490</sup>
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 <sup>647</sup>
7385	2007	60	R	9054	2006	378	Ad
7386	2007	60	R	9084	2003	425	Am
7387	2007	60	R		2008	137	Am
7388	2007	60	R	9085	1999	312	Ad
7389	2007	60	R	9086	2006	538	Am <sup>802</sup>
7400.1	2002	257	Ad	9088	2002	213	Am
7400.3	2002	257	Ad	9090	2008	133*	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
9094	2000	899	Am	9607 (Cont.)			
	2002	221	Am	2005	726	Ad	
	2008	133*	Am	9608	2002	959	Ad & R <sup>18</sup>
9096	2006	538	Am <sup>802</sup>	2005	726	Ad	
9105	1999	312	Am	9609	2002	959	Ad & R <sup>18</sup>
9106	2002	237	Am	2005	726	Ad	
9111	2000	496	Am	9610	2002	959	Ad & R <sup>18</sup>
9115	2001	70	Am	2005	726	Ad	
9116	2000	55	Am	10104	2002	371	Ad
9117	2000	55	R	10220	2003	811	Am
9118	2000	55	Am	10220.5	2006	508	Ad
	2001	159	Am <sup>305</sup>	10221	2004	785	Am
9160	2004	592	Am	10225	2006	538	Am <sup>802</sup>
9164	2000	1081	Am	10226	2004	785	Am
9167	2002	228	R & Ad	10228	2004	785	Am
9190	2002	228	Am	10261	2007	508	Am
9203	1999	312	Am	10262	1999	83	Am <sup>30</sup>
9204	1999	312	Am		2002	371	R & Ad
	2002	237	Am		2004	785	Am
9209	2001	105	Am	10263	2002	371	R & Ad
9212	2000	496	Am		2004	785	Am
9214	2000	55	Am	10400	2007	199	Am
9215	2000	55	Am	10403.5	2004	785	Am
9219	2006	508	R	10404.5	2004	206*	Am
9220	2006	508	R		2004	227*	Am
9222	2002	371	Am	10405	2003	810	Am
9225	2000	55	R	10405.7	2004	206*	Am
9237	2001	105	Am		2004	227*	Am
	2007	125	Am	10411	2003	810	Am
9237.5	1999	312	Ad		2003	811	Am (by Sec. 21 of Ch.)
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		2008	108	Am
9311	2000	55	Am	10730	2002	658	Ad
9317	2002	228	R & Ad	10731	2002	658	Ad
9340	2007	199	Am	10732	2002	658	Ad
9380	2002	228	Am	10733	2002	658	Ad
9400	2006	289	Am	10734	2002	658	Ad
9401	2000	1081	Am		2007	508	Am
9402	2000	1081	Am	11002	2002	221	Am
	2006	289	Am	11020	2003	811	Am
9501	2000	1081	Am	11047	2004	156	Am
9501.5	2000	1081	Ad	11102	2004	156	Am
9504	2002	228	R & Ad	11105	2004	183	Am <sup>571</sup>
9506	2000	1081	R	11221	2002	784	Am <sup>490</sup>
9507	2000	1081	R	11224	2007	51	Am
9509	2002	228	Am	11225	2007	51	Am
9607	2002	959	Ad & R <sup>18</sup>				

**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
11382	2004	132	R	13112 (Cont.)			
12105	2005	201	Am	2000	1081	Am	
12105.5	2005	201	Ad	2006	508	Am	
12106	2005	201	Am	13113	2003	811	Am (by Sec. 23 of Ch.)
12107	2005	201	Am				
12108	2005	201	Am	2003	824	Am (by Sec. 8 of Ch.)	
12110	2002	344	Am				
12111	2004	785	Am	2004	785	Am	
12223	2001	904	Am	2006	508	Am	
			R & Ad <sup>63</sup>	13203	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad
12241	2001	904	Am				
			R & Ad <sup>63</sup>	13204	2007	508	Am
12261	2001	904	Am	13206	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad
			R & Ad <sup>63</sup>				
12283	2003	219	Am	13204	2007	508	Am
12285	2000	1081	Am	13206	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad
12287	2000	29	Ad				
12288	2002	228	Ad(RN)				
12302	2003	530	Am	13216	2007	508	Am
	2006	576	Am	13230	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad
12304	2001	904	Am				
			R & Ad <sup>63</sup>	13266	2007	508	Am
			Am <sup>414</sup>	13267	2007	508	Am
12309	2003	530	R <sup>80</sup>	13300	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad
			Ad <sup>588</sup>				
12309.5	2003	530	Ad	13266	2007	508	Am
	2004	382	Am	13267	2007	508	Am
	2007	508	Am	13300	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad (by Sec. 20 of Ch.)
13001	1999	790	Am (as am by Stats. 1996, Ch. 1102) <sup>18</sup>				
			Am (as am by Sec. 2, Stats. 1996, Ch. 1102) <sup>63</sup>		2000	899	R (as am by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad (by Sec. 11.5 of Ch.)
	2005	714*	Am				
			R & Ad <sup>80</sup>				
	2006	727*	Am & R <sup>75</sup>				
	2007	487*	Ad				
			R & Ad <sup>69</sup>				
	2008	179	Am <sup>976</sup>	13300.5	2003	425	Am
13102	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad	13301	1999	312	Ad
			Am	13301	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad
	2001	925*	Am				
	2002	10*	Am	13302	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad
			R & Ad <sup>390</sup>				
	2002	664	Am <sup>431</sup>				
	2003	62	Am <sup>519</sup>				
	2007	515	Am				
13107	1999	312	Am	13303	2000	899	Am
	2002	784	Am <sup>490</sup>	13304	2005	72*	Am
	2003	62	Am <sup>519</sup>	13306	2000	899	Am
	2007	505	Am	13307	2006	6*	Am <sup>773</sup>
13107.3	2007	505	Ad	13307.5	2008	137	Ad
13107.5	2002	364	Ad	13308	2007	125	Am
13109	2002	784	Am <sup>490</sup>	13313	2002	228	Am
13111	2002	784	Am <sup>490</sup>	13315	2007	508	Am
13112	1999	312	Am	13316	2007	508	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## ELECTIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13317	2007	508	Am	15151	1999	18 *	Am
14025	2002	129	Ad		1999	83	Am <sup>30</sup>
14026	2002	129	Ad		2005	72 *	Am
14027	2002	129	Ad	15211	2007	508	Am
14028	2002	129	Ad	15212	2007	508	Am
14029	2002	129	Ad	15261	2008	200	Am
14030	2002	129	Ad	15278	2002	344	Am (as ad by Stats. 1998, Ch. 1073) & RN
14031	2002	129	Ad		2007	508	Am
14032	2002	129	Ad		2002	344	Ad(RN)
14102	2007	508	Am	15302	2007	508	Am
14105	2003	425	Am (by Sec. 4 of Ch.)	Div. 15, Ch. 4, Art. 2, heading (Sec. 15320 et seq.)			
	2003	810	Am (by Sec. 21 of Ch.)	15320	2007	508	Am
14105.3	2003	425	Ad	15321	1999	697	Ad & R <sup>24</sup>
14107	2002	344	Am		2006	424	Ad
14200	2003	809	R & Ad		2007	508	Am
14217	2003	809	Am		2006	893	Am
14222	2001	104	Am		2006	894	Am
14226	2002	228	Am & RN		2007	508	Am
14242	2003	811	Am	15375	1999	18 *	Am
14245	2007	508	Am		2000	55	Am
14282	2007	508	Am		2001	159	Am <sup>305</sup>
14284	2007	508	Am		2005	72 *	Am
14299	2007	501	Am		2006	538	Am <sup>802</sup>
14300	2007	501	Ad		2007	515	Am
14310	2000	260	Am	15500	1999	18 *	Am
	2003	808	Am	15601	2006	664	Ad
	2003	809	Am (by Sec. 8.5 of Ch.)		2007	508	Am
	2004	183	Am <sup>571</sup>	15627	2005	724	Am
	2007	508	Am (by Sec. 84 of Ch.)	15641	2003	810	Am
14311	2003	364	Am	15653	2000	1081	Am
	2003	809	Am (by Sec. 9.5 of Ch.)	15700	2001	919	Ad <sup>386</sup>
14312	2003	175	Ad	15701	2001	919	Ad <sup>386</sup>
14402.5	2003	809	Ad	15702	2001	919	Ad <sup>386</sup>
15004	2006	690	Am	16100	2003	173	Am
Div. 15, Ch. 2, heading (Sec. 15100 et seq.)	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 <sup>30</sup>	17503	2003	810	Am
	2007	508	Am	17504	2007	508	Am
15150	2007	508	Am	17505	2007	508	Am
				18107.5	2002	753	Ad
				18108.1	2006	377	Ad
				18111	2007	305	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	
18304 Div. 18, Ch. 4, Art. 3, heading (Sec. 18320 et seq.)	2003	380	Ad	19240	2001	902 *	Ad <sup>381</sup>	
	2001	927	R	19241	2001	902 *	Ad <sup>381</sup>	
	2001	927	Ad & R <sup>20</sup>	19242	2001	902 *	Ad <sup>381</sup>	
	2003	277	Ad	19243	2001	902 *	Ad <sup>381</sup>	
	18321	2001	927	Ad & R <sup>20</sup>	19244	2001	902 *	Ad <sup>381</sup>
	2003	277	Ad	19245	2001	902 *	Ad <sup>381</sup>	
	18322	2001	927	Ad & R <sup>20</sup>	19250	2004	814	Ad
	2003	277	Ad		2005	718	Am	
	18323	2001	927	Ad & R <sup>20</sup>	2008	200	Am	
	2003	277	Ad	19251	2004	814	Ad	
18324	2001	927	Ad & R <sup>20</sup>	2007	501	Am		
18371	2007	508	Am	19252	2004	814	Ad	
18402	2007	508	Am	19253	2005	724	Ad	
18403	2007	508	Am	19254	2006	178	Ad	
18541	2003	390	Am	19255	2007	501	Ad	
	2004	183	Am <sup>571</sup>	20440	2006	551	Am	
18546	2002	221	Am	Div. 20, Ch. 7, heading (Sec. 20600 et seq.)	2008	735	Ad	
18547	2007	491	Ad	20600	2008	735	Ad	
18548	2007	491	Ad	21000	1999	697	Am	
18564.5	2004	813	Ad		2007	508	Am	
18576	2007	508	Am	21001	2000	1081	Am	
18577	2001	922	Am	Div. 21, Ch. 2, heading (Sec. 21100 et seq.)	2002	664	Ad <sup>431</sup>	
	2007	508	Am	21100	2001	348 *	Ad	
18578	2007	508	Am	21101	2001	348 *	Ad	
19005	2003	810	Am	21102	2001	348 *	Ad	
19102	2004	813	Am	21103	2001	348 *	Ad	
19103	2004	813	Am	21104	2001	348 *	Ad	
	2008	198	Am	21105	2001	348 *	Ad	
19200.5	2005	718	Ad	21106	2001	348 *	Ad	
19201	2004	813	Am	21107	2001	348 *	Ad	
19214	2004	813	Ad	21108	2001	348 *	Ad	
19214.5	2004	813	Ad	21109	2001	348 *	Ad	
19215	2004	813	Ad	21110	2001	348 *	Ad	
19216	2006	178	Ad	21111	2001	348 *	Ad	
19217	2008	200	Ad	21112	2001	348 *	Ad	
19223	2005	718	Ad	21113	2001	348 *	Ad	
19225	2002	950	Ad	21114	2001	348 *	Ad	
19226	2002	950	Ad	21115	2001	348 *	Ad	
19227	2002	950	Ad	21116	2001	348 *	Ad	
	2003	62	Am <sup>519</sup>	21117	2001	348 *	Ad	
19227.5	2002	950	Ad	21118	2001	348 *	Ad	
19228	2002	950	Ad	21119	2001	348 *	Ad	
19229	2002	950	Ad	21120	2001	348 *	Ad	
19229.5	2002	950	Ad	21121	2001	348 *	Ad	
	2007	508	Am	21122	2001	348 *	Ad	
19230	2001	902 *	Ad <sup>381</sup>	21123	2001	348 *	Ad	
19231	2001	902 *	Ad <sup>381</sup>	21124	2001	348 *	Ad	
19232	2001	902 *	Ad <sup>381</sup>	21125	2001	348 *	Ad	
19233	2001	902 *	Ad <sup>381</sup>	21126	2001	348 *	Ad	
19234	2001	902 *	Ad <sup>381</sup>	21127	2001	348 *	Ad	
19234.5	2001	902 *	Ad <sup>381</sup>	21128	2001	348 *	Ad	
19235	2001	902 *	Ad <sup>381</sup>	21129	2001	348 *	Ad	
19236	2001	902 *	Ad <sup>381</sup>	21130	2001	348 *	Ad	
19237	2001	902 *	Ad <sup>381</sup>					
19238	2001	902 *	Ad <sup>381</sup>					
19239	2001	902 *	Ad <sup>381</sup>					

**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>
21131	2001	348 *	Ad	21251	2001	349 *	Ad
21132	2001	348 *	Ad	21252	2001	349 *	Ad
21133	2001	348 *	Ad	21253	2001	349 *	Ad
21134	2001	348 *	Ad	21254	2001	349 *	Ad
21135	2001	348 *	Ad	21255	2001	349 *	Ad
21136	2001	348 *	Ad	21256	2001	349 *	Ad
21137	2001	348 *	Ad	21257	2001	349 *	Ad
21138	2001	348 *	Ad	21258	2001	349 *	Ad
21139	2001	348 *	Ad	21259	2001	349 *	Ad
21140	2001	348 *	Ad	21260	2001	349 *	Ad
21200	2001	349 *	Ad	21261	2001	349 *	Ad
21201	2001	349 *	Ad	21262	2001	349 *	Ad
21202	2001	349 *	Ad	21263	2001	349 *	Ad
21203	2001	349 *	Ad	21264	2001	349 *	Ad
21204	2001	349 *	Ad	21265	2001	349 *	Ad
21205	2001	349 *	Ad	21266	2001	349 *	Ad
21206	2001	349 *	Ad	21267	2001	349 *	Ad
21207	2001	349 *	Ad	21268	2001	349 *	Ad
21208	2001	349 *	Ad	21269	2001	349 *	Ad
21209	2001	349 *	Ad	21270	2001	349 *	Ad
21210	2001	349 *	Ad	21271	2001	349 *	Ad
21211	2001	349 *	Ad	21272	2001	349 *	Ad
21212	2001	349 *	Ad	21273	2001	349 *	Ad
21213	2001	349 *	Ad	21274	2001	349 *	Ad
21214	2001	349 *	Ad	21275	2001	349 *	Ad
21215	2001	349 *	Ad	21276	2001	349 *	Ad
21216	2001	349 *	Ad	21277	2001	349 *	Ad
21217	2001	349 *	Ad	21278	2001	349 *	Ad
21218	2001	349 *	Ad	21279	2001	349 *	Ad
21219	2001	349 *	Ad	21280	2001	349 *	Ad
21220	2001	349 *	Ad	21300	2001	349 *	Ad
21221	2001	349 *	Ad	21301	2001	349 *	Ad
21222	2001	349 *	Ad	21302	2001	349 *	Ad
21223	2001	349 *	Ad	21303	2001	349 *	Ad
21224	2001	349 *	Ad	21304	2001	349 *	Ad
21225	2001	349 *	Ad	21400	2001	348 *	Ad
21226	2001	349 *	Ad	21401	2001	348 *	Ad
21227	2001	349 *	Ad	21402	2001	348 *	Ad
21228	2001	349 *	Ad	21403	2001	348 *	Ad
21229	2001	349 *	Ad	21404	2001	348 *	Ad
21230	2001	349 *	Ad	21405	2001	348 *	Ad
21231	2001	349 *	Ad	21406	2001	348 *	Ad
21232	2001	349 *	Ad	21407	2001	348 *	Ad
21233	2001	349 *	Ad	21408	2001	348 *	Ad
21234	2001	349 *	Ad	21409	2001	348 *	Ad
21235	2001	349 *	Ad	21410	2001	348 *	Ad
21236	2001	349 *	Ad	21411	2001	348 *	Ad
21237	2001	349 *	Ad	21412	2001	348 *	Ad
21238	2001	349 *	Ad	21413	2001	348 *	Ad
21239	2001	349 *	Ad	21414	2001	348 *	Ad
21240	2001	349 *	Ad	21415	2001	348 *	Ad
21241	2001	349 *	Ad	21416	2001	348 *	Ad
21242	2001	349 *	Ad	21417	2001	348 *	Ad
21243	2001	349 *	Ad	21418	2001	348 *	Ad
21244	2001	349 *	Ad	21419	2001	348 *	Ad
21245	2001	349 *	Ad	21420	2001	348 *	Ad
21246	2001	349 *	Ad	21421	2001	348 *	Ad
21247	2001	349 *	Ad	21422	2001	348 *	Ad
21248	2001	349 *	Ad	21423	2001	348 *	Ad
21249	2001	349 *	Ad	21424	2001	348 *	Ad
21250	2001	349 *	Ad	21425	2001	348 *	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>
21426	2001	348 *	Ad	21442	2001	348 *	Ad
21427	2001	348 *	Ad	21443	2001	348 *	Ad
21428	2001	348 *	Ad	21444	2001	348 *	Ad
21429	2001	348 *	Ad	21445	2001	348 *	Ad
21430	2001	348 *	Ad	21446	2001	348 *	Ad
21431	2001	348 *	Ad	21447	2001	348 *	Ad
21432	2001	348 *	Ad	21448	2001	348 *	Ad
21433	2001	348 *	Ad	21449	2001	348 *	Ad
21434	2001	348 *	Ad	21450	2001	348 *	Ad
21435	2001	348 *	Ad	21451	2001	348 *	Ad
21436	2001	348 *	Ad	21452	2001	348 *	Ad
21437	2001	348 *	Ad	21453	2001	348 *	Ad
21438	2001	348 *	Ad	21500.1	1999	429	Ad
21439	2001	348 *	Ad	21601.1	1999	429	Ad
21440	2001	348 *	Ad	21620	1999	429	Am
21441	2001	348 *	Ad				

**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 <sup>490</sup>	Art. 8.7,			
452.5	2002	784	Am <sup>490</sup>	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 <sup>902</sup>	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 <sup>654</sup>	heading			
915	2001	812	Am	(Sec. 1038			
	2004	182	Am <sup>81 614</sup>	et seq.)	2006	689	Am
917	2002	72	Am	1038	2005	240	Ad
	2003	468	Am <sup>561</sup>	1038.1	2005	240	Ad
	2004	183	Am <sup>571</sup>	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 <sup>391</sup>	1046	2002	391	Am
	2004	183	Am (as am by	1047	2002	391	Am
			Stats. 2003, Ch.	1061	2002	784	Am <sup>490</sup>
			765) <sup>571</sup>	1107	2000	1001	Am
1010	2001	142	Am		2004	609	Am
	2001	420*	Am (by Sec. 1	1108	2001	517	Am
			of Ch.) <sup>191</sup>		2002	194	Am
			Am (by Sec.		2002	828	Am
			1.5 of Ch.) <sup>8</sup>	1109	2000	97	Am
1014	2002	1013	Am		2004	116	Am
Div. 8,					2004	823	Am (by Sec.
Ch. 4,							6.5 of Ch.)
Art. 8,					2005	464	Am
heading					1117	2007	130
(Sec. 1030					1156	2004	182
et seq.)	2002	806	Am	1156.1	2004	182	Am <sup>81 614</sup>
1030	2002	806	Am	1157	2000	136	Am
1031	2002	806	Am	1160	2000	195	Ad
1032	2002	806	Am	1350	2001	854	Am
1033	2002	806	Am	1370	2000	1001	Am
1034	2002	806	Am	1380	1999	383	Ad
Div. 8,				1550	2002	124	Am <sup>408</sup>
Ch. 4,				1550.1	2004	65	Ad
Art. 8.5,				1560	1999	444	Am
heading					2000	287	Am <sup>216</sup>
(Sec. 1035					2004	162	Am
et seq.)	2006	689	Am		2004	182	Am <sup>81 614</sup>
1035	2006	689	Am		2005	294	Am
1035.2	2006	689	Am		2006	538	Am <sup>802</sup>
1035.8	2006	689	Am	1561	1999	444	Am
1036	2006	689	Am	1563	1999	444	Am
1036.2	2001	854	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FAMILY CODE**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
113	2000	808 *	Ad	306	2006	816	Am <sup>69</sup>
126	1999	980	Ad	306.5	2007	567	Ad <sup>301</sup>
145	1999	661	Am	307	2006	816	Am <sup>69</sup>
150	2000	808 *	Am		2007	483	Am (as am by Sec. 5, Stats. 2006, Ch. 816) <sup>962</sup>
155	2002	539	Am				
170	2006	838	Ad				
175	2006	838	Ad				
177	2006	838	Ad				
	2007	130	Am <sup>902</sup>	308.5	2000		
180	2006	838	Ad				
185	2006	838	Ad				
210	2002	1118	Am				
215	1999	980	Am				
216	2005	489	Ad	309	2006	816	Ad <sup>69</sup>
	2007	130	Am <sup>902</sup>				
240.5	2002	784	R <sup>490</sup>	Div. 3,			
243	1999	980	Am	Pt. 2,			
	2000	90 *	Am	heading			
	2000	135	Am <sup>203</sup>	(Sec. 350			
274	2006	538	Am <sup>802</sup>	et seq.)	2006	816	Am <sup>69</sup>
290	2000	808 *	Am	350	2004	476 *	Am
	2006	86	Am	351	2006	816	Am <sup>69</sup>
291	2000	808 *	R & Ad	351.5	2006	60	Ad
	2006	86	R & Ad	351.6	2006	816	Ad
	2007	130	Am <sup>902</sup>	353	2006	816	R <sup>69</sup>
297	1999	588	Ad	354	2004	476 *	Am
	2001	893	Am		2006	816	Am <sup>69</sup>
	2003	421	Am <sup>63</sup>	355	2004	476 *	Am
297.5	2003	421	Ad <sup>63</sup>		2006	816	Am <sup>69</sup>
	2004	947	Am		2007	483	Am (as am by Sec. 11, Stats. 2006, Ch. 816) <sup>962</sup>
	2006	802	Am				
298	1999	588	Ad				
	2003	421	Am <sup>63</sup>		2007	567	Am (as am by Sec. 11, Stats. 2006, Ch. 816) <sup>301</sup>
	2006	856	Am	357	2001	39	Am
	2007	179 *	Am (as am by Stats. 2007, Ch. 179)		2006	816	Am <sup>69</sup>
298.5	1999	588	Ad	358	2006	816	Am (by Sec. 13 of Ch.) <sup>69</sup>
	2003	421	Am <sup>63</sup>				
	2006	856	Am		2006	856	Am (by Sec. 4.5 of Ch.) <sup>962</sup>
	2007	483	Am <sup>962</sup>		2007	483	Am
298.6	2007	567	Ad		2007	567	Am
299	1999	588	Ad	359	2001	39	Am
	2003	421	R & Ad <sup>63</sup>		2006	816	Am <sup>69</sup>
	2004	947	Am (as ad by Sec. 8, Stats. 2003, Ch. 421)	360	2001	39	Am
					2006	816	Am <sup>69</sup>
299.2	2003	421	Ad <sup>63</sup>	400	2006	816	Am <sup>69</sup>
299.3	2003	421	Ad	420	2004	486 *	Am
	2004	947	Am		2005	22	Am <sup>647</sup>
	2005	22	Am <sup>647</sup>		2006	816	Am <sup>69</sup>
299.5	1999	588	Ad	422	2006	816	Am <sup>69</sup>
	2001	893	Am		2007	483	Am (as am by Sec. 18, Stats. 2006, Ch. 816) <sup>962</sup>
	2003	421	R <sup>63</sup>				
299.6	1999	588	Ad				
300	2006	816	Am <sup>69</sup>	423	2001	39	Am
302	2006	816	Am <sup>69</sup>	424	2006	816	R <sup>69</sup>
303	2006	816	Am <sup>69</sup>	425	2006	816	Am <sup>69</sup>
304	2007	738	Am	426	2006	816	Ad <sup>69</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## FAMILY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
500.5	2006	816	Ad <sup>69</sup>	3020	1999	980	Am
501	2006	816	Am <sup>69</sup>	3021	1999	980	Am
502	2006	816	Am <sup>69</sup>		2000	135	Am <sup>203</sup>
503	2006	816	Am <sup>69</sup>	3022.3	2006	496	Ad
505	2006	816	Am <sup>69</sup>	3025.5	2004	102	Ad
506	2001	39	Am	3027	2000	926	Am & RN & Ad
	2006	816	Am <sup>69</sup>				
507	2001	39	R	3027.1	2000	926	Ad(RN)
508	2001	39	Am	3027.5	1999	985	Ad
	2006	816	Am <sup>69</sup>	3030	2000	808*	Am
509	2001	39	Am		2005	215	Am (by Sec. 2 of Ch.)
	2006	816	Am <sup>69</sup>				
510	2001	39	Am		2005	483	Am (by Sec. 2.5 of Ch.)
	2006	816	Am <sup>69</sup>				
511	2006	816	Am <sup>69</sup>		2006	207	Am
530	2006	816	Am <sup>69</sup>	3030.5	2005	483	Ad
531	2001	39	Am	3041	2002	1118	Am
	2006	816	Am <sup>69</sup>		2006	838	Am
532	2006	816	Am <sup>69</sup>	3041.5	2004	19*	Ad & R
533	2006	816	Am <sup>69</sup>		2005	302	Am
534	2006	816	Am <sup>69</sup>		2007	152	Am <sup>317</sup>
535	2006	816	Am <sup>69</sup>		2008	57	Am <sup>639</sup>
536	2006	816	Am <sup>69</sup>	3044	1999	445	Ad
721	2002	310	Am		2003	243	Am
750	2001	754	Am	3046	1999	980	Ad
771	1999	940	Am		2006	538	Am <sup>802</sup>
911	1999	991	Am <sup>96 114</sup>	3047	2005	154*	Ad
914	2001	702	Am	3048	2002	856	Ad <sup>517</sup>
1101	2001	703	Am		2003	52*	Am <sup>517</sup>
1612	2001	286	Am		2003	62	Am <sup>519</sup>
1615	2001	286	Am	3064	2008	54	Am
1811	2003	149	Am	3100	2005	465	Am
1815	2006	130	Am	3104	2006	138	Am
1816	2000	926	Am	3105	2004	301	Ad
	2006	130	Am	3110.5	1999	932	Ad
	2007	130	Am <sup>902</sup>		2000	926	Am
1818	2005	489	Am		2004	182	Am <sup>81 614</sup>
1852	2005	75*	Am <sup>80</sup>		2004	811	Am (by Sec. 1 of Ch.) <sup>79</sup>
2013	2006	496	Ad				
2024	2001	417	Am				Am (by Sec. 1.5 of Ch.) <sup>81</sup>
2024.5	2003	154	Ad	3111	1999	932	Am
	2004	45*	R & Ad		2004	574	Am
2024.6	2004	45*	Ad		2005	22	Am <sup>647</sup>
	2005	22	Am <sup>647</sup>		2008	215	Am <sup>977</sup>
2030	2004	472	Am	3112	2000	926	Am
2031	2004	472	Am	3118	2000	926	Ad
2040	1999	118	Am		2002	305	Am
	2000	135	Am <sup>203</sup>		2003	62	Am <sup>519</sup>
	2001	417	Am	3121	2004	472	Ad
2100	2001	703	Am		2006	538	Am <sup>802</sup>
2102	2001	703	Am				Am <sup>980</sup>
2105	2001	703	Am	3130	2008	699	Am
2106	2001	703	Am	3135	1999	867	Ad
	2002	1008	Am	3176	2002	1077	Am
2107	2001	703	Am	3183	2002	1077	Am
2122	2001	703	Am	3184	2002	1077	Am
2337	2007	141	Am	3188	2002	1077	Ad <sup>279</sup>
2603.5	2004	299	Ad				
2628	2002	374	Ad				
2640	2004	119	Am				
3011	1999	980	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>
Div. 8,				3456	1999	867	Ad
Pt. 2,				3457	1999	867	Ad
Ch. 13,				3461	1999	867	Ad
heading				3462	1999	867	Ad
(Sec. 3200				3465	1999	867	Am
et seq.)	1999	1004	Am	3555	2000	808*	Am
3200	2004	193	Am <sup>571</sup>	3600	2001	293	Am
3201	1999	985	Ad		2002	759	Am
	1999	1004	Ad	Div. 9,			
3202	1999	1004	Ad	Pt. 1,			
3203	1999	1004	Ad	Ch. 6,			
3204	1999	1004	Ad	heading			
	2007	738	Am	(Sec. 3650			
3400	1999	867	R & Ad	et seq.)	1999	653	Am
3401	1999	867	R	3651	2005	154*	Am
3402	1999	867	R & Ad	3652	1999	653	Am
3403	1999	867	R & Ad	3653	1999	653	Am
3404	1999	867	R & Ad		2005	154*	Am
3405	1999	867	R & Ad	3654	1999	653	Am
3406	1999	867	R & Ad	3666	2004	182	Am <sup>81 614</sup>
3407	1999	867	R & Ad	3680.5	1999	652	Ad
3408	1999	867	R & Ad		2007	488	Am
3409	1999	867	R & Ad	3690	1999	653	Ad (by 2nd
3410	1999	867	R & Ad				text)
3411	1999	867	R & Ad	3691	1999	653	Ad
3412	1999	867	R & Ad	3692	1999	653	Ad
3413	1999	867	R	3693	1999	653	Ad
3414	1999	867	R	3751	2007	617	Am
3415	1999	867	R	3751.5	2000	808*	Am (by Sec. 28
3416	1999	867	R				of Ch.)
3417	1999	867	R		2000	809	Am
3418	1999	867	R		2001	755*	Am
3419	1999	867	R	3752	2000	808*	Am
3420	1999	867	R	3752.5	2007	617	Am
3421	1999	867	R & Ad	3760	2000	119	Am
3422	1999	867	R & Ad	3761	2000	808*	Am
3423	1999	867	R & Ad	3766	2002	927	Am
3424	1999	867	R & Ad	3767	2001	755*	Am
3425	1999	867	R & Ad	3771	2000	808*	Am
	2008	699	Am <sup>980</sup>	3773	2000	119	Am
3426	1999	867	Ad	4006	2000	808*	Am
3427	1999	867	Ad	4009	1999	653	Am (by Sec. 8
3428	1999	867	Ad				of Ch.)
3429	1999	867	Ad		2000	808*	Am
3430	1999	867	Ad		2004	305	Am
3441	1999	867	Ad	4014	2004	339	Am
3442	1999	867	Ad	4054	2002	927	Am
3443	1999	867	Ad	4055	2003	225*	Am
3444	1999	867	Ad	4065	1999	980	Am
3445	1999	867	Ad		2000	135	Am <sup>203</sup>
3446	1999	867	Ad		2000	808*	Am
3447	1999	867	Ad	4071.5	1999	653	R
3448	1999	867	Ad	4200	2000	808*	Am
	2008	699	Am <sup>980</sup>		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

**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
4205	2000	808 *	Am	4930	2002	349	Am <sup>433</sup>
4250	2000	808 *	Am	4931	2002	349	Am <sup>433</sup>
4251	2000	808 *	Am	4933	2002	349	Am <sup>433</sup>
4252	1999	83	Am <sup>30</sup>	4935	2002	349	Am <sup>433</sup>
	2002	784	Am <sup>490</sup>	4940	2002	349	Am <sup>433</sup>
4320	1999	284	Am	4941	2002	349	Am <sup>433</sup>
	1999	846	Am (by Sec. 1.5 of Ch.)	4942	2002	349	Am <sup>433</sup>
	2001	293	Am	4945	2002	349	Am <sup>433</sup>
4325	2001	293	Ad	4946	2002	349	Am <sup>433</sup>
4326	2007	247	Ad & R <sup>111</sup>	4950	2002	349	Am <sup>433</sup>
4330	1999	846	Am	4951	2002	349	Am <sup>433</sup>
4331	2004	182	Am <sup>81 614</sup>	4953	2002	349	Am <sup>433</sup>
4351	1999	83	Am <sup>30</sup>	4954	2002	349	Am <sup>433</sup>
	2000	808 *	Am	4956	2002	349	Am <sup>433</sup>
4352	2000	808 *	Am	4959	2002	349	Am <sup>433</sup>
4502	2000	808 *	Am	4960	2002	349	Am <sup>433</sup>
	2002	304	Am	4961	2002	349	Am <sup>433</sup>
	2006	86	R & Ad	4962	2004	183	Am <sup>571</sup>
4504	2001	651	Am	4964	2002	349	Ad <sup>433</sup>
	2004	305	Am	4965	2002	349	Am <sup>433</sup>
4505	2007	249	Am	4970	2002	349	Am <sup>433</sup>
			R & Ad <sup>192</sup>	4971	2002	349	Am <sup>433</sup>
4506	2002	927	Am	4975	2002	349	Am <sup>433</sup>
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 <sup>203</sup>
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 <sup>30</sup>	5100	2000	808 *	Am
	2002	349	Am <sup>433</sup>	5101	2000	808 *	R
4903	2002	349	Am <sup>433</sup>	5102	2000	808 *	R
4905	2002	349	Am <sup>433</sup>	5208	1999	480	Am
	2006	538	Am (as am by Sec. 3, Stats. 2002, Ch. 349) <sup>802</sup>	5212	1999	480	Am
4906	2002	349	Am <sup>433</sup>	5214	2000	808 *	Am
4909	2002	349	Am <sup>433</sup>		2001	755 *	Am
4910	2002	349	Am <sup>433</sup>	5230	2000	808 *	Am
4911	2002	349	Am <sup>433</sup>	5231	2000	808 *	Am
4912	2002	349	Am <sup>433</sup>	5234	1999	480	Am
4913	2002	349	Am <sup>433</sup>	5235	2000	808 *	Am
4913.5	2002	349	Ad <sup>433</sup>		2003	387	Am
4914	2002	349	Ad <sup>433</sup>		2004	520	Am
4915	2002	349	Am <sup>433</sup>	5237	2000	808 *	Am
4917	2002	349	Am <sup>433</sup>		2003	387	Am
4918	2002	349	Am <sup>433</sup>		2004	806	Am
4919	2002	349	Am <sup>433</sup>	5240	2003	387	Am
4920	2002	349	Am <sup>433</sup>	5241	2000	808 *	Am
4921	2002	349	Am <sup>433</sup>		2001	371	Am
4922	2002	349	Am <sup>433</sup>		2003	308	Am
4924	2002	349	Am <sup>433</sup>	5244	2000	808 *	Am
4925	2002	349	Am <sup>433</sup>	5245	2000	808 *	Am
4926	2002	349	R & Ad	5246	1999	480	Am
4928	2002	349	Am <sup>433</sup>		1999	652	Am <sup>82</sup>
					2000	808 *	Am
					2001	111 *	Am
					2001	651	Am
				5247	2000	808 *	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>
5247 (Cont.)	2003	387	Am	6380 (Cont.)	1999	661	Am (by Sec. 5.5 of Ch.)
5252	2000	808 *	Am		2001	698	Am (by Sec. 2 of Ch.) <sup>320</sup>
5253	2003	387	Am		2001	816	Am (by Sec. 1.5 of Ch.)
5260	2000	808 *	Am		2002	265	Am
	2001	755 *	Am		2005	631	Am
5261	2000	808 *	Am	6380.5	1999	661	Am (by Sec. 6 of Ch.)
5280	2000	808 *	Am		1999	662	Am (by Sec. 4.5 of Ch.)
5290	2004	369	Am		2001	816	R
5600	2000	808 *	Am	6381	1999	661	Am
5601	2000	808 *	Am	6383	1999	661	Am
5602	2000	808 *	Am		2001	698	Am <sup>320</sup>
5603	2000	808 *	Am		2005	467	Am
5610	2006	797	Ad	6385	2002	265	Am
5611	2006	797	Ad	6387	2001	176	Am
5612	2006	797	Ad	6389	1999	662	Am
5613	2006	797	Ad		2003	498	Am
5614	2006	797	Ad		2004	250	Am
	2007	130	Am <sup>902</sup>		2006	467	Am
5615	2006	797	Ad	6390	2002	784	R <sup>490</sup>
5616	2006	797	Ad	6400	2001	816	Ad
6210	2001	110	Ad	6401	2001	816	Ad
6219	2002	192	Ad		2003	134	Am
6221	1999	661	Am	6402	2001	816	Ad
6222	2000	1001	Am		2003	134	Am
	2002	1009	Am	6403	2001	816	Ad
			R & Ad <sup>100</sup>	6404	2001	816	Ad
	2004	811	Am (as am by Sec. 3, Stats. 2002, Ch. 1009)	6405	2001	816	Ad
	2006	476	Am	6406	2001	816	Ad
6228	1999	1022	Ad	6407	2001	816	Ad
	2002	377	Am	6408	2001	816	Ad
6240	1999	659	Am	6409	2001	816	Ad
	2004	250	Am	6550	2004	895	Am
6250	1999	561	Am	6552	2004	895	Am
	2003	468	Am <sup>561</sup>	6750	1999	940	Am
6250.3	2006	82	Ad		2003	667	Am
6250.5	1999	659	Ad	6751	1999	940	Am
6251	1999	561	Am	6752	1999	940	R & Ad
6252	1999	561	Am		2003	667	Am
6252.5	2005	472	Ad	6753	1999	940	R & Ad
6275	2006	479	Ad		2003	667	Am
6300	2001	572	Am	6924	2000	519	Am
6304	1999	662	Am	6929	2002	1013	Am
6306	2001	572	Ad		2004	59	Am
6320	2007	205	Am	7120	2004	811	Am
6320.5	2008	263	Ad	7121	2003	365	Am
6322.7	2005	472	Ad	7122	2002	784	Am <sup>490</sup>
6340	2004	472	Am	7134	2002	784	Am <sup>490</sup>
6341	1999	980	Am	7500	1999	940	Am
	2004	472	Am	7501	2003	674	Am
	2005	22	Am <sup>647</sup>	7551.5	1999	652	Ad
6343	1999	662	Am	7552.5	1999	652	Am
6344	2004	472	Am	7558	2000	808 *	Am
6345	2005	125	Am	7571	1999	652	Am (by Sec. 8 of Ch.)
6361	2005	125	Am		2001	745 *	Am
6380	1999	83	Am <sup>30</sup>				
	1999	561	Am (by Sec. 4 of Ch.)				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## FAMILY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7571 (Cont.)	2001	755 *	Am	7666	2002	260	Am
7572	1999	83	Am <sup>30</sup>	7669	2002	260	Am
	1999	652	Am (by Sec. 10 of Ch.)		2003	251	Am
7573	2000	808 *	Am	7807	2002	260	Am
7574	2000	808 *	Am	7810	1999	275 *	Ad
7575	1999	83	Am <sup>30</sup>		2003	469	Am
	1999	652	Am (by Sec. 11 of Ch.)		2006	838	R
				7821	2006	838	Am
	1999	653	Am (by Sec. 10.5 of Ch.)	7822	2006	838	Am
					2007	47	Am
	2000	808 *	Am	7825	2006	806	Am
	2002	927	Am	7827	2002	1013	Am
	2004	849	Am	7841	2007	47	Am
7605	2004	472	Ad	7850	2002	260	Am
	2006	538	Am <sup>802</sup>	7851	2002	260	Am
7606	2006	806	Ad	7892.5	2006	838	Ad
7611	2004	775	Am	7895	2000	447	Am
7612	2008	534	Am		2001	754	Am
7613	2008	534	Am	7901	2002	260	Am
7620	2003	251	Am	7901.1	2007	583	Ad
	2005	627	Am	7906.5	2007	583	Ad
	2006	806	Am	7907.3	2006	838	Ad
7630	2000	808 *	Am	7907.5	2004	858	Ad
	2001	353	Am	7908.5	2002	260	Ad
	2003	251	Am	7911	1999	881 *	Am
	2004	775	Am	7911.1	1999	881 *	Am
	2005	627	Am	7950	2003	323	Am
	2006	806	Am		2003	469	Am
	2007	47	Am	8502	2002	1013	Am
	2008	534	Am		2004	858	Am
7633	2006	806	Am	8521	2007	583	Am
7634	2000	808 *	Am	8533	2007	583	Am
	2004	849	Am	8604	2005	627	Am
7635	2008	181	Am		2007	47	Am
7635.5	2004	849	Ad	8606.5	2006	838	Ad
7642	1999	653	Am	8613	2002	784	Am <sup>490</sup>
7643	2008	50	Am	8613.5	2006	806	Ad
7645	2004	849	Ad	8614	2002	784	Am <sup>490</sup>
7646	2004	849	Ad		2003	251	Am
	2008	58	Am	8616.5	2003	251	Ad(RN)
7647	2004	849	Ad		2004	858	Am
7647.5	2004	849	Ad		2006	838	Am
7647.7	2004	849	Ad	8619.5	2006	838	Ad
7648	2004	849	Ad	8620	2003	469	Ad
7648.1	2004	849	Ad		2006	838	Am
7648.2	2004	849	Ad	8623	2007	130	Am <sup>902</sup>
7648.3	2004	849	Ad	8625	2006	754	Am
7648.4	2004	849	Ad	8632.5	2006	754	Ad
7648.8	2004	849	Ad		2007	130	Am <sup>902</sup>
7648.9	2004	849	Ad		2008	534	Am
7649	2004	849	Ad	8635	2006	754	R
7649.5	2004	849	Ad	8636	2006	754	Am
7650	2004	775	Am	8638	2006	754	Am
7660	2000	937	Am	8639	2008	534	Ad
7660.5	2004	858	Ad	8700	2004	306	Am
	2008	534	Am		2006	806	Am
7662	2000	937	Am		2008	534	Am <sup>490</sup>
	2003	251	Am	8702	2002	784	Am <sup>490</sup>
	2008	534	Am	8703	2000	910	Am
				8708	2003	323	Am
				8709	2003	323	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
8710	2006	838	Am	9001	2001	353	Am
8712	2007	464	Am	9002	2001	893	Am
	2008	701 *	Am	9003	2005	627	Am
8714	2000	910	Am	9004	2001	893	Am
	2000	930	Am	9005	2001	893	Am
	2002	1112	Am	9102	2000	937	Am
	2003	251	Am	9200	2002	784	Am <sup>490</sup>
8714.5	2000	910	Am	9201	2000	910	Am
	2000	930	Am		2006	538	Am <sup>802</sup>
	2002	784	Am <sup>490</sup>	9202	2000	910	Am
	2003	251	Am	9203	2000	910	Am
	2008	534	Am	9205	2006	386	Am
8714.7	2000	910	Am		2007	130	Am <sup>902</sup>
	2000	930	Am		2008	759 *	Am
	2003	251	Am & RN	9208	2006	838	Ad
8715	2000	910	Am	9209	2006	838	Ad
	2000	930	Am	9210	2002	260	Ad
	2002	1112	Am		2003	62	Am <sup>519</sup>
	2003	251	Am		2006	838	Am
8801.3	2000	937	Am	9211	2002	260	Ad
	2001	688	Am	9212	2002	260	Ad
8802	2000	937	Am		2003	62	Am <sup>519</sup>
	2002	1112	Am	10003	1999	652	Am
	2003	62	Am <sup>519</sup>	10004	1999	652	Am
	2003	81	Am	10005	1999	652	Am
	2004	858	Am	10008	2000	808 *	Am
	2007	47	Am	10013	1999	652	Ad
	2008	534	Am	10014	1999	652	Ad
8804	2002	1118	Am	10015	1999	652	Ad
8807	2002	1112	Am	10100	1999	1004	R
	2008	759 *	Am & R <sup>924</sup>	10101	1999	1004	R
			Ad <sup>1060</sup>	10102	1999	1004	R
8808	2008	759 *	Am & R <sup>924</sup>	15000	1999	886	S <sup>19</sup>
			Ad <sup>1060</sup>	15010	1999	886	Am <sup>19</sup>
8810	2003	225 *	Am	15012	1999	886	Am <sup>19</sup>
	2008	759 *	Am & R <sup>924</sup>	17000	1999	478	Ad
			Ad <sup>1060</sup>		1999	480	Am (as ad by Stats. 1999, Ch. 478)
8811	2008	701 *	Am		2000	808 *	Am
8811.5	2004	128	Am		2003	308	Am
8814.5	2000	937	Am		1999	478	Ad
	2001	688	Am	17200	1999	478	Ad
	2002	664	Am <sup>431</sup>	17202	1999	478	Ad
	2003	251	Am	17204	1999	478	Ad
	2008	534	Am	17206	1999	478	Ad
8818	2002	784	Am <sup>490</sup>	17208	1999	478	Ad
8820	2008	759 *	Am & R <sup>924</sup>	17210	1999	478	Ad
			Ad <sup>1060</sup>	17211	1999	478	Ad
8900	2007	583	Am		1999	480	Am (as ad by Stats. 1999, Ch. 478)
8900.5	2007	583	Ad				
8908	2008	701 *	Am				
8912	2004	858	Am				
8919	2001	353	Am	17212	1999	478	Ad
	2006	809	Am		1999	653	Am (as ad by Stats. 1999, Ch. 478)
	2007	130	Am <sup>902</sup>				
8920	2003	19	Ad				
8921	2007	583	Ad		2000	808 *	Am
8923	2007	583	Ad		2001	755 *	Am
8924	2007	583	Ad	17300	1999	478	Ad
8925	2007	583	Ad		1999	480	Am (as ad by Stats. 1999, Ch. 478)
9000	2001	893	Am				
	2004	858	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
17302	1999	478	Ad	17401	1999	653	Ad
	1999	480	Am (as ad by Stats. 1999, Ch. 478)		1999	803	Ad
				2000	808 *	Am (as ad by Stats. 1999, Ch. 653)	
17303	1999	478	Ad				
17304	1999	478	Ad			Am (as ad by Stats. 1999, Ch. 803) & RN	
	1999	480	Am (as ad by Stats. 1999, Ch. 478)	2001	755 *	Am	
	2000	808 *	Am	17401.5	2000	808 *	Ad(RN)
	2001	755 *	Am		17402	1999	478
17305	1999	478	Ad	1999	653	Am (as ad by Stats. 1999, Ch. 478)	
	1999	480	Am (as ad by Stats. 1999, Ch. 478)		2000	808 *	Am
17306	1999	478	Ad	2004	305	Am	
	1999	480	Am (as ad by Stats. 1999, Ch. 478)	17402.1	2001	111 *	Ad
	2001	111 *	Am	17404	1999	478	Ad
	2002	927	Am <sup>525</sup>		1999	480	Am (as ad by Stats. 1999, Ch. 478)
	2004	806	Am		2000	808 *	Am
17307	2006	75 *	Ad	2001	755 *	Am	
17308	1999	478	Ad	17405	1999	652	Ad
17309	1999	478	Ad		17406	1999	478
	2003	387	Am	1999	480	Am (as ad by Stats. 1999, Ch. 478)	
17309.5	2004	806	Ad		2000	808 *	Am
17310	1999	478	Ad	2001	176	Am	
	1999	480	Am (as ad by Stats. 1999, Ch. 478)	2004	339	Am	
17311	2003	387	Ad	17407	1999	652	Ad
	2005	78 *	Am	17408	1999	478	Ad
17311.5	2003	387	Ad	17410	1999	478	Ad
17311.7	2003	387	Ad	17412	1999	478	Ad
17312	1999	478	Ad	17414	1999	478	Ad
	1999	480	Am (as ad by Stats. 1999, Ch. 478)	17415	1999	478	Ad
				1999	480	Am (as ad by Stats. 1999, Ch. 478)	
17314	1999	478	Ad		2001	463	Am
17316	1999	478	Ad	17416	1999	478	Ad
17318	1999	478	Ad	17418	1999	478	Ad
17320	1999	478	Ad	17420	1999	478	Ad
17400	1999	478	Ad	17422	1999	478	Ad
	1999	480	Am (as ad by Stats. 1999, Ch. 478)		2000	119	Am
	1999	980	Am (by Sec. 14.2 of Ch., as ad by Stats. 1999, Ch. 478)	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		2000	808 *	Am
17400.5	1999	653	Ad	2002	927	Am	
	2000	808 *	R	17432	1999	478	Ad
2001	651	Ad	2002		927	Am	
	2002	787	Am <sup>422</sup>	2003	225 *	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>
17432 (Cont.)	2004	339	Am	17520 (Cont.)	1999	654	R (as ad by
17433	1999	653	Ad				Stats. 1999, Ch.
	2000	808 *	Am				478)
17433.5	2006	75 *	Ad				Ad (by Sec. 3.5
17434	1999	478	Ad				of Ch.)
	2000	808 *	Am		2001	755 *	Am
17440	2005	154 *	Ad	17521	1999	653	Ad
17441	2006	876	Ad <sup>845</sup>		2002	784	Am <sup>490</sup>
			R <sup>232</sup>	17522	1999	478	Ad
17450	2004	806	Ad		2001	755 *	Am
17452	2004	806	Ad	17522.5	2003	225 *	Ad
17453	2004	806	Ad		2004	806	Am
17454	2004	806	Ad	17523	1999	980	Ad
17456	2004	806	Ad	17523.5	2007	441	Ad
17458	2004	806	Ad	17524	1999	478	Ad
17460	2004	806	Ad	17525	1999	654	Ad
17500	1999	478	Ad		2000	808 *	Am
	1999	480	Am (as ad by		2001	755 *	Am
			Stats. 1999, Ch.	17526	1999	478	Ad
			478)		2001	755 *	Am
	2001	111 *	Am		2002	927	Am
	2001	651	Am	17528	1999	478	Ad
	2004	339	Am	17530	1999	653	Ad
	2004	806	Am		2001	755 *	Am
17501	1999	480	Ad	17531	2000	808 *	Ad
	2001	111 *	R	17540	2000	808 *	Ad
17502	1999	478	Ad	17550	2001	463	Ad
	2004	806	Am	17552	2001	463	Ad
17504	1999	478	Ad		2005	198	Am
	2000	808 *	Am	17560	2003	225 *	Ad & R <sup>75</sup>
	2001	159	Am <sup>305</sup>		2005	154 *	Am
17505	1999	478	Ad		2006	75 *	Am <sup>796</sup>
	2000	808 *	Am		2008	759 *	Ad
17506	1999	478	Ad	17600	1999	478	Ad <sup>117</sup>
	1999	652	Am (as ad by		1999	480	Am (as ad by
			Stats. 1999, Ch.				Stats. 1999, Ch.
			478)				478)
	2002	759	Am		2002	927	Am
	2003	62	Am <sup>519</sup>		2003	308	Am
	2004	806	Am		2004	183	Am <sup>571</sup>
	2006	198	Am	17601	2007	177 *	Ad
17508	1999	478	Ad	17602	1999	478	Ad
	1999	652	Am (as ad by		1999	480	Am (as ad by
			Stats. 1999, Ch.				Stats. 1999, Ch.
			478)				478)
	2000	808 *	Am		2002	927	Am
17509	1999	652	Ad		2003	308	Am
17510	1999	478	Ad	17604	1999	478	Ad
17512	1999	478	Ad		1999	480	Am (as ad by
17514	1999	478	Ad				Stats. 1999, Ch.
17516	1999	478	Ad				478)
17518	1999	478	Ad		2000	808 *	Am
	2000	808 *	Am	17700	1999	480	Ad
17520	1999	478	Ad		2002	927	R
	1999	652	Am (as ad by	17701	2003	308	Ad
			Stats. 1999, Ch.	17702	1999	478	Ad <sup>118</sup>
			478)		2003	308	Am
				17702.5	2001	111 *	Ad
				17703	2000	108 *	Ad
				17704	1999	478	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FAMILY 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>
17704 (Cont.)	1999	480	Am (as ad by Stats. 1999, Ch. 478)	17710 (Cont.)	1999	479 *	Am (as ad by Stats. 1999, Ch. 478) <sup>1</sup>
	2001	111 *	Am		1999	480	Am (as ad by Stats. 1999, Ch. 478)
	2002	927	Am				
	2003	308	Am				
17706	1999	478	Ad	17712	1999	478	Ad
	1999	480	Am (as ad by Stats. 1999, Ch. 478)	17714	1999	478	Ad
	2001	111 *	Am		2000	808 *	Am
	2002	1022 *	Am <sup>529</sup>		2001	755 *	Am
	1X 2003–04	7 *	Am <sup>545</sup>	17800	1999	803	Ad
	2006	75 *	Am <sup>797</sup>		2001	755 *	Am
	2007	177 *	Am <sup>911</sup>	17801	1999	803	Ad
	2008	759 *	Am		2002	927	Am
17708	1999	478	Ad	17802	1999	803	Ad
	2001	755 *	Am	17803	1999	803	Ad
17710	1999	478	Ad	17804	1999	803	Ad
					2001	755 *	Am
				20025	2004	193	R <sup>571</sup>
				20042	2004	193	R <sup>571</sup>

**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	289	2008	501	Ad
100	2000	1015*	Am	290	2008	501	Ad
101	2008	125	Am	350	2007	99	Am
102	2000	1015*	Am	364	2008	125	Ad
103	2000	1015*	Am	365	2008	125	Ad
105	2000	1015*	Am	Div. 1,			
105.2	2000	1015*	Ad	Ch. 3,			
105.5	2000	1015*	Ad	Art. 5,			
105.7	2000	1015*	Ad	heading			
107	2000	1015*	Am	(Sec. 419			
107.5	2000	1015*	Ad	et seq.)	2008	125	R
109	2000	1015*	Am	419	2008	125	R
113	2008	125	Am	420	2008	125	R
116	2000	1015*	Am	421	2008	125	R
118	2008	125	Am	Div. 1,			
126.7	2008	501	Ad	Ch. 4,			
131	2008	501	Ad	heading			
139.6	2000	1015*	R	(Sec. 490			
139.95	2008	501	Ad	et seq.)	2008	125	R
142.5	2008	501	Ad	Div. 1,			
146.1	2000	913	Ad <sup>288</sup>	Ch. 4,			
			R <sup>63</sup>	Art. 1,			
148.5	2008	501	Ad	heading			
149.3	2008	501	Ad	(Sec. 490			
200	2000	1015*	Am	et seq.)	2008	125	R
201	2008	125	Ad	490	2008	125	R
205	1999	513	Ad & R <sup>5</sup>	Div. 1,			
215.5	2007	301	Ad	Ch. 4,			
216.3	2003	445	Ad	heading			
	2004	183	Am <sup>571</sup>	(Sec. 500			
	2008	501	Am	et seq.)	2008	125	Ad
218	2008	125	Ad	Div. 1,			
219	2008	125	Ad	Ch. 4,			
250	2008	125	Am	Art. 2,			
253	2004	176	Am	heading			
256	2000	1015*	Am	(Sec. 500			
	2001	745*	R	et seq.)	2008	125	R
258	2000	1015*	Am	500	2000	204	Am
	2004	183	Am <sup>571</sup>		2008	125	R & Ad
261	2003	404	Am	501	2008	125	R & Ad
	2004	176	Am	502	2008	125	Ad
273	2003	445	Am	503	2008	125	R & Ad
274	2000	1015*	Am	504	2008	125	R & Ad
275	2000	1015*	Am	505	2008	125	R & Ad
276	2000	1015*	Am	506	2003	445	Am
277	2000	1015*	Am		2008	125	R & Ad
Div. 1,				507	2008	125	R & Ad
Ch. 2,				508	2008	125	Ad
Art. 6,				509	2008	125	R & Ad
heading				510	2008	125	R & Ad
(Sec. 280				511	2008	125	R
et seq.)	2008	501	Ad	512	2008	125	R
280	2008	501	Ad	Div. 1,			
281	2008	501	Ad	Ch. 4,			
282	2008	501	Ad	Art. 3,			
283	2008	501	Ad	heading			
284	2008	501	Ad	(Sec. 540			
285	2008	501	Ad	et seq.)	2008	125	R
286	2008	501	Ad	540	2008	125	R
287	2008	501	Ad	541	2008	125	R
288	2008	501	Ad	542	2008	125	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## FINANCIAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
543	2008	125	R	759	2008	125	R & Ad
544	2008	125	R	760	2008	125	Ad
545	2008	125	R	760.1	2008	125	R
546	2008	125	R	761	2008	125	R & Ad
547	2008	125	R	761.5	2000	204	Ad
Div. 1, Ch. 4.5, heading (Sec. 550 et seq.)	2008	125	Ad		2001	159	Am <sup>305</sup>
Div. 1, Ch. 4, Art. 4, heading (Sec. 550 et seq.)	2008	125	R		2008	125	R
550	2008	125	R & Ad	762	2008	125	R & Ad
551	2000	204	R & Ad	763	2008	125	R & Ad
	2008	125	R & Ad	764	2008	125	R & Ad
552	2000	204	R	765	2008	125	R & Ad
557	2000	204	R	765.5	2000	565	Ad
558	2000	204	R		2001	563	R
559	2008	125	R	766	2008	125	R & Ad
Div. 1, Ch. 4, Art. 5, heading (Sec. 560 et seq.)	2008	125	R	767	2008	125	Ad
560	2008	125	R	768	2008	125	R & Ad
561	2008	125	R	769	2008	125	R & Ad
600	2000	1015*	Am	771	2008	125	R
645	2003	445	Am	772	2003	404	Am
	2004	183	Am <sup>571</sup>		2008	125	R
646	2003	445	Am	773	2008	125	R
687	2003	445	Am	774	2008	125	R
	2006	538	Am <sup>802</sup>	775	2008	125	R
688	2003	445	Am	775.1	2008	125	R
690	2004	183	Am <sup>571</sup>	776	2008	125	R
691.1	2007	99	Ad	777	2008	125	R
697	2007	99	Am	777.5	2004	183	Am <sup>571</sup>
701.1	2002	1162	Ad		2008	125	R
708	2007	99	Am	778	2008	125	R
Div. 1, Ch. 6, heading (Sec. 750 et seq.)	2008	125	Am	779	2008	125	R
Div. 1, Ch. 6, Art. 1, heading (Sec. 750 et seq.)	2008	125	Ad	Div. 1, Ch. 6, Art. 2, heading (Sec. 780 et seq.)	2008	125	Ad
751.7	2008	125	R	780	2008	125	Ad
752	2008	125	R & Ad	781	2008	125	Ad
753	2008	125	R & Ad	782	2008	125	R & Ad
754	2008	125	R & Ad	783	2008	125	Ad
755	2008	125	R & Ad	784	2008	125	Ad
756	2008	125	R & Ad	785	2008	125	Ad
758	2008	125	R & Ad	786	2008	125	Ad
				787	2008	125	Ad
				Div. 1, Ch. 6, Art. 3, heading (Sec. 790 et seq.)	2008	125	Ad
				790	2008	125	Ad
				791	2008	125	Ad
				792	2008	125	Ad
				793	2008	125	Ad
				794	2008	125	Ad
				795	2008	125	Ad
				854.1	2006	107	Am
				854.2	2006	107	Ad
				867	2004	183	Am <sup>571</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FINANCIAL CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Div. 1, Ch. 10, Art. 1.5, heading (Sec. 1210 et seq.)	2008	125	Ad	1803.6	2007	242	Ad
1210	2008	125	Ad	1805	2007	242	R
1211	2008	125	Ad	1805.5	2007	242	R
1212	2008	125	Ad	1807	2004	183	Am <sup>571</sup>
1213	2008	125	Ad		2007	242	Am
1226	2002	158	Am	1808	2003	404	Am
	2003	62	Am <sup>519</sup>	1809	2007	242	Am
1232	2008	125	R	1814	2003	456	Am
1239	2004	176	R	1816.1	2007	242	Ad
	2008	125	Ad	1816.2	2007	242	Ad
1240	2008	125	Ad	1816.3	2007	242	Ad
1241	2007	358*	Ad	1816.4	2007	242	Ad
1330	2008	125	Ad	1816.5	2007	242	Ad
1331	2008	125	Ad	1816.6	2007	242	Ad
1332	2008	125	Ad	1816.7	2007	242	Ad
1335	2008	125	R	1816.8	2007	242	Ad
1336	2008	125	R	1819	2007	242	Am
1400	2000	1015*	Ad	1819.5	2007	242	Ad
1401	2000	1015*	Ad	1821	2007	242	Am
1402	2000	1015*	Ad	1865	2006	361	Am
1403	2000	1015*	Ad	1900	2003	404	Am
1410	2000	1015*	Ad		2008	125	Am
1411	2000	1015*	Ad	1908	2004	183	Am <sup>571</sup>
	2001	61	Am	1909	2002	734*	Am
1412	2000	1015*	Ad		2008	501	R
1500	2003	404	Am	1911.5	2008	125	Ad
1500.1	2000	1015*	Am	1912	2008	125	Am
1500.6	2000	204	Ad	1913	2008	125	Am
1501.2	2007	99	R & Ad	1913.5	2000	1015*	Am
1520	2004	176	Ad		2008	125	Am
	2007	99	Am	1930	2008	501	R
	2008	179	Am <sup>976</sup>	1931	2008	501	R
1521	2004	176	Ad	1934	2008	501	R
	2007	99	Am	1935	2008	501	Am
1522	2004	176	Ad	1936	2008	501	R
	2007	99	Am	1937	2008	501	R
1542	2008	125	Am	1938	2003	445	Am
1547	2003	445	Am		2008	501	R
1560	2003	404	Am	1939	2008	501	R
1561.1	1999	130	Am	1945	2008	501	R
	2002	433	Am	Div. 1, Ch. 17, Art. 1, heading (Sec. 3100 et seq.)	2003	62	Am <sup>519</sup>
1592	2008	125	Ad		2000	1015*	Am
1593	2008	125	Ad		2006	773*	Am
1753	2004	183	Am <sup>571</sup>	Div. 1, Ch. 18, heading (Sec. 3350 et seq.)	2008	125	R
1757	2008	501	Am	Div. 1, Ch. 18, Art. 1, heading (Sec. 3350 et seq.)	2008	125	R
1761	2008	125	Am		2008	125	R
1780	2003	445	Am		2008	125	R
1800	2006	538	Am <sup>802</sup>	3350	2008	125	R
1800.3	2000	1015*	Am	3352	2008	125	R
1800.5	2007	242	Am				
1801	2007	242	Am				
1803.1	2007	242	Ad				
1803.2	2007	242	Ad				
1803.3	2007	242	Ad				
1803.4	2007	242	Ad				
1803.5	2007	242	R & Ad				

**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
3353	2008	125	R	3804	2004	183	Am <sup>571</sup>
3354	2008	125	R	3824	2000	1015 *	Am
3355	2008	125	R	3825	2000	1015 *	Am
3356	2008	125	R	3826	2000	1015 *	Am
3357	2007	192 *	Ad	3827	2000	1015 *	Am
	2008	125	R	3903	2000	1015 *	Am
3358	2008	125	R	4002	2001	493	Ad
3359	2003	445	Am	4050	2003	241	Ad <sup>391</sup>
	2008	125	R	4051	2003	241	Ad <sup>391</sup>
3360	2008	125	R	4051.5	2003	241	Ad <sup>391</sup>
3361	2008	125	R	4052	2003	241	Ad <sup>391</sup>
3362	2008	125	R	4052.5	2003	241	Ad <sup>391</sup>
3363	2008	125	R	4053	2003	241	Ad <sup>391</sup>
3364	2008	125	R	4053.5	2003	241	Ad <sup>391</sup>
3365	2008	125	R	4054	2003	241	Ad <sup>391</sup>
3366	2008	125	R	4054.6	2003	241	Ad <sup>391</sup>
3367	2008	125	R	4056	2003	241	Ad <sup>391</sup>
3368	2008	125	R	4056.5	2003	241	Ad <sup>391</sup>
3369	2003	445	Am	4057	2003	241	Ad <sup>391</sup>
	2008	125	R	4058	2003	241	Ad <sup>391</sup>
Div. 1, Ch. 18, Art. 2, heading (Sec. 3370 et seq.)				4058.5	2003	241	Ad <sup>391</sup>
	2008	125	R	4058.7	2003	241	Ad <sup>391</sup>
3370	2008	125	R	4059	2003	241	Ad <sup>391</sup>
3371	1999	57	Am	4060	2003	241	Ad <sup>391</sup>
	2000	1015 *	Am	4100	2005	340	Ad
	2008	125	R	4805.01	2000	1015 *	Am
3372	2008	125	R	4805.02	2000	1015 *	Ad
3372.5	2008	125	R	4805.10	2000	1015 *	Ad
3373	2000	1060	Am	4821.5	2000	1015 *	Am
	2008	125	R	4823	2000	1015 *	Am
3374	2008	125	R	4825	2008	501	R & Ad
3375	2008	125	R	4826.5	2000	1015 *	Am
3375.5	2003	404	Am	4827	2000	1015 *	Am
	2008	125	R		2001	159	Am <sup>305</sup>
3376	2003	445	Am	4827.7	2000	1015 *	Am
	2008	125	R	4839	2003	404	Am
Div. 1, Ch. 18, Art. 3, heading (Sec. 3390 et seq.)				4843	2003	404	Am
	2008	125	R	4871.5	2000	1015 *	Am
3390	2000	1015 *	Am	4877.03	2000	1015 *	Am
	2008	125	R	4879.11	2003	404	Ad(RN)
3391	2000	1015 *	Am	4879.12	2003	404	Am & RN & Ad(RN)
	2008	125	R				Ad(RN)
3392	2000	1015 *	Am	4879.13	2003	404	Am & RN & Ad(RN)
	2008	125	R	4879.135	2003	404	Am & RN
3392.5	2000	1015 *	Am	4901.5	2000	1015 *	Am
	2008	125	R	4946	2003	404	Am
3393	2008	125	R	4970	2001	732	Ad
3395	2008	125	R		2001	733	Am (as ad by Stats. 2001, Ch. 732)
3396	2008	125	R		2005	531	Am
3397	2008	125	R	4973	2001	732	Ad
3510	2006	347	Am		2001	733	Am (as ad by Stats. 2001, Ch. 732)
3516	2008	125	Am	4974	2001	732	Ad
3800	2000	1015 *	Am		2001	733	Am (as ad by Stats. 2001, Ch. 732)
				4975	2001	732	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**FINANCIAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4975 (Cont.)	2001	733	Am (as ad by Stats. 2001, Ch. 732)	14001.5	2002	734 *	Ad
4977	2001	732	Ad	14002.5	2002	734 *	Ad
	2001	733	Am (as ad by Stats. 2001, Ch. 732)	14100	2002	734 *	Am
4978	2001	732	Ad	14101	2002	734 *	Am
	2001	733	Am (as ad by Stats. 2001, Ch. 732)	14101.2	2002	734 *	Am
				14101.4	2002	734 *	Am
				14101.8	2002	734 *	Ad
				14102.2	2002	734 *	Ad
				14102.4	2002	734 *	Ad
				14102.6	2002	734 *	Ad
				14157	1999	385	Am
					2000	612	R
4978.6	2001	732	Ad	14160	1999	385	Ad & R <sup>24</sup>
	2001	733	Am (as ad by Stats. 2001, Ch. 732)	14202.5	2002	734 *	R
				14210	2003	445	R
4979	2001	732	Ad	14211	2002	734 *	Ad
	2001	733	Am (as ad by Stats. 2001, Ch. 732)	14250	2003	404	Am
				14252	2004	324	Am
					2005	22	Am <sup>647</sup>
				14254.5	2000	612	Am
4979.5	2001	732	Ad	14256	2003	445	Am
4979.6	2001	732	Ad	14257	2007	148	Am
4979.7	2001	732	Ad	Div. 5,			
	2001	733	Am (as ad by Stats. 2001, Ch. 732)	Ch. 3,			
				Art. 3,			
				heading			
4979.8	2001	732	Ad	(Sec. 14300			
5303	2006	538	Am <sup>802</sup>	et seq.)	2002	734 *	Am
5758	2006	773 *	Am	14300	2002	734 *	R & Ad
5760	2006	773 *	Am	14301	2002	734 *	R & Ad
5805	1999	1000	R	14302	2002	734 *	R & Ad
6503	2006	538	Am <sup>802</sup>	14303	2002	734 *	R & Ad
6850.5	2000	565	Ad	14304	2002	734 *	R & Ad
	2001	563	R	14305	2002	734 *	Ad
	2006	538	Am <sup>802</sup>	14306	2002	734 *	Ad
7263	2006	538	Am <sup>802</sup>	14307	2002	734 *	Ad
7273	2006	538	Am <sup>802</sup>	14308	2002	734 *	Ad
7274	2006	538	Am <sup>802</sup>	14309	2002	734 *	Ad
7509	2006	538	Am <sup>802</sup>	14310	2002	734 *	Ad
7600	2006	538	Am <sup>802</sup>	14311	2002	734 *	Ad
8012	2003	404	R	14312	2002	734 *	Ad
8052	2001	745 *	R	14313	2002	734 *	Ad
8152	2003	404	Am	14314	2002	734 *	Ad
10000	2004	176	Am	14315	2002	734 *	Ad
12100	2002	779	Am	14316	2002	734 *	Ad
	2006	538	Am <sup>802</sup>	14317	2002	734 *	Ad
12103	2002	779	Am	14318	2002	734 *	Ad
12104	2002	779	R & Ad	14319	2002	734 *	Ad
	2004	360	Am <sup>660</sup>	14354	2003	404	Am
12105	2002	779	Ad	14400	2000	411 *	Am
12106	2002	779	Ad	14401	2004	183	Am <sup>571</sup>
12107	2002	779	Ad	14402	2006	538	Am <sup>802</sup>
12108	2002	779	Ad	14405	2000	411 *	Am
12221	2003	473	Am		2007	148	Am
12307.4	2000	1015 *	Am	14406	2000	529	Ad
12307.5	2003	473	Ad	14408	2007	148	Am
12332	2007	101	Ad	14453	2007	148	Am
12404	2007	101	Ad	14456	2007	148	Am
13082	2004	760	Ad	14703	2004	324	Am
	2005	49	Am	14750	2007	148	Am
13083	2005	256	Ad	14800	2000	411 *	Am
14001.1	2002	734 *	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
14807	2007	148	Am	Div. 5,			
14860	2000	411 *	Am	Ch. 11,			
	2005	94	Am	heading			
14864	2000	411 *	R	(Sec. 16500			
14950	2007	148	Am	et seq.)	2002	734 *	Am & RN
14960	2007	358 *	Ad	Div. 5,			
15103	2007	192 *	Ad	Ch. 12,			
15256	2000	411 *	R	heading			
Div. 5,				(Sec. 16500			
Ch. 10,				et seq.)	2002	734 *	Ad(RN)
heading				16500	2000	612	Ad
(Sec. 16000				16501	2000	612	Ad
et seq.)	2002	734 *	Am & RN		2001	159	Am <sup>305</sup>
Div. 5,				16502	2000	612	Ad
Ch. 11,				16503	2000	612	Ad
heading				16504	2000	612	Ad
(Sec. 16000				16505	2000	612	Ad
et seq.)	2002	734 *	Ad(RN)	16506	2000	612	Ad
16000	2000	612	Ad	16507	2000	612	Ad
16001	2000	612	Ad	16508	2000	612	Ad
16002	2000	612	Ad	16509	2000	612	Ad
16003	2000	612	Ad	16510	2000	612	Ad
16004	2000	612	Ad	16511	2000	612	Ad
16005	2000	612	Ad	16512	2000	612	Ad
16006	2000	612	Ad	16525	2000	612	Ad
16007	2000	612	Ad	16526	2000	612	Ad
16008	2000	612	Ad	16527	2000	612	Ad
16009	2000	612	Ad	16528	2000	612	Ad
16010	2000	612	Ad	16529	2000	612	Ad
16011	2000	612	Ad	16530	2000	612	Ad
16012	2000	612	Ad	16550	2000	612	Ad
16013	2000	612	Ad	16551	2000	612	Ad
16020	2000	612	Ad	16552	2000	612	Ad
16021	2000	612	Ad	16553	2000	612	Ad
16022	2000	612	Ad	16554	2000	612	Ad
16023	2000	612	Ad	16555	2000	612	Ad
16024	2000	612	Ad	16600	2000	612	Ad
	2001	159	Am <sup>305</sup>	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
				17004.5	1999	441	Ad

**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
17005.2	2000	437	Ad	17332	2004	180	Am
17005.3	1999	441	Ad(RN)	17345.1	1999	486	Am
	2000	437	Ad		2004	180	Am
	2002	772	Am & RN	17346	2007	237	Am
17005.4	2002	772	Ad(RN)	17400	1999	441	Am
17005.5	1999	441	Am & RN & Ad	17401	1999	441	R
			Am	17403.1	1999	441	Am
17005.6	1999	441	Am	17403.2	1999	441	Am
17200	1999	441	Am	17403.3	1999	441	Am
17200.8	2000	437	Am	17403.4	1999	441	Am
17207	2001	499	Am (as am by Sec. 38, Stats. 1997, Ch. 17) <sup>45</sup>	17403.5	2000	437	Ad
			Am (as ad by Sec. 1.5, Stats. 1996, Ch. 670) <sup>80</sup>	17405	2001	499	Am
	2005	257	Am (as am by Sec. 1, Stats. 2001, Ch. 499) <sup>38</sup>	17406	2007	237	Am
			Am (as am by Sec. 2, Stats. 2001, Ch. 499) <sup>232</sup>		2008	285	Am
			Am	17408	2005	257	Am
17209	2008	262	Am	17409	1999	253	Am
17209.3	2003	382	Am (by Sec. 1 of Ch.)		2008	285	Am
	2003	473	Am (by Sec. 18 of Ch.)	17409.1	2000	437	Am
17210.2	2007	237	Am	17414.1	2008	262	Am
17212.1	2008	262	Am	17419	2005	257	Am
17214	2002	772	Am		2006	347	Am
17215	1999	441	Ad		2006	376	Am
17302	2001	662	Am		2007	130	Am <sup>902</sup>
17304	2001	662	Am	17421.5	2007	237	Ad
17310	2001	662	Am	17423.1	2001	660	Ad
	2006	376	Am	17424	2003	473	Ad
17312	1999	253	Am	17425	2007	237	Ad
	2000	636	Am	17600	2007	237	Am
	2001	662	Am	17606	2002	772	Am
	2003	382	Am	17609.2	2002	772	Am
	2008	285	Am	17627	2002	772	Am
17314	2001	662	Am	17647	2003	149	Am
	2003	382	Am	17700	2006	347	Am
	2004	180	Am	17703	2007	101	Ad
	2006	376	Am	18003	2000	1015*	Am
17314.1	2004	180	Am	18003.2	2000	1015*	Ad
	2006	376	Am	18003.7	1999	345	Ad
17320	2000	636	Am	18062	2006	538	Am <sup>802</sup>
17321	2003	382	Am	18210	1999	345	Am
	2004	180	Am		2000	135	Am <sup>203</sup>
17331	2003	382	Am	18321	1999	345	Am
	2004	180	Am	18415.3	2006	538	Am <sup>802</sup>
	2008	262	Am	18437	1999	345	Am
17331.1	2001	662	Am	18586	2001	159	Am <sup>305</sup>
	2004	180	Am	18608	1999	428	Am
17331.2	2003	382	Am	18631	2000	101	Am
	2004	180	Am	21050	2006	538	Am <sup>802</sup>
	2006	376	Am	21200	2008	340	Am
17320	2000	636	Am	21200.1	2001	505	Am
17321	2003	382	Am		2002	664	Am <sup>431</sup>
	2004	180	Am		2008	340	Am
17331	2003	382	Am	21200.6	2001	505	Am
	2004	180	Am	21201	2002	404	Am
	2008	262	Am	21201.2	2001	505	Am
17331.1	2001	662	Am	21201.3	2002	404	Am
	2004	180	Am	21201.4	2000	128	Ad
17331.2	2003	382	Am	21201.5	2002	404	Am
	2004	180	Am	21203	2002	404	Am
	2006	376	Am	22050	2000	1015*	Am
	2008	285	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
22050 (Cont.)	2002	777	Am <sup>511</sup> R <sup>63</sup> Ad <sup>512</sup>	23001 (Cont.)	2004	17*	S <sup>434</sup> 602
	2004	17*	Am (as am by Sec. 8, Stats. 2002, Ch. 777) <sup>568</sup> Am (as ad by Sec. 9, Stats. 2002, Ch. 777) <sup>434</sup> 602	23005	2002	235	Am <sup>514</sup> Ad <sup>514</sup>
	2007	101	Am		2004	17*	S <sup>434</sup> 602
22056	2000	1055*	Am	23006	2002	777	Ad <sup>514</sup>
	2004	225*	Am		2004	17*	S <sup>434</sup> 602
22062	2003	163	Ad	23007	2002	777	Ad <sup>514</sup>
22063	2004	458*	Ad		2004	17*	S <sup>434</sup> 602
22064	2005	316	Ad & R <sup>38</sup>	23008	2002	777	Ad <sup>514</sup>
22101	2005	425	Am		2004	17*	S <sup>434</sup> 602
22101.5	2005	425	Ad <sup>485</sup>	23009	2002	777	Ad <sup>514</sup>
22102	2005	196	R & Ad		2004	17*	S <sup>434</sup> 602
22103	2005	425	Am	23010	2002	777	Ad <sup>514</sup>
22105	2001	392	Am		2004	17*	S <sup>434</sup> 602
	2005	196	Am	23011	2002	777	Ad <sup>514</sup>
	2007	101	Am		2004	17*	S <sup>434</sup> 602
22109	2001	392	Am	23011.5	2007	101	Ad
	2003	473	Am	23012	2002	777	Ad <sup>514</sup>
	2005	196	Am		2004	17*	S <sup>434</sup> 602
	2007	101	Am	23013	2002	777	Ad <sup>514</sup>
22112	2007	101	Am		2004	17*	S <sup>434</sup> 602
22153	2005	196	Am	23014	2002	777	Ad <sup>514</sup>
22154	2000	1015*	Am		2004	17*	S <sup>434</sup> 602
22157	2002	772	Am	23015	2002	777	Ad <sup>514</sup>
22159.5	2008	277	Ad		2004	17*	S <sup>434</sup> 602
22168	2006	201	Ad	23016	2002	777	Ad <sup>514</sup>
	2007	130	Am <sup>902</sup>		2004	17*	S <sup>434</sup> 602
22169	2007	101	Ad	23017	2002	777	Ad <sup>514</sup>
22170	2007	101	Ad		2004	17*	S <sup>434</sup> 602
22171	2007	301	Ad	23017	2002	777	Ad <sup>514</sup>
22203	1999	347	Am		2004	17*	S <sup>434</sup> 602
22251	1999	347	Am	23018	2002	777	Ad <sup>514</sup>
22304	2006	538	Am <sup>802</sup>		2004	17*	S <sup>434</sup> 602
22305	1999	347	Am	23019	2002	777	Ad <sup>514</sup>
22317.2	2006	356	Ad		2004	17*	S <sup>434</sup> 602
22317.5	2004	940	Ad	23020	2002	777	Ad <sup>514</sup>
22329.5	2007	192*	Ad		2004	17*	S <sup>434</sup> 602
22330	1999	347	Am	23021	2002	777	Ad <sup>514</sup>
22337	1999	991	Am <sup>96</sup> 114		2004	17*	S <sup>434</sup> 602
	2004	461	Am	23023	2002	777	Ad <sup>514</sup>
22342	2002	772	Ad		2004	17*	S <sup>434</sup> 602
22345	2007	358*	Ad <sup>960</sup>	23024	2002	777	Ad <sup>514</sup>
22467	1999	347	Am		2004	17*	S <sup>434</sup> 602
22470	2001	493	Ad	23025	2002	777	Ad <sup>514</sup>
22551	1999	347	Am		2004	17*	S <sup>434</sup> 602
22705	2002	772	Am	23026	2002	777	Ad <sup>514</sup>
22705.1	2003	473	Ad		2004	17*	Am <sup>434</sup> 602
22712	2002	772	Am	23027	2002	777	Ad <sup>514</sup>
23000	2002	777	Ad <sup>514</sup>		2004	17*	S <sup>434</sup> 602
	2004	17*	S <sup>434</sup> 602	23035	2002	777	Ad <sup>514</sup>
23001	2002	777	Ad <sup>514</sup>		2004	17*	S <sup>434</sup> 602
	2003	473	Am	23036	2002	777	Ad <sup>514</sup>
					2004	17*	S <sup>434</sup> 602
				23037	2002	777	Ad <sup>514</sup>
					2004	17*	S <sup>434</sup> 602
				23038	2007	358*	Ad <sup>960</sup>
				23045	2002	777	Ad <sup>514</sup>
					2004	17*	S <sup>434</sup> 602
				23046	2002	777	Ad <sup>514</sup>
					2004	17*	S <sup>434</sup> 602
				23047	2002	777	Ad <sup>514</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FINANCIAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23047 (Cont.)	2004	17 *	S <sup>434</sup> 602	23105	2002	777	Ad <sup>514</sup>
	2004	17 *	S <sup>434</sup> 602		2004	17 *	S <sup>434</sup> 602
23048	2002	777	Ad <sup>514</sup>	23106	2002	777	Ad <sup>514</sup>
	2004	17 *	S <sup>434</sup> 602		2004	17 *	S <sup>434</sup> 602
23049	2002	777	Ad <sup>514</sup>	30218	2007	101	Ad
	2004	17 *	S <sup>434</sup> 602	30609	2007	101	Ad
23050	2002	777	Ad <sup>514</sup>	31220	2000	1015 *	Am
	2004	17 *	S <sup>434</sup> 602	31507	2003	404	Am
23051	2002	777	Ad <sup>514</sup>	32207	2004	25 *	Am
	2004	17 *	S <sup>434</sup> 602	32213	2004	25 *	R
23052	2002	777	Ad <sup>514</sup>	32214	2004	25 *	R
	2004	17 *	S <sup>434</sup> 602	32301	2002	939 *	Am
23053	2002	777	Ad <sup>514</sup>	32320	2004	25 *	Am
	2004	17 *	S <sup>434</sup> 602	32321	2004	25 *	Am
23054	2002	777	Ad <sup>514</sup>	32324	2004	25 *	Am
	2004	17 *	S <sup>434</sup> 602	32325	2004	25 *	Am
23055	2002	777	Ad <sup>514</sup>	32352.5	2004	25 *	Am
	2004	17 *	S <sup>434</sup> 602	32423	2004	25 *	Am
23056	2002	777	Ad <sup>514</sup>	32700	2004	25 *	R
	2004	17 *	S <sup>434</sup> 602	32701	2004	25 *	R
23057	2002	777	Ad <sup>514</sup>	32702	2004	25 *	R
	2004	17 *	Am <sup>434</sup> 602	32703	2004	25 *	R
	2004	312	Am	32710	2004	25 *	R
23058	2002	777	Ad <sup>514</sup>	32711	2004	25 *	R
	2004	17 *	S <sup>434</sup> 602	32721	2004	25 *	Am
23060	2002	777	Ad <sup>514</sup>	32722	2004	25 *	Am
	2004	17 *	S <sup>434</sup> 602	32900	2X 2001–02	15 *	S <sup>348</sup> 349
23061	2002	777	Ad <sup>514</sup>	32905	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602	32907	2X 2001–02	15 *	S <sup>348</sup> 349
23062	2002	777	Ad <sup>514</sup>	32909	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602		2004	25 *	R
23063	2002	777	Ad <sup>514</sup>	32911	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602	32920	2X 2001–02	15 *	S <sup>348</sup> 349
23064	2002	777	Ad <sup>514</sup>	32922	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602	32924	2X 2001–02	15 *	S <sup>348</sup> 349
23064.5	2002	777	Ad <sup>514</sup>	32926	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602	32927	2X 2001–02	15 *	S <sup>348</sup> 349
23065	2002	777	Ad <sup>514</sup>	32928	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602		2004	25 *	R
23070	2002	777	Ad <sup>514</sup>	32929	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602	32930	2X 2001–02	15 *	S <sup>348</sup> 349
23071	2002	777	Ad <sup>514</sup>	32932	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602		2004	25 *	Am
23072	2002	777	Ad <sup>514</sup>	32936	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602	32940	2X 2001–02	15 *	S <sup>348</sup> 349
23073	2002	777	Ad <sup>514</sup>	32942	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602		2004	25 *	Am
23074	2002	777	Ad <sup>514</sup>	32952	2X 2001–02	15 *	S <sup>348</sup> 349
	2004	17 *	S <sup>434</sup> 602		2004	25 *	Am
23100	2002	777	Ad <sup>514</sup>	32955	2001	745 *	R
	2004	17 *	Am <sup>434</sup> 602		2X 2001–02	15 *	S <sup>348</sup> 349
23100.1	2004	17 *	Ad <sup>568</sup> 602	32960	2X 2001–02	15 *	Am <sup>348</sup> 349
			R <sup>63</sup>	33521	2006	361	Am
23101	2002	777	Ad <sup>514</sup>	33903	2003	404	Am
	2004	17 *	S <sup>434</sup> 602	40000	2004	324	R
23102	2002	777	Ad <sup>514</sup>	40001	2004	324	R
	2004	17 *	Am <sup>434</sup> 602	40002	2004	324	R
23103	2002	777	Ad <sup>514</sup>	40003	2004	324	R
	2004	17 *	S <sup>434</sup> 602	40050	2004	324	R
23104	2002	777	Ad <sup>514</sup>	40051	2004	324	R
	2004	17 *	Am <sup>434</sup> 602	40052	2004	324	R

**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
40053	2004	324	R	50320	2002	772	Am
40054	2004	324	R	50325	2002	772	Am
40055	2004	324	R	50333	2007	301	Ad
40056	2004	324	R	50401	2000	968	Am
40057	2004	324	R	50511	2006	201	Ad
40058	2004	324	R	50512	2007	101	Ad
40059	2004	324	R	50700	1999	407	S <sup>74</sup>
40060	2004	324	R		2003	554	S <sup>57</sup>
40100	2004	324	R		2008	179	Am <sup>976</sup>
40101	2004	324	R	50701	1999	407	S <sup>74</sup>
40102	2004	324	R		2003	554	S <sup>57</sup>
40103	2004	324	R	50702	1999	407	S <sup>74</sup>
40104	2004	324	R		2003	554	S <sup>57</sup>
40105	2004	324	R	50703	1999	407	S <sup>74</sup>
40106	2004	324	R		2003	554	S <sup>57</sup>
40107	2004	324	R	50704	1999	407	R
40108	2004	324	R	50705	1999	407	S <sup>74</sup>
40109	2004	324	R		2003	554	S <sup>57</sup>
40150	2004	324	R	50706	1999	407	S <sup>74</sup>
40151	2004	324	R		2003	554	S <sup>57</sup>
40152	2004	324	R	50707	1999	407	Am <sup>74</sup>
40153	2004	324	R		2003	554	R
40154	2004	324	R	Div. 20.5,			
40155	2004	324	R	heading			
40156	2004	324	R	(Sec. 51000			
40157	2004	324	R	et seq.)	2008	708	Ad & R <sup>547</sup>
40158	2004	324	R	51000	2008	708	Ad & R <sup>547</sup>
50003	2000	968	Am	51001	2008	708	Ad & R <sup>547</sup>
50122	2004	183	Am <sup>571</sup>	51003	2008	708	Ad & R <sup>547</sup>
50123	2007	101	Am	51005	2008	708	Ad & R <sup>547</sup>
50204	2000	968	Am	51007	2008	708	Ad & R <sup>547</sup>
	2003	554	Am	51009	2008	708	Ad & R <sup>547</sup>
50205	2007	101	Am	51011	2008	708	Ad & R <sup>547</sup>
50302	2000	968	Am	51013	2008	708	Ad & R <sup>547</sup>
50307.1	2008	277	Ad	51015	2008	708	Ad & R <sup>547</sup>
50314	2000	968	Am				

**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	220 (Cont.)			
18	2007	285	Am	2001	398	S <sup>57</sup>	
19	2007	285	Ad	221	1999	483	Am <sup>20</sup>
54.5	2006	36	Ad	2001	398	R	
62	2007	285	Am	309	1999	483	Am
70	2001	112	Am	2004	182	Am <sup>81</sup>	614
89.1	2007	285	Ad	331	2006	637	Am
94	2002	559	Am	2007	285	Am	
99	1999	483	Am	332	2006	637	Am
103	1999	483	Am	2007	285	Am	
	2007	419*	Am	391	2000	388	Am
104	2006	667	Am	396	2007	285	Am
105	1999	483	Am	397	2007	285	R
106	2006	667	Ad	704	2001	398	Am
200	1999	483	S <sup>20</sup>	710	2006	667	Am
	2001	398	S <sup>57</sup>	710.5	2006	667	Am
201	1999	483	S <sup>20</sup>	710.7	2006	667	Am
	2001	398	S <sup>57</sup>	711	2006	667	Am
202	1999	483	S <sup>20</sup>	711.2	2006	667	Am
	2001	398	S <sup>57</sup>	2007	285	Am	
	2002	389	Am	711.4	2006	667	Am
203	1999	483	S <sup>20</sup>	2007	253*	Am	
	2001	398	S <sup>57</sup>	712.5	2004	917	Ad
203.1	1999	483	S <sup>20</sup>	713	2003	240*	Am
	2001	398	S <sup>57</sup>	714	2001	112	Am
204	1999	483	S <sup>20</sup>	2003	741	Am	
	2001	398	S <sup>57</sup>	715	2004	193	R <sup>571</sup>
205	1999	483	S <sup>20</sup>	716	2001	398	Ad <sup>362</sup>
	2001	398	S <sup>57</sup>	716.1	2001	398	Ad <sup>362</sup>
206	1999	483	S <sup>20</sup>	716.2	2001	398	Ad <sup>362</sup>
	2001	398	S <sup>57</sup>	716.3	2001	398	Ad <sup>362</sup>
	2003	610	Am	716.4	2001	398	Ad <sup>362</sup>
	2004	183	Am <sup>571</sup>	716.5	2001	398	Ad <sup>362</sup>
	2006	667	R & Ad	716.6	2001	398	Ad <sup>362</sup>
207	1999	483	S <sup>20</sup>	716.7	2001	398	Ad <sup>362</sup>
	2001	398	S <sup>57</sup>	716.8	2001	398	Ad <sup>362</sup>
	2003	610	Am	716.9	2001	398	Ad <sup>362</sup>
	2006	667	R & Ad	717	2001	398	Ad <sup>362</sup>
208	1999	483	S <sup>20</sup>	717.1	2001	398	Ad <sup>362</sup>
	2001	398	S <sup>57</sup>	717.2	2001	398	Ad <sup>362</sup>
	2003	610	Am	853	2003	796	Am
	2006	667	R	854	2006	538	Am <sup>802</sup>
209	1999	483	S <sup>20</sup>	856	2007	285	Am
	2001	398	S <sup>57</sup>	857	2003	610	Am
	2006	667	R	1000.5	2001	745*	Am
210	1999	483	S <sup>20</sup>	2001	753	R	
	2001	398	S <sup>57</sup>	1001	2007	285	Am
	2002	784	Am <sup>490</sup>	1011	2007	285	Am
211	1999	483	S <sup>20</sup>	1019	2002	8	Ad
	2001	398	S <sup>57</sup>	2003	62	Am <sup>519</sup>	
215	1999	483	S <sup>20</sup>	1050	2001	112	Am
	2001	398	S <sup>57</sup>	1050.1	2007	285	Am
217.5	1999	483	S <sup>20</sup>	1050.3	2008	98	Ad
	2001	398	S <sup>57</sup>	1050.6	2001	753	Ad
217.6	1999	483	S <sup>20</sup>	1051	2001	112	Am
	2001	398	S <sup>57</sup>	1052	2007	285	Am
218	1999	483	S <sup>20</sup>	1052.5	2007	285	Am
	2001	398	S <sup>57</sup>	1053	2001	112	R & Ad
219	1999	483	S <sup>20</sup>	2001	753	Am (as ad by	
	2001	398	S <sup>57</sup>			Stats. 2001, Ch.	
220	1999	483	S <sup>20</sup>			112)	

**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
1053 (Cont.)				1574	2003	758	Ad
	2004	431	Am	1575	2007	285	Ad
	2005	22	Am <sup>647</sup>	1580	2000	385	Am
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 <sup>571</sup>
1069	2002	973	Am	1614	2003	736	Ad
1122	2006	538	Am <sup>802</sup>	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	1930	2008	333	Am
1363.5	2001	588	Ad <sup>355</sup>	1930.5	2008	333	Ad
			R <sup>356</sup>	1932	2008	333	Am
	2004	241	Am	1932.5	2008	333	Ad
	2005	22	Am <sup>647</sup>	1940	2007	178*	Ad
1364	2001	588	Ad	2000.5	2008	257	Am
1365	2001	588	Ad	2001	2007	285	Am
1366	2001	588	Ad	2003	2003	610	Am
1367	2001	588	Ad		2004	431	Am
1368	2001	588	Ad	2005	2007	285	Am
1369	2001	588	Ad	2011	2007	285	Am
1370	2001	588	Ad	2012	2007	285	Am
1372	2001	588	Ad	2020	2005	698	R
1506	2000	418	Ad & R <sup>111</sup>	2079	2001	745*	Am
	2001	159	Am <sup>305</sup>	2081.7	2002	617	Ad
1507	2004	553	Ad & R <sup>38</sup>		2003	62	Am <sup>519</sup>
1525	2000	385	Am		2003	612	Am
1528	2000	385	Am		2004	614	Am
1570	2003	758	R & Ad	2081.8	2004	614	Ad
	2004	183	Am <sup>571</sup>	2086	2003	62	Am <sup>519</sup>
1571	2003	758	R & Ad	2087	2002	32	R
1572	2003	758	R & Ad		2008	82	Am <sup>111</sup>
	2004	183	Am <sup>571</sup>		2001	745*	R
	2007	285	Am	2099	2001	745*	R
1573	2003	758	Ad	2105	2003	854	S <sup>317</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**FISH AND GAME CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2105 (Cont.)				2189	2007	285	Am
	2008	411	R	2192	2007	285	Am
Div. 3, Ch. 1.5, Art. 7, heading (Sec. 2106 et seq.)				2193	2005	698	Ad
	2008	411	S <sup>547</sup>	2195	2005	698	Ad
2106	2003	854	Am <sup>317</sup>	2250	2003	610	Am
	2008	411	S <sup>547</sup>	Div. 3, Ch. 3.5, heading (Sec. 2300 et seq.)			
2106.5	2003	854	R		2007	419 *	Am
2107	2003	854	S <sup>317</sup>	2300	2001	338 *	Ad
	2008	411	S <sup>547</sup>	2301	2007	419 *	Ad & R <sup>349</sup>
2109	2003	854	Am <sup>317</sup>	2302	2008	667	Ad
	2008	411	Am <sup>547</sup>	2345	2007	285	Am
2110	2003	854	Am <sup>317</sup>	2346	2007	285	Am
	2008	411	Am <sup>547</sup>	2347	2007	285	Am
2111	2003	854	Am <sup>317</sup>	2348	2007	285	Am
	2008	411	Am <sup>547</sup>	2349	2007	285	Am
2111.5	2003	854	S <sup>317</sup>	2353	2007	285	Am
	2008	411	S <sup>547</sup>	2357	2000	167	R
2112	2003	854	S <sup>317</sup>	2362	2007	285	Am
	2008	411	S <sup>547</sup>	2535	2007	285	Am
2113	2003	854	S <sup>317</sup>	2536	2003	741	Am
	2008	411	S <sup>547</sup>	2540	2003	741	Am
2114	2003	854	S <sup>317</sup>	2645	2001	745 *	Am
	2008	411	S <sup>547</sup>	2765	2006	538	Am <sup>802</sup>
2115	2003	854	S <sup>317</sup>	2800	2002	4	R & Ad
	2007	285	Am	2801	2000	87 *	Ad
	2008	411	S <sup>547</sup>		2002	4	R & Ad
2115.1	2008	411	Ad & R <sup>547</sup>	2802	2002	4	Ad
2115.5	2003	854	Ad(RN) <sup>317</sup>	2805	2002	4	R & Ad
	2008	411	Am <sup>547</sup>		2002	133	R (as ad by Sec. 2, Stats. 2002, Ch. 4) & Ad
2116	2003	854	Am (as ad by Stats. 1996, Ch. 974) & RN <sup>317</sup>	2809	2002	4	Ad
2117	2005	698	Am	2810	2002	4	R & Ad
2118	2003	62	Am <sup>519</sup>	2811	2000	87 *	Ad
2120	2005	698	Am		2002	4	R
	2006	538	Am <sup>802</sup>	2815	2000	87 *	Ad
	2007	285	Am		2002	4	R & Ad
2121	2007	285	Am	2820	2002	4	R & Ad
2125	2005	698	Am	2821	2002	4	Ad
	2006	538	Am <sup>802</sup>	2822	2002	4	Ad
2127	2005	698	Ad	2823	2002	4	Ad
	2006	538	Am <sup>802</sup>	2825	2002	4	R & Ad
	2007	285	Am	2826	2002	4	Ad
2150	2005	698	Am	2827	2002	4	Ad
2150.3	2007	285	Am	2828	2002	4	Ad
2150.4	2005	698	Am	2829	2002	4	Ad
	2006	538	Am <sup>802</sup>	2830	2002	4	R & Ad
	2007	285	Am		2003	61	Am
2150.5	2007	285	R (as ad by Sec. 8, Stats. 1990, Ch. 789)	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
	2007	285	Am	2853	1999	1015	Ad
	2007	285	Am	2854	1999	1015	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## FISH AND GAME CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2854 (Cont.)	2004	172	Am	3304	2007	285	R
2855	1999	1015	Ad	3409	2001	745 *	Am
2856	1999	1015	Ad	3500	2007	285	Am
2857	1999	1015	Ad	3508	2002	453	Am
2858	1999	1015	Ad		2003	62	Am <sup>519</sup>
2859	1999	1015	Ad	3509	2002	453	R
	2001	753	Am	3510	2002	453	R
	2002	559	Am	3511	2002	617	Am
2860	1999	1015	Ad		2003	735	Am
2861	1999	1015	Ad	3680	2007	285	Am
	2001	753	Am	3682	2001	112	Am
2862	1999	1015	Ad	3682.1	2001	112	Ad
2863	1999	1015	Ad	3682.2	2001	112	Ad
2920	2000	223	Ad & R <sup>208</sup>	3683	2007	285	Am
	2001	398	S <sup>74</sup>	3684	2001	112	Am
2921	2000	223	Ad & R <sup>208</sup>	3700	2001	112	Am
	2001	159	Am <sup>305</sup>	3700.1	2001	112	Ad
	2001	398	S <sup>74</sup>	3700.2	2001	112	Ad
2922	2000	223	Ad & R <sup>208</sup>	3701	2001	112	Am
	2001	398	Am <sup>74</sup>	3701.5	2001	112	R
2923	2000	223	Ad & R <sup>208</sup>	3702	2004	713	Am
	2001	398	Am <sup>74</sup>	3801	2007	285	Am
2930	2003	611	Ad	3801.6	2007	285	Am
2931	2003	611	Ad	3803	2007	285	Am
	2004	614	Am	3860	2006	708 *	Ad
2932	2003	611	Ad	3861	2006	708 *	Ad
2932.2	2005	81 *	Ad <sup>37</sup>	3862	2006	708 *	Ad
2932.3	2008	374	Ad	3863	2006	708 *	Ad
2932.5	2004	614	Ad	3864	2006	708 *	Ad
2933	2003	611	Ad	3951	2001	745 *	Am
3001	2007	285	Am		2003	291	Am
3003	2005	672	Ad	3952	2003	291	Ad
3003.5	2007	285	Am	4000	2007	285	Am
3004	2007	285	Am	4001	2007	285	R
3004.5	2007	570	Ad	4005	2002	571	Am
3005.9	2007	285	R		2006	406	Am
3005.91	2007	285	R		2007	285	Am
3005.92	2007	285	R	4012	2007	285	Am
3005.93	2007	285	R	4152	2002	571	Am
3005.94	2007	285	R		2007	285	Am
3007	2007	285	Am	4180	2002	571	Am
3031	2003	741	Am		2007	285	Am
	2008	98	Am	4181	2003	291	Am
3031.2	2003	741	Am		2004	480	Am
	2007	285	Am	4181.5	2007	285	Am
3033	2003	291	Am	4186	2007	285	Am
3034	2001	112	R	4188	2004	480	Am
3050	2002	453	Am	4190	2006	538	Am <sup>802</sup>
	2007	285	Am	4301	2000	373	Am
3051	2007	285	Am	4330	2007	285	Am
3054	2007	285	Am	4331	2007	285	Am
3055	2001	112	Am	4332	2007	285	Am
	2007	285	R	4333	2007	285	Am
3055.1	2001	112	Ad	4334	2007	285	Am
	2007	285	R	4336	2001	112	Am
3080	2007	285	Am		2007	285	Am
3087	2007	285	Am	4340	2007	285	Am
3240.5	2006	396	Am	4341	2007	285	Am
3241	2006	396	Ad	4501	2006	296	Ad
3242	2007	285	Am	4600	2007	128 *	Am
				4652	2007	285	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FISH AND GAME CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4653	2007	285	Am	6439	1999	185	Am <sup>19</sup>
4654	2001	112	Am		2000	388	Am & RN
	2003	741	Am	6450	2001	745*	Am
4655	2007	285	Am	6453	2001	753	Am
4657	2001	112	Am	6455	2001	753	Am
	2007	285	Am	6459	2001	745*	R
4700	2002	617	Am	6590	2001	89	S <sup>57</sup>
	2003	735	Am	6591	2001	89	S <sup>57</sup>
4750	2007	285	Am	6592	2001	89	S <sup>57</sup>
4751	2007	285	Am	6593	2001	89	S <sup>57</sup>
4752	2007	285	Am	6594	2001	89	S <sup>57</sup>
4753	2001	112	Am	6595	2001	89	S <sup>57</sup>
	2007	285	Am	6596	2001	89	S <sup>57</sup>
4754	2007	285	Am		2001	112	Am
4755	2007	285	Am		2003	741	Am
4801	1999	435*	Am	6596.1	2001	112	Ad
4902	2007	285	Am		2003	741	Am
4904	2001	745*	Am	6597	2001	89	S <sup>57</sup>
	2007	285	Am	6597.5	2001	89	S <sup>57</sup>
5020	2007	285	R	6598	2001	89	S <sup>57</sup>
5050	2002	617	Am	6599	2001	89	S <sup>57</sup>
	2003	735	Am		2001	745*	Am
5502	2007	285	R	6600	2001	89	R
5514	2007	285	Am	6930	2002	985	Ad
5515	2002	617	Am		2003	681	Am
	2003	735	Am	6950	2002	599	Ad
5521.5	2000	388	Am		2005	77	R
	2001	753	Am	6950.5	2003	610	Ad
	2007	328	Am		2005	77	R
5521.6	1999	483	Ad	6951	2003	610	Ad
5650	2006	296	Am		2005	77	R
	2007	130	Am <sup>902</sup>	6952	2002	599	Ad
5652	2007	285	Am		2005	77	R
5653	2006	538	Am <sup>802</sup>	6953	2002	599	Ad
5654	2008	564	Ad		2005	77	R
5655	2008	565	Am	6954	2002	599	Ad
5901	2005	589	Am		2003	62	Am <sup>519</sup>
5934	2004	182	Am <sup>81 614</sup>		2005	77	R
6301	2007	285	Am	6955	2002	599	Ad
6420	1999	83	Am <sup>30</sup>		2005	77	R
6430	1999	185	S <sup>19</sup>	6956	2002	599	Ad
	2001	753	Am		2005	77	R
	2003	610	R	6957	2003	610	Ad
6431	1999	185	S <sup>19</sup>		2005	77	R
	2003	610	R	7000	1999	483	R
6432	1999	185	S <sup>19</sup>	7005	1999	483	R
	2000	388	Am	7010	1999	483	R
	2003	610	R	7011	1999	483	R
6433	1999	185	S <sup>19</sup>	7015	1999	483	R
	2000	388	R & Ad(RN)	7020	1999	483	R
	2003	610	R	7022	1999	483	R
6434	1999	185	S <sup>19</sup>	7025	1999	483	R
	2000	388	R	7030	1999	483	R
6435	1999	185	S <sup>19</sup>	7057	1999	483	Ad
	2000	388	R		2002	559	R
6436	1999	185	S <sup>19</sup>	7058	2002	559	Am
	2000	388	R	7059	1999	483	Am
6437	1999	185	S <sup>19</sup>	7065	1999	483	Am
	2000	388	R	7066	1999	483	Am
6438	1999	185	S <sup>19</sup>	7071	1999	483	Am
	2000	388	R		2002	559	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	
7072	1999	483	Am	7180.1	2001	112	Ad	
	2000	388	Am	7181	2001	112	Am	
	2002	559	Am	7181.1	2001	112	Ad	
7073	1999	483	Am	7182	2001	112	Am	
7074	1999	483	Am	7182.1	2001	112	Ad	
Div. 6, Pt. 1.7, Ch. 8, heading (Sec. 7090 et seq.)	1999	483	Am	7183	2001	112	Am	
	7090	1999	483	Am	7183.1	2001	112	Ad
	2002	559	Am	7184	2001	112	Am	
	7145	2003	741	Am	7184.1	2001	112	Ad
	2007	285	Am	7186	2001	112	Am	
	7146	2001	112	R	7186.1	2001	112	Ad
	7147	2003	741	Am	7260	2002	645	Ad
	2007	285	Am	7261	2002	645	Ad	
	7149	2001	112	Am (as am by Sec. 5 and as ad by Sec. 6, Stats. 1998, Ch. 247)	Div. 6, Pt. 2, Ch. 2, Art. 4, heading (Sec. 7360 et seq.)	2003	841	Am <sup>317</sup>
	2001	753	R (as am by Sec. 38, Stats. 2001, Ch. 112)	2008		637	S <sup>38</sup>	
2003	741	Am	7360	2001		112	R & Ad	
7149.05	2001	112	Ad	2001		753	S <sup>19</sup>	
2003	741	Am	2003	741		Am <sup>317</sup>		
7149.1	2001	112	Am	2003		796	Am <sup>317</sup>	
2003	741	R	2004	431		Am		
7149.15	2001	112	Ad	2008		637	S <sup>38</sup>	
2003	741	R	7360.1	2001		112	Ad	
7149.2	2003	741	Am	2001		753	S <sup>19</sup>	
2004	183	Am <sup>571</sup>	2003	741	Am <sup>317</sup>			
2007	285	Am	2003	796	Am <sup>317</sup>			
7149.4	2001	112	Am	2004	183	Am <sup>571</sup>		
2001	753	Am (as am by Stats. 2001, Ch. 112)	2006	77 *	Am			
2007	285	Am	2008	637	S <sup>38</sup>			
7149.45	2001	112	Ad	7362	2001	753	Am <sup>19</sup>	
2001	753	Am (as ad by Stats. 2001, Ch. 112)	2003	741	R			
2007	285	Am	2003	796	Am <sup>317</sup>			
2001	112	Ad	2004	183	Am <sup>571</sup>			
2001	753	Am (as am by Stats. 2001, Ch. 112)	2008	637	Am <sup>38</sup>			
2007	285	Am	7363	2001	753	Am <sup>19</sup>		
2001	112	Ad	2003	741	Am <sup>317</sup>			
2001	753	Am (as ad by Stats. 2001, Ch. 112)	2003	796	Am <sup>317</sup>			
2007	285	Am	2008	637	Am <sup>38</sup>			
7149.8	2001	112	R & Ad	7370	2007	328	Am	
2003	741	Am	7380	2002	594	Am <sup>424</sup>		
7150	2000	238	Am			R <sup>69</sup>		
2007	279	Am		2003	741	Am		
7151	1999	83	Am <sup>30</sup>	2006	297	Am <sup>451 639</sup>		
2004	431	Am		7381	2002	594	Am <sup>424 68</sup>	
2006	769	Am		2006	297	Am <sup>451 639</sup>		
7153	2002	573	Am	7382	2002	594	Ad <sup>424</sup>	
2007	285	Am				R <sup>69</sup>		
7180	2001	112	Am		2006	297	Am <sup>451 639</sup>	
2007	285	Am		7630	2002	962 *	Ad	
				7650	2002	559	Am	
				7655	2000	388	Am	
					2004	854	Am	
				7700	2001	112	Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FISH AND GAME CODE—Continued**

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
7704	1999	483	Am	8113	2002	573	Am
7710	1999	483	Am	8125	2003	514	Ad
7712	1999	483	Am	8126	2003	514	Ad
7715	2000	144 *	Am	8150.5	2000	388	Am
7852	2003	741	Am	8150.7	2000	388	Am
7852.2	2007	279	R & Ad	8150.8	2000	388	R
7852.21	2003	741	R	8150.9	2000	388	R
7852.27	2007	285	Am	8151	2000	388	R
7852.3	2001	753	Am	8152	2000	388	R
	2003	741	R	8210	2002	573	R
7852.4	2004	431	Am	8226	1999	502 *	Am
7860	2000	410	S <sup>75</sup>	8235	2004	431	Am
	2001	753	Am		2007	279	Am
	2006	16 *	S <sup>349</sup>		2008	179	Am <sup>976</sup>
7861	2000	410	S <sup>75</sup>	8250.5	2007	285	Am
	2006	16 *	S <sup>349</sup>	8254	2007	328	Am
7861.1	2000	410	S <sup>75</sup>	8276.2	2000	410	Am <sup>228 75</sup>
	2006	16 *	S <sup>349</sup>		2006	16 *	Am <sup>665 111</sup>
7861.2	2000	410	S <sup>75</sup>	8276.3	2000	410	Am <sup>228 75</sup>
	2006	16 *	S <sup>349</sup>		2001	159	Am <sup>305</sup>
7861.3	2000	410	S <sup>75</sup>		2006	16 *	Am <sup>665 111</sup>
	2006	16 *	S <sup>349</sup>	8276.4	2008	727	Ad & R <sup>111</sup>
7861.4	2000	410	S <sup>75</sup>	8277	2006	538	Am <sup>802</sup>
	2006	16 *	S <sup>349</sup>	8278	2006	538	Am <sup>802</sup>
7861.5	2004	713	Ad	8279.1	2000	410	Am <sup>228 75</sup>
	2006	16 *	S <sup>349</sup>		2006	16 *	Am <sup>665 111</sup>
7862	2000	410	S <sup>75</sup>	8280.1	2000	410	Am <sup>228 75</sup>
	2006	16 *	S <sup>349</sup>		2006	16 *	Am <sup>665 111</sup>
7862.5	2002	962 *	Ad	8280.2	2000	410	Am <sup>228 75</sup>
	2006	16 *	S <sup>349</sup>		2006	16 *	Am <sup>665 111</sup>
7863	2000	410	Am <sup>75</sup>	8280.3	2000	410	Am <sup>228 75</sup>
	2006	16 *	Am <sup>349</sup>		2006	16 *	Am <sup>665 111</sup>
7881	2001	753	Am	8280.4	2000	410	Am <sup>228 75</sup>
	2003	741	Am		2006	16 *	Am <sup>665 111</sup>
7920	2004	431	Am	8280.5	2000	410	Am <sup>228 75</sup>
7921	2003	741	Am		2006	16 *	Am <sup>665 111</sup>
7921.5	2003	741	R	8280.6	2000	410	Am <sup>228 75</sup>
8022	2000	388	Am		2006	16 *	Am <sup>665 111</sup>
	2007	285	Am	8280.9	2006	297	Ad
8030	2007	285	Am	8282	2002	573	Am
8032	2003	741	Am		2003	610	Am
8032.5	2007	279	Ad	8284	2007	285	Am
8033	2003	741	Am	8371	2007	328	Am
8033.2	2003	741	Am	8372	2007	285	Am
8033.5	2003	741	Am	8383	2007	285	R
8034	2003	741	Am	8387	2002	573	Am
8035	2003	741	Am	8392	2004	431	Am
8036	2003	741	Am	8394.5	2000	388	Am
8039	2003	741	Ad	8395	2002	573	Am
8043.2	1999	502 *	Ad	8405	2001	753	S <sup>146 43</sup>
8045	2002	962 *	Am		2004	431	S <sup>665 111</sup>
8047	2002	962 *	Am	8405.1	2001	753	S <sup>146 43</sup>
8050	2003	82	Am		2004	431	Am <sup>665 111</sup>
8051.2	2001	633	Am <sup>75</sup>	8405.2	2001	753	S <sup>146 43</sup>
8051.3	2001	314	Am <sup>75</sup>		2004	431	S <sup>665 111</sup>
8051.4	2001	314	Am <sup>68</sup>	8405.3	2001	753	S <sup>146 43</sup>
	2007	285	Am <sup>639</sup>		2004	431	S <sup>665 111</sup>
8053	2001	753	Am	8405.4	2001	753	Am <sup>146 43</sup>
8100	1999	483	Am		2004	431	Am <sup>665 111</sup>
8101	1999	483	Am	8410	2000	388	R
	2000	388	Am	8411	2000	388	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
8412	2000	388	Am	8587.2	1999	483	R
8413	2000	388	R	8597	2004	431	Am
8414	2000	388	R		2007	285	Am
8415	2000	388	R	8598	1999	483	Am
8420	2000	717	S <sup>257 19</sup>		2007	285	Am
	2001	318	Am <sup>54 57</sup>	Div. 6,			
8420.5	2000	717	S <sup>257 19</sup>	Pt. 3,			
	2001	318	S <sup>333</sup>	Ch. 2,			
8421	2000	717	S <sup>257 19</sup>	Art. 20,			
	2001	318	S <sup>333</sup>	heading			
8421.5	2000	717	S <sup>257 19</sup>	(Sec. 8599			
	2001	318	S <sup>333</sup>	et seq.)	1999	483	Am
8422	2000	717	Am <sup>257 19</sup>	8599.4	1999	483	Ad
	2001	318	S <sup>333</sup>	8601.5	2001	753	Am
8423	2000	717	Am <sup>257 19</sup>	8610.13	2007	263	Am
	2001	318	Am <sup>333</sup>	8610.14	2000	385	Am
8423.5	2000	717	S <sup>257 19</sup>	8610.7	2006	538	Am <sup>802</sup>
	2001	318	S <sup>333</sup>		2007	263	R
8424	2000	717	S <sup>257 19</sup>	8610.8	2007	263	R
	2001	318	S <sup>54 57</sup>	8615	2006	538	Am <sup>802</sup>
8425	2000	717	S <sup>257 19</sup>	8632	2007	285	Am
	2001	318	R & Ad	8664.65	2000	388	R
8426	2000	717	S <sup>257 19</sup>	8681	2007	285	Am
	2001	318	S <sup>333</sup>	8681.5	1999	483	Am
8427	2000	717	S <sup>257 19</sup>	8693.5	1999	483	R
	2001	318	S <sup>333</sup>	8695.5	1999	483	R
8428	2000	717	S <sup>257 19</sup>	8780.1	1999	483	Ad
	2001	318	R & Ad	8836.5	2004	721	R
8429	2000	717	S <sup>257 19</sup>	8837	1999	483	Am
	2001	318	Am <sup>54 57</sup>	8841	2004	721	Ad
8429.5	2000	717	S <sup>257 19</sup>		2005	334	Am
	2001	318	S <sup>54 57</sup>		2006	538	Am <sup>802</sup>
8429.7	2000	717	Am <sup>257 19</sup>	8842	2004	721	Am
	2001	318	R & Ad	9000	2004	431	Am
8436	2007	328	Am	9000.5	2004	431	Ad
8494	2004	721	Ad <sup>681</sup>	9001.5	2001	753	Am
	2005	22	Am <sup>647</sup>		2004	431	R
	2005	334	Am	9001.6	2001	753	Am <sup>146 43</sup>
	2006	538	Am <sup>802</sup>		2004	431	R & Ad
8495	2004	721	Am	9001.7	2004	431	Am
	2005	334	Am	9001.8	2001	753	Ad
	2006	538	Am <sup>802</sup>		2004	431	Am
8510	2000	410	Ad	9006	2004	431	Am
	2002	559	Am	9023	2006	538	Am <sup>802</sup>
	2003	218	Am	9027	2004	431	Ad
8550.5	2000	388	Am	9027.5	2004	431	Ad
8552.1	2004	713	Ad	9029.5	2004	431	Ad
8552.3	2004	713	Ad	10500	2007	285	Am
8552.6	1999	502*	Am	10502.7	1999	502*	Ad
	2001	753	Am	10503	2000	385	Am
8552.8	2000	388	Am	10506	2007	285	Am
8568	2002	962*	Am	10514	2008	389	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	10844	2008	389	Ad
8585.5	1999	483	Am	11019	2000	388	Am
8586	1999	483	Am	11032	2007	285	Am
8587	1999	483	Am	12000	2003	291	Am
8587.1	1999	483	R & Ad		2007	285	Am
	2002	559	Am	12001.5	2007	285	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FISH AND GAME 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>
12002	2000	374	Am	13005 (Cont.)	2004	431	Am
	2007	285	Am	13007	2005	689	Ad
12002.1	2007	285	Am		2006	77 *	Am
12002.11	2007	285	Ad		2006	422	Am
12002.2	2003	291	Am		2006	538	Am <sup>802</sup>
12002.2.1	2007	285	Ad		2007	130	Am <sup>902</sup>
12002.3	2000	388	Am		2008	350	Am
12002.5	2001	398	Am	13013	2007	373 *	Am
12002.8	2001	753	Am	13014	2004	427	Ad
12003.2	2006	296	Ad		2008	411	Am
	2007	130	Am <sup>902</sup>	13220	2004	230 *	Am
12003.5	2007	263	Am		2004	480	Am
12006	2007	328	Am	15007	2003	871	Am
12006.6	2000	388	Am	15008	2006	36	Ad
	2001	753	Am	15101	2003	741	Am
12007	2005	383	Am	15103	2003	741	Am
12009	2000	388	Am		2004	431	Am
12011	2004	183	Am <sup>571</sup>	15104	2004	431	Am
12013	2007	285	Am	15400	2006	36	Am
12015	2006	77 *	Am	15405	2006	36	Am
12017	2007	373 *	Am	15406	2006	36	Am
12150	2003	449	Am	15406.5	2006	36	Am
12151	2003	449	Am	15409	2006	36	Am
12155.5	2003	291	Am	15512	2006	538	Am <sup>802</sup>
12157	2000	388	Am	15602	2004	193	R <sup>571</sup>
	2003	149	Am	15603	2004	172	R
	2007	328	Am		2004	193	R <sup>571</sup>
13001	2008	751 *	Am	15702	2004	172	Am
13001.5	2006	77 *	Ad		2004	193	Am <sup>571</sup>
13005	2001	112	Am	16533	2001	745 *	R
	2003	741	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## FOOD AND AGRICULTURAL CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
23	2005	605	Am	1102 (Cont.)			
23.6	2005	605	Ad	2003	480	R	
24	2005	605	Am	1103	2000	144 *	Ad & R <sup>19</sup>
33	2005	605	Ad	2000	739 *	Am (as ad by	Stats. 2000, Ch.
103.5	2001	373	R			144)	
221	1999	83	Am <sup>30</sup>	2002	664	Am <sup>431</sup>	
	2001	103 *	Am	2X 2001–02	4 *	Am	
221.1	2004	227 *	Ad	2003	480	R	
224	1999	890 *	Am	1104	2000	144 *	Ad & R <sup>19</sup>
	2001	145	R & Ad <sup>96</sup>	2003	480	R	
			Am (as ad by	1105	2000	144 *	Ad & R <sup>19</sup>
			Sec. 2, Stats.	2003	480	R	
			1999, Ch.	1106	2000	144 *	Ad & R <sup>19</sup>
			890) <sup>73</sup>	2003	480	R	
			R <sup>22</sup>	1107	2000	144 *	Ad & R <sup>19</sup>
			Ad <sup>175</sup>	2000	739 *	Am (as ad by	Stats. 2000, Ch.
	2007	421	Am <sup>300</sup>			144)	
			R <sup>301</sup>	2003	480	R	
			Ad <sup>662</sup>	1108	2000	144 *	Ad & R <sup>19</sup>
224.5	2007	421	Ad <sup>662</sup>	2003	480	R	
227	2001	103 *	Am	2000	144 *	Ad & R <sup>19</sup>	
411	2002	615	Ad	2003	480	R	
481	2005	609	Am	1109	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 <sup>305</sup>	2203	2004	460	Am
	2004	225 *	Am	2275	2004	460	Am
500	2000	670	Ad	2276.5	2008	574	Ad
501	2000	670	Ad	2282	1999	890 *	Ad & R <sup>39</sup>
522	2000	1082	Am			Am (as am by	Sec. 5, Stats.
529	2000	1082	Am			1998, Ch.	870) <sup>56</sup>
531	2000	1082	Am			R (as ad by	Sec. 3, Stats.
587	2007	324	Ad		2000	573 *	1999, Ch. 890)
588	2007	324	Ad			Am (as am by	Sec. 4, Stats.
599	2004	446	Am			1999, Ch. 890)	
705	2000	1055 *	Am			Ad <sup>45</sup>	
	2004	225 *	Am	2282.5	1999	R <sup>25</sup>	
821	2000	670	Am			573 *	Am <sup>36 13</sup>
884	2002	946	Am	2287	1999	890 *	Ad
885	2005	220	Ad	3317	2006	825 *	Am
951.5	2002	982 *	Ad	3322	2006	825 *	Am
Div. 1,				3332	2006	825 *	Am
Pt. 3,				3332.1	2001	423	Am
heading				3333	2006	825 *	Am
(Sec. 1101				3351	2007	293	Ad
et seq.)	2000	739 *	Am (as ad by	3352	2007	293	Ad
			Stats. 2000, Ch.	2008	179	Am <sup>976</sup>	
			144)	3353	2007	293	Ad
1101	2000	144 *	Ad & R <sup>19</sup>	3354	2007	293	Ad
	2000	739 *	Am (as ad by	3355	2007	293	Ad
			Stats. 2000, Ch.	3356	2007	293	Ad
			144)	3357	2007	293	Ad
1102	2003	480	R	2008	179	Am <sup>976</sup>	
	2000	144 *	Ad & R <sup>19</sup>				
	2000	739 *	Am (as ad by				
			Stats. 2000, Ch.				
			144)				

**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
3358	2007	293	Ad	6027.5 (Cont.)	2005	176	Am <sup>722</sup>
3359	2007	293	Ad		2005	176	Am <sup>722</sup>
3360	2007	293	Ad	6028	2000	338	S <sup>43</sup>
3361	2007	293	Ad		2005	176	Am <sup>722</sup>
3899	2007	203	Am	6029	2000	338	Am <sup>43</sup>
3955	2006	538	Am <sup>802</sup>		2005	176	Am <sup>722</sup>
4051.1	2001	423	Am	6032	2003	685	Am
4051.2	2001	423	Ad	6045	2000	21 *	Ad <sup>174</sup>
4054	2006	538	Am <sup>802</sup>				R <sup>100</sup>
4059	2007	346	Ad		2004	485 *	S <sup>645 349</sup>
4060	2008	452	Ad	6046	2000	21 *	Ad <sup>174</sup>
4101.2	1999	67 *	Ad				R <sup>100</sup>
4101.3	2005	74 *	Ad		2001	159	Am <sup>305</sup>
4101.4	2008	751 *	Ad		2004	485 *	Am <sup>645 349</sup>
4101.5	2001	745 *	R	6047	2000	21 *	Ad <sup>174</sup>
4108	2001	479	Am				R <sup>100</sup>
4155	1999	370	Am		2004	485 *	S <sup>645 349</sup>
4210	2007	203	Ad	6047.1	2001	103 *	Ad & R <sup>299</sup>
4505	2004	341	Am		2004	485 *	Am <sup>648 646</sup>
4511.1	2008	36	Ad	6047.10	2001	103 *	Ad & R <sup>299</sup>
4511.2	2008	36	Ad		2004	485 *	S <sup>648 646</sup>
4704	2004	341	R	6047.100	2003	244 *	Ad
5011	2003	414	Ad	6047.101	2003	244 *	Ad
5012	2003	414	Ad		2004	400 *	Am
5029	2004	193	Am <sup>571</sup>	6047.102	2003	244 *	Ad
Div. 4,				6047.103	2003	244 *	Ad
Pt. 1,				6047.104	2003	244 *	Ad
Ch. 4.5,				6047.105	2003	244 *	Ad
heading					2004	400 *	Am
(Sec. 5260				6047.106	2003	244 *	Ad
et seq.)	2008	573	Ad	6047.107	2003	244 *	Ad
5260	2008	573	Ad	6047.108	2003	244 *	Ad
5260.5	2008	573	Ad	6047.109	2003	244 *	Ad
5261	2008	573	Ad		2004	400 *	Am
5262	2008	573	Ad	6047.11	2001	103 *	Ad & R <sup>299</sup>
5263	2008	573	Ad		2004	485 *	S <sup>648 646</sup>
5264	2008	573	Ad	6047.110	2003	244 *	Ad
5265	2008	573	Ad	6047.111	2003	244 *	Ad
5266	2008	573	Ad	6047.112	2003	244 *	Ad
5267	2008	573	Ad		2004	400 *	Am
5312	2006	499	Ad	6047.113	2003	244 *	Ad
5771	2008	574	Am		2004	400 *	Am
5774.5	2006	538	Am <sup>802</sup>	6047.114	2003	244 *	Ad
5776	2008	574	Am	6047.115	2003	244 *	Ad
5852	1999	83	Am <sup>30</sup>	6047.116	2003	244 *	Ad
	2001	256	Am	6047.117	2003	244 *	Ad
6025	2000	338	S <sup>45</sup>	6047.118	2003	244 *	Ad
	2005	176	S <sup>722</sup>		2004	400 *	Am
6025.2	2000	338	S <sup>43</sup>	6047.119	2003	244 *	Ad
	2005	176	Am <sup>722</sup>	6047.12	2001	103 *	Ad & R <sup>299</sup>
6025.3	2005	176	Ad & R <sup>722</sup>		2004	485 *	S <sup>648 646</sup>
6025.5	2000	338	S <sup>43</sup>	6047.120	2003	244 *	Ad
	2005	176	Am <sup>722</sup>	6047.121	2003	244 *	Ad
6026	2000	338	S <sup>43</sup>	6047.122	2003	244 *	Ad
	2005	176	Am <sup>722</sup>	6047.123	2003	244 *	Ad
6026.5	2000	338	S <sup>43</sup>	6047.124	2003	244 *	Ad
	2005	176	Am <sup>722</sup>		2004	400 *	Am
6027	2000	338	S <sup>45</sup>	6047.13	2001	103 *	Ad & R <sup>299</sup>
	2005	176	Am <sup>722</sup>		2004	485 *	Am <sup>648 646</sup>
6027.1	2005	176	Ad & R <sup>722</sup>		2005	12 *	Am
6027.5	2000	338	Am <sup>43</sup>	6047.14	2001	103 *	Ad & R <sup>299</sup>

**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
6047.14 (Cont.)	2004	485 *	S <sup>648 646</sup>	6047.61 (Cont.)	2004	400 *	Am
6047.15	2001	103 *	Ad & R <sup>299</sup>	6047.62	2003	244 *	Ad
	2004	485 *	S <sup>648 646</sup>		2004	400 *	Am
6047.16	2001	103 *	Ad & R <sup>299</sup>	6047.63	2003	244 *	Ad
	2004	485 *	S <sup>648 646</sup>		2004	400 *	Am
6047.17	2001	103 *	Ad & R <sup>299</sup>	6047.64	2003	244 *	Ad
	2004	485 *	S <sup>648 646</sup>		2004	400 *	Am
6047.18	2001	103 *	Ad & R <sup>299</sup>	6047.65	2003	244 *	Ad
	2004	485 *	S <sup>648 646</sup>	6047.66	2003	244 *	Ad
6047.19	2001	103 *	Ad & R <sup>299</sup>	6047.67	2003	244 *	Ad
	2004	485 *	Am <sup>648 646</sup>	6047.68	2003	244 *	Ad
6047.2	2001	103 *	Ad & R <sup>299</sup>		2004	400 *	Am
	2004	485 *	Am <sup>648 646</sup>		2005	12 *	Am
6047.20	2004	485 *	Ad <sup>648</sup>	6047.69	2003	244 *	Ad
			R <sup>649</sup>		2004	400 *	Am
6047.21	2004	485 *	Ad <sup>648</sup>	6047.7	2001	103 *	Ad & R <sup>299</sup>
			R <sup>649</sup>		2002	664	Am <sup>431</sup>
6047.22	2004	485 *	Ad <sup>648</sup>		2004	485 *	S <sup>648 646</sup>
			R <sup>649</sup>	6047.70	2003	244 *	Ad
6047.23	2004	485 *	Ad <sup>648</sup>		2004	400 *	Am
			R <sup>649</sup>	6047.71	2003	244 *	Ad
6047.24	2004	485 *	Ad <sup>648</sup>	6047.72	2003	244 *	Ad
			R <sup>649</sup>	6047.73	2003	244 *	Ad
6047.25	2004	485 *	Ad <sup>648</sup>	6047.74	2003	244 *	Ad
			R <sup>649</sup>		2004	400 *	Am
6047.26	2004	485 *	Ad <sup>648</sup>	6047.75	2003	244 *	Ad
			R <sup>649</sup>	6047.76	2003	244 *	Ad
6047.27	2004	485 *	Ad <sup>648</sup>		2004	400 *	Am
			R <sup>649</sup>	6047.77	2003	244 *	Ad
6047.28	2004	485 *	Ad <sup>648</sup>		2004	400 *	R
			R <sup>649</sup>	6047.78	2003	244 *	Ad
6047.29	2004	485 *	Ad <sup>648</sup>		2004	400 *	Am
			R <sup>649</sup>	6047.79	2003	244 *	Ad
	2005	12 *	Am		2004	400 *	Am
6047.3	2001	103 *	Ad & R <sup>299</sup>	6047.8	2001	103 *	Ad & R <sup>299</sup>
	2004	485 *	Am <sup>648 646</sup>		2004	485 *	S <sup>648 646</sup>
6047.3.5	2005	12 *	Ad(RN)	6047.80	2003	244 *	Ad
6047.35	2002	741 *	Ad		2004	400 *	Am
	2004	485 *	Am <sup>648 646</sup>	6047.81	2003	244 *	Ad
	2005	12 *	Am & RN	6047.82	2003	244 *	Ad
6047.4	2001	103 *	Ad & R <sup>299</sup>		2004	183	Am <sup>571</sup>
	2002	741 *	Am		2004	400 *	Am
	2004	183	Am <sup>571</sup>	6047.83	2003	244 *	Ad
	2004	485 *	Am <sup>648 646</sup>	6047.84	2003	244 *	Ad
6047.5	2001	103 *	Ad & R <sup>299</sup>	6047.85	2003	244 *	Ad
	2002	741 *	Am	6047.86	2003	244 *	Ad
	2004	485 *	Am <sup>648 646</sup>	6047.87	2003	244 *	Ad
6047.6	2001	103 *	Ad & R <sup>299</sup>		2004	400 *	Am
	2002	741 *	Am	6047.88	2003	244 *	Ad
	2004	485 *	S <sup>648 646</sup>		2004	400 *	Am
Div. 4,				6047.89	2003	244 *	Ad
Pt. 1,					2004	400 *	Am
Ch. 9,				6047.9	2001	103 *	Ad & R <sup>299</sup>
Art. 8.7,					2004	485 *	S <sup>648 646</sup>
heading				6047.90	2003	244 *	Ad
(Sec. 6047.60				6047.91	2003	244 *	Ad
et seq.)	2004	400 *	Am	6047.92	2003	244 *	Ad
6047.60	2003	244 *	Ad		2004	400 *	Am
	2004	400 *	Am	6047.93	2003	244 *	Ad
6047.61	2003	244 *	Ad		2004	400 *	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FOOD AND AGRICULTURAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6047.94	2003	244 *	Ad	6296.8	2001	442 *	Ad
	2004	400 *	Am	6296.9	2001	442 *	Ad
6047.95	2003	244 *	Ad	6297	2001	442 *	Ad
6047.96	2003	244 *	Ad	6298	2001	442 *	Ad
	2004	400 *	Am	6299	2001	442 *	Ad
6047.97	2003	244 *	Ad	6723	1999	450	Am <sup>79</sup>
	2004	400 *	Am				R <sup>80</sup>
6047.98	2003	244 *	Ad				Ad <sup>81</sup>
6047.99	2003	244 *	Ad		2004	170 *	R (as ad by
6050	2007	190 *	Ad <sup>918</sup>				Sec. 2, Stats.
			R <sup>232</sup>				1999, Ch. 450)
6050.1	2007	190 *	Ad <sup>918</sup>				Am (as am by
			R <sup>232</sup>				Sec. 1, Stats.
6070	2002	221	Am				1999, Ch.
6076	2002	221	Am				450) <sup>36 13</sup>
6077	2002	221	Am	6741	2002	535	Am
6078	2002	221	Am	6971	2000	154	Am <sup>206 43</sup>
6215	2002	221	Am	6972	2000	154	S <sup>206 43</sup>
6253	2000	262	Am	6973	2000	154	S <sup>206 43</sup>
	2004	118	Am	6974	2000	154	S <sup>206 43</sup>
6292	2001	442 *	Ad	6975	2000	154	S <sup>206 43</sup>
6292.1	2001	442 *	Ad	6976	2000	154	S <sup>206 43</sup>
6292.2	2001	442 *	Ad	6977	2000	154	S <sup>206 43</sup>
6292.3	2001	442 *	Ad	6978	2000	154	Am <sup>206 43</sup>
6293	2001	442 *	Ad	6979	2000	154	Am <sup>206 43</sup>
6293.1	2001	442 *	Ad	6981	2003	722	S <sup>57</sup>
6293.10	2001	442 *	Ad	6982	2003	722	S <sup>57</sup>
6293.11	2001	442 *	Ad	6983	2003	722	S <sup>57</sup>
6293.12	2001	442 *	Ad	6984	2003	722	S <sup>57</sup>
6293.13	2001	442 *	Ad	6985	2003	722	S <sup>57</sup>
6293.2	2001	442 *	Ad	6986	2003	722	S <sup>57</sup>
6293.3	2001	442 *	Ad	6987	2003	722	S <sup>57</sup>
6293.4	2001	442 *	Ad	6988	2003	722	Am <sup>57</sup>
6293.5	2001	442 *	Ad	6989	2003	722	R
	2004	118	Am	7270	1999	961	Ad
6293.6	2001	442 *	Ad		2000	315	Am
6293.7	2001	442 *	Ad	7270.5	2000	315	Ad
6293.8	2001	442 *	Ad		2003	675	Am
6293.9	2001	442 *	Ad		1999	961	Ad <sup>57</sup>
6294	2001	442 *	Ad		2000	315	Am
6294.1	2001	442 *	Ad		2006	323	Am
6294.2	2001	442 *	Ad	7272	1999	961	Ad
6294.3	2001	442 *	Ad		2000	315	Am
6294.4	2001	442 *	Ad	7272.5	2000	315	Ad
6294.5	2001	442 *	Ad	7273	1999	961	Ad
6294.6	2001	442 *	Ad		2000	315	Am
6294.7	2001	442 *	Ad	7274	1999	961	Ad
6295	2001	442 *	Ad	7275	2003	675	Ad
6295.1	2001	442 *	Ad	7276	2003	675	Ad
6295.2	2001	442 *	Ad	8456	2002	221	Am
6295.3	2001	442 *	Ad	Div. 4,			
6295.4	2001	442 *	Ad	Pt. 5.5,			
6295.5	2001	442 *	Ad	heading			
6295.6	2001	442 *	Ad	(Sec. 8760			
6296	2001	442 *	Ad	et seq.)	2001	179	Am
6296.1	2001	442 *	Ad	8760	2001	179	Am
6296.2	2001	442 *	Ad	8761	2001	179	Am
6296.3	2001	442 *	Ad	8762	2001	179	Am
6296.5	2001	442 *	Ad	8764	2001	179	Am
6296.6	2001	442 *	Ad	8764.5	2001	179	Am
6296.7	2001	442 *	Ad	8764.6	2001	179	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
8765	2001	179	Am	9942	2004	246 *	Am
8766	2001	179	Am	9943	2004	246 *	Am
8767	2001	179	Am	9944	2004	246 *	Am
8768	2001	179	Am	Div. 5,			
8769	2001	179	Am	Pt. 2,			
	2002	664	Am <sup>431</sup>	Ch. 2,			
8770	2001	179	Am	Art. 4,			
	2002	664	Am <sup>431</sup>	heading			
8771	2001	179	Am	(Sec. 9971			
8772	2001	179	Am	et seq.)	2004	246 *	Am
9101	2001	503	R & Ad	9971	2004	246 *	Am
9166	2008	147	Am	9972	2004	246 *	Am
9202	2002	822	Am	9973	2004	246 *	Am
9212	2002	822	Am	9974	2004	246 *	Am
9221	2002	822	Am	9975	2004	246 *	Am
	2003	62	Am <sup>519</sup>	9976	2004	246 *	Am
9231	2002	822	Am	9977	2004	246 *	Am
9266	2002	822	Ad	9978	2004	246 *	Am
9267	2002	822	Ad	9979	2004	246 *	Am
9268	2002	822	Ad	9980	2004	246 *	Am
9269	2002	822	Ad	9981	2004	246 *	Am
9561	2001	503	Am	9982	2004	246 *	Am
9562	1999	447	Am	10002	2004	246 *	R
9563	2001	503	Am	10003	2004	246 *	Am
9564	2001	503	Am	10004	2004	246 *	R & Ad
9565	2001	503	R	10005	2004	246 *	R
9566	2001	503	R	10006	2004	246 *	Am
9567	2001	503	R	10007	2004	246 *	R & Ad
9568	2001	503	R	10008	2004	246 *	R
9569	2001	503	Am	10009	2004	246 *	R
9570	2001	503	Am	10031	2004	246 *	R
9571	2001	503	R	10032	2004	246 *	R
9572	2001	503	R	10033	2004	246 *	R
9573	2001	503	Am	10034	2004	246 *	R
9574	2001	503	Am	10061	2004	246 *	Am
9592	2001	503	Am	10062	2004	246 *	Am
9593	2001	503	Am	10063	2004	246 *	Am
9692	2001	503	Am	10064	2004	246 *	Am
9693	2001	503	Am	10065	2004	246 *	Am
9694	2001	503	Am	10066	2004	246 *	Am
9695	2001	503	Am	10067	2004	246 *	Am
9696	2001	503	Am	10068	2004	246 *	Am
9697	2001	503	Am	10081	2004	246 *	R
9904	2004	246 *	Am	10082	2004	246 *	R
9905	2004	246 *	R	10083	2004	246 *	R
9906	2004	246 *	R	10100	2004	246 *	Ad
9907	2004	246 *	R & Ad	10101	2004	246 *	R & Ad
9910	2004	246 *	Am	10102	2004	246 *	R & Ad
9911	2004	246 *	R	10103	2004	246 *	Am
9912	2004	246 *	Am	10104	2004	246 *	R
9914	2004	246 *	Ad	10105	2004	246 *	R
9932	2004	246 *	Am	10131	2004	246 *	R
9933	2004	246 *	Ad	10132	2004	246 *	R
Div. 5,				10151	2004	246 *	Am
Pt. 2,				10511	2001	503	Am
Ch. 2,				10512	2001	503	Am
Art. 3,				10610	2000	425	Ad
heading					2001	503	Am
(Sec. 9941				10704	1999	447	Ad
et seq.)	2004	246 *	Am	10721	1999	447	Am
9941	2004	246 *	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FOOD AND AGRICULTURAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10782	1999	447	Am & RN	12841.3	2008	760*	Ad
			Ad	12841.4	2008	533	Ad
10783	1999	447	Am & RN	12846	2007	178*	Am & R <sup>38</sup>
			Ad	12846.5	2007	178*	Am & R <sup>68</sup>
10784	1999	447	Ad	12847.5	2001	523	Ad <sup>37</sup>
10785	1999	447	Ad(RN)		2004	644	R
10786	1999	447	Ad(RN)	12976	2000	806	Am
11472.1	2006	77*	Am	12996.5	2004	913	Ad
11480	1999	609	Ad	12997.5	2004	913	Ad
11481	1999	609	Ad	12997.7	2004	913	Ad
11482	1999	609	Ad	12999.4	2000	806	Am
11483	1999	609	Ad	12999.5	2000	806	Am
11484	1999	609	Ad		2002	457	Am
11485	1999	609	Ad		2003	62	Am <sup>519</sup>
11502.5	2003	741	Am	12999.6	2000	806	Ad & R <sup>244</sup>
11503.5	2002	457	Ad	13000	1999	609	Am
11515	2003	741	R		2003	366	Am
11516	2003	741	R		2007	338	Am
11517	1999	609	Am	13124	2004	193	R <sup>571</sup>
11518	1999	889	Ad	13125	2004	193	R <sup>571</sup>
11703	2003	741	Am	13127	2004	193	Am <sup>571</sup>
11704	2003	741	Am	13127.92	2006	538	Am <sup>802</sup>
11707	2003	741	Am	13127.93	2001	745*	R
11732	2003	366	Am	13135	2001	745*	Am
11734	2000	1000	Am	13144	2004	644	Am
11903	2003	741	Am	13152	2004	644	Am
11904	2003	741	Am	13180	2000	718	Ad
11937	2001	44	Am	13181	2000	718	Ad
12021	2003	741	Am		2006	865	Am
12042	2004	460	Am	13182	2000	718	Ad
12046	2004	460	Am	13183	2000	718	Ad
12103	2003	741	Am		2006	865	Am
12104	2003	741	Am	13184	2000	718	Ad
12105	2003	741	Am	13185	2000	718	Ad
12112	2004	230*	R		2006	865	Am
12201	2003	741	Am	13186	2000	718	Ad
12202	2003	741	Am		2006	865	Am
12252	2003	741	Am	13187	2000	718	Ad
12400	2005	612	Am	13188	2000	718	Ad
12401	2003	741	Am	13190	2002	591	Ad
	2005	612	Am	13191	2002	591	Ad
12404	2003	741	Am	13192	2002	591	Ad
	2005	612	R	14008	2000	806	Am
12406	2005	612	Am	14033	2000	806	Am
12536	2007	178*	Am	14104	2001	745*	R
12795.5	2007	179*	R	14152	2003	741	Am
12795.6	2007	179*	R	14502	2005	490	Am
12798.1	1999	627*	Ad & R <sup>18</sup>	14502.1	2005	490	Ad
12811.5	2005	612	Am	14504	2005	490	Am
	2006	93	Am	14512.5	2005	490	Ad
12812	2003	741	R & Ad	14559.5	2005	490	Ad
12818	2003	741	Am	14581	2005	490	Am
12836.5	2005	612	Ad	14583	2005	490	Am
12836.6	2005	612	Ad	14585	2005	490	Am
	2006	93	Am	14586	2005	490	Am
12841	2001	523	Am <sup>37</sup>	14591	2005	490	Am
	2003	741	Am	14601	2005	490	Am
	2004	230*	Am	14611	2005	490	Am
12841.1	2001	523	Am <sup>37 375</sup>	14612	2005	490	Am
	2003	741	Am <sup>13</sup>	14612.5	2005	490	Ad
12841.2	2003	741	Ad	14613	2005	490	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
14621	2005	490	Am	19300.5	1999	329	Ad
14622	2005	490	Am	19302	1999	329	Am
14623	2005	490	Am	19303	2005	533	Am
14631	2005	490	Am	19304	1999	329	Am
14641	2005	490	Am	19305	1999	329	Am
14642	2005	490	Am	19305.5	2005	533	Ad
14643	2005	490	Am	19306	1999	329	Am
14644	2005	490	Am	19310	2005	533	Am
14645	2005	490	Am	19310.5	2005	533	Am
14646	2005	490	Am	19310.7	2004	929	Ad
14647	2005	490	Am		2005	533	Am
14648	2005	490	Am	19311	2005	533	Am
14651	1999	83	Am <sup>30</sup>	19312	2005	533	Am
	2005	490	Am	19313.1	2005	533	Ad
14653	2005	490	Am	19313.8	2005	533	Am
14654	2005	490	Am	19314	2005	533	Am
14655	2005	490	Am		2006	538	Am <sup>802</sup>
14656	2005	490	Am	19315	2004	929	Am <sup>384 111</sup>
14657	2005	490	Am		2005	533	Am
14658	2005	490	Am		2008	321	Am
14659	2005	490	Am	19316	2005	533	Am
14660	2005	490	Am	19316.5	2005	533	Ad
14672	2005	490	Am	19317	2004	929	Ad
14978.2	2006	538	Am <sup>802</sup>	Div. 9,			
14992	2006	285	Am	Pt. 3,			
15051	2000	1000	Am	Ch. 5,			
15052	2000	1000	R	Art. 7,			
15053	2000	1000	Am	heading			
	2006	285	Am	(Sec. 19320			
15054	2000	1000	Am	et seq.)	2004	187	Am
	2006	285	Am	19322	2004	187	Am
15055	2000	1000	Am	19342	2004	187	Am
	2006	285	Am	19348	2004	187	Am
15061	2000	1000	Am		2006	568	Am
	2004	929	Am		2008	257	Am
			R & Ad <sup>232</sup>	19348.1	2006	568	Ad
15062	2000	1000	Am		2007	130	Am <sup>902</sup>
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 <sup>431</sup>
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		2008	179	Am <sup>976</sup>
19016	2000	373	Am	20756	2007	267	Am
19020	2000	373	Am	20757	2007	267	Am
19205	2004	187	Am	20758	2007	267	Am
19213	1999	329	Am	20797	1999	83	Am <sup>30</sup>
	2002	535	Am	21051	2001	182	Am
19215	2002	535	Am	21052	2001	182	Am
19227	2004	929	Am <sup>384 111</sup>		2002	664	Am <sup>431</sup>
19261	2004	187	Am	21067	2001	182	Am
19300	1999	329	Am	21111	2006	568	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FOOD AND AGRICULTURAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
21111.5	2006	568	Ad	27688.5	2003	283	Ad
21141	2006	568	Am	27689	2003	283	Ad
21142	2006	568	Ad	27690	2003	283	Ad
21283	2006	568	Am		2004	183	Am <sup>571</sup>
21283.5	2006	568	Am	29733	2007	43	Am
21285	2006	568	Am	29810	2007	324	Ad
21286	2001	182	R	29811	2007	324	Ad
21288	2006	568	Am	29812	2007	324	Ad
21288.5	2006	568	Am	30503	2004	253	R (as ad by
21292	2006	568	Ad				Sec. 2.3, Stats.
21563	2007	267	Am				1998, Ch. 747)
21563.5	2007	267	Am				Am (as am by
21751	2006	584	Ad				Sec. 2, Stats.
21855	1999	991	Am <sup>96 114</sup>				1998, Ch.
21856	2003	149	Am				747) <sup>13</sup>
24000	2002	434	Am	30504	2004	253	Am
24001	2002	434	Am	30520	2004	253	S
	2003	726	Am	30521	2004	253	S
	2008	87	Am	30522	2004	253	S
24002	2002	434	Am	30523	2004	253	S
24007	2002	434	Am	30524	2004	253	S
24009	2002	434	Am	30525	2004	253	S
24010	2002	434	Am	30526	2004	253	R
24011	2002	434	Am	30801	2002	784	Am <sup>490</sup>
	2003	726	Am		2003	33	Am
	2004	460	Am		2004	118	Am
24011.5	2002	434	Ad		2004	183	Am <sup>571</sup>
24012	2002	434	Am		2006	538	Am <sup>802</sup>
	2006	499	Am	30803	2004	118	Am
24013	2002	434	Am	30804.7	2004	253	Am <sup>13</sup>
24013.5	2008	87	Am	30805	2004	118	Am
24017	2002	434	Am	30806	2004	118	R
24713	2002	535	Am	30850	2004	118	Am
25023	2002	535	Am	31108	2000	567	Am
25564	2007	43	Am	31108.5	2000	567	Ad
25703	2002	535	Am	31503	2002	784	Am <sup>490</sup>
27503.5	2003	283	Ad	31621	2002	784	Am <sup>490</sup>
27519.5	2003	283	Ad	31622	2002	784	Am <sup>490</sup>
27522	1999	197	Ad		2005	75*	Am <sup>80</sup>
27523	1999	197	Ad	31683	2005	668	Am
27541	2003	283	Am	31751	2004	253	Am <sup>13</sup>
27551	2003	283	Am	31751.3	2004	253	R (as ad by
27553	2003	283	Am				Sec. 6.3, Stats.
27571	1999	197	Am				1998, Ch. 747)
	2004	460	Am				Am (as ad by
27572	2004	460	Am				Sec. 6, Stats.
27573	2002	535	Am				1998, Ch.
27644	1999	197	Am				747) <sup>13</sup>
	2002	535	Am	31751.7	2004	253	Am <sup>13</sup>
27680	2003	283	Ad	31752	2000	567	Am
	2004	183	Am <sup>571</sup>	31752.2	2000	567	Ad
27681	2003	283	Ad	31753	1999	83	Am <sup>30</sup>
	2004	183	Am <sup>571</sup>		2000	567	Am
27682	2003	283	Ad	31754	2000	57	Am (as ad by
27683	2003	283	Ad				Sec. 16 and
27684	2003	283	Ad				Sec. 16.5, Stats.
27685	2003	283	Ad				1998, Ch. 752)
27686	2003	283	Ad				
	2004	183	Am <sup>571</sup>				
27687	2003	283	Ad				
27688	2003	283	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
31754 (Cont.)				35861	2007	339	Am
	2000	567	Am (by Sec. 6.5 of Ch., as ad by Sec. 16, Stats., 1998, Ch. 752) <sup>21 20</sup>	35891	2007	339	Am
			Am (by Sec. 7.5 of Ch., as ad by Sec. 16.5, Stats., 1998, Ch. 752) <sup>35</sup>	35893	2007	339	Am
			Ad & R <sup>39</sup>	35971	2007	339	Am
31755	1999	81 *		36805	2006	538	Am <sup>802</sup>
31760	2004	253	S	36861	2007	339	Am
31761	2004	253	S	36951	2007	339	Am
31762	2004	253	S	36981	2007	339	Am
31763	2004	253	S	36991	2008	236 *	Am
31764	2004	253	S	36992	2008	236 *	Am
31765	2004	253	S	36993	2008	236 *	R
31766	2004	253	R	36994	2008	236 *	R
32501.5	2003	726	Ad	38421	2007	339	Am
32505	2004	460	Am	38671	2007	339	Am
32505	2004	460	Am	38731	2007	339	Am
32511	2004	460	Am	38761	2007	339	R & Ad
32734	2005	222	Am	38762	2007	339	Ad
32814	2004	436	Am	38763	2007	339	Ad
33221	2006	584	Am	38764	2007	339	Ad
33222	2006	584	Am	38791	2007	339	Am
33223	2006	584	Am	39901	2006	538	Am <sup>802</sup>
33224	2006	584	Am	40535	2005	613	Ad
33225	2006	584	Am	41606	2003	480	Ad
33226	2006	584	Am	42684	2006	538	Am <sup>802</sup>
33227	2000	115	Am	42801	1999	240	S <sup>18</sup>
33228	2006	584	Ad		2004	146	S <sup>38</sup>
33251	2006	584	Am	42802	1999	240	S <sup>18</sup>
	2007	130	Am <sup>902</sup>		2004	146	S <sup>38</sup>
33252	2006	584	Am	42803	1999	240	S <sup>18</sup>
33257	2006	584	Am		2004	146	S <sup>38</sup>
33261	2006	584	Am	42804	1999	240	S <sup>18</sup>
	2007	130	Am <sup>902</sup>		2004	146	S <sup>38</sup>
33262	2006	584	Am	42805	1999	240	S <sup>18</sup>
	2007	130	Am <sup>902</sup>		2004	146	S <sup>38</sup>
33263	2006	584	Am	42806	1999	240	S <sup>18</sup>
33264	2006	584	Am		2004	146	S <sup>38</sup>
33291	2006	584	Am	42807	1999	240	S <sup>18</sup>
33292	2006	584	Am		2004	146	S <sup>38</sup>
33294	2004	352	Am	42808	1999	240	S <sup>18</sup>
33296	2006	584	Am		2004	146	S <sup>38</sup>
33297	2006	584	Am	42809	1999	240	S <sup>18</sup>
	2007	130	Am <sup>902</sup>		2004	146	S <sup>38</sup>
33298	2006	584	Am	42810	1999	240	S <sup>18</sup>
33452	2005	222	Am		2004	146	S <sup>38</sup>
33481	2002	524	Am	42811	1999	240	S <sup>18</sup>
33527	2007	339	Am		2004	146	S <sup>38</sup>
35013	2004	460	Am	42812	1999	240	S <sup>18</sup>
35171	2004	457	Am		2004	146	S <sup>38</sup>
35221	2004	457	Am	42813	1999	240	S <sup>18</sup>
35231	2004	457	Am		2004	146	S <sup>38</sup>
35781	2007	339	Am	42814	1999	240	S <sup>18</sup>
35783	2007	339	Am		2004	146	S <sup>38</sup>
	2008	236 *	Am	42815	1999	240	Am <sup>18</sup>
35783.1	2007	339	Am		2004	146	Am <sup>38</sup>
	2008	236 *	Am	42943	1999	452	Am
				43003	2005	220	Am
				43039	2007	43	Am
				43100	2002	535	Am
				44975	1999	609	Am
				45040	2002	946	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**FOOD AND AGRICULTURAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
46000	2002	533	Am	47014	1999	833	R
46001	2002	533	Ad	47020	1999	833	R (as ad by
46002	2002	533	R & Ad				Sec. 1.5, 2nd
46003	1999	609	Am				text, Stats.
	2002	533	Am				1966, Ch. 606)
46003.5	1999	609	Am				Am (as ad by
46004.1	2002	533	Ad				Sec. 1.5, 1st
46005	2002	533	R & Ad				text, Stats.
46007	2002	533	R & Ad				1996, Ch.
46008	1999	609	R				606) <sup>13</sup>
	2002	533	Ad	47021	1999	833	Ad & R <sup>18</sup>
46009	2002	533	R & Ad		2004	444	Am <sup>75</sup>
46011	2002	533	R & Ad		2006	440	Am <sup>349</sup>
46013.1	2002	533	Ad	47022	2001	373	Ad
	2003	726	Am	47022.1	2001	373	Ad
46013.2	2002	533	Ad	47022.2	2001	373	Ad
46014.1	2002	533	Ad	47022.3	2001	373	Ad
46014.2	2002	533	Ad	47022.4	2001	373	Ad
46014.4	2002	533	Ad	47022.5	2001	373	Ad
46014.6	2002	533	Ad	47022.6	2001	373	Ad
46015	2002	533	R & Ad	47022.7	2001	373	Ad
46016.1	2002	533	Ad	47025	1999	833	S <sup>18</sup>
46016.2	2002	533	Ad		2001	373	Am
46016.3	2002	533	Ad		2004	444	S <sup>75</sup>
46016.4	2002	533	Ad		2006	440	S <sup>349</sup>
46016.5	2002	533	Ad	47026	1999	833	Am <sup>18</sup>
46017	2002	533	Ad		2004	444	Am <sup>75</sup>
46018.1	2002	533	Ad		2006	440	Am <sup>349</sup>
46018.2	2002	533	Ad	Div. 17,			
46020	2002	533	Ad	Ch. 10.5,			
46021	2002	533	Ad	Art. 5,			
46022	2002	533	Ad	heading			
46023	2002	533	Ad	(Sec. 47030			
46024	2002	533	Ad	et seq.)	2008	447	Ad
46027	2002	533	Ad	47030	2008	447	Ad
46028	2002	533	Ad	47050	2008	447	Ad
46029	2002	533	Ad	48000	2002	946	S <sup>57</sup>
47000	1999	833	Am		2005	180*	Am
	2008	447	Am	48001	2002	946	S <sup>57</sup>
47001	1999	833	Am		2005	180*	Am
	2008	447	Am		2007	346	Am
47002	1999	833	R & Ad	48002	1999	507*	Am
	2008	447	Am		2002	946	S <sup>57</sup>
47003	1999	833	Am		2005	180*	Am
	2008	447	Am	48002.5	1999	507*	Ad
Div. 17,					2002	946	S <sup>57</sup>
Ch. 10.5,					2005	180*	R & Ad
Art. 1.5,				48003	2002	946	S <sup>57</sup>
heading				48004	2002	946	R
(Sec. 47004				52100	2000	359	Ad
et seq.)	2008	447	Ad	52254	2006	499	Am
47004	1999	833	Am	52260	2006	499	Am
47004.1	1999	833	Ad	52282	2004	459	Am
47005	2001	373	Ad	52291	2008	399	Am
47005.1	2001	373	Ad	52295	2006	538	Am <sup>802</sup>
47005.2	2001	373	Ad	Div. 18,			
47005.3	2001	373	Ad	Ch. 2,			
47010	1999	833	S <sup>57</sup>	Art. 2.6,			
47011	1999	833	Am <sup>57</sup>	heading			
47012	1999	833	S <sup>57</sup>	(Sec. 52300			
47013	1999	833	Am <sup>57</sup>	et seq.)	2008	424	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
52300	2008	424	Ad	54443	2005	77	R
52301	2008	424	Ad		2005	613	Ad
52302	2008	424	Ad	54444	2005	77	R
52303	2008	424	Ad		2005	613	Ad
52304	2008	424	Ad	54445	2005	77	R
52305	2008	424	Ad		2005	613	Ad
52306	2008	424	Ad	54446	2005	77	R
52323	2003	349	Am <sup>319 38</sup>		2005	613	Ad
52324	2003	349	Am <sup>319 38</sup>	54447	2005	613	Ad
	2008	425	Am <sup>38</sup>	54451.5	2003	145	Ad
52325	2003	349	Am <sup>319 38</sup>		2005	77	Am
52351	2006	499	Am	54452	2003	145	Am
	2008	399	Am	54453	2003	145	Am
52354	2006	499	Am	55000	2000	579	Ad
52361	2006	499	Am		2008	414	Am
52391	2006	499	Am	55001	2000	579	Ad
52451	2006	499	Am		2008	414	Am
52453	2006	499	Am	55002	2000	579	Ad
52455	2006	499	Am		2008	414	Am
52456	2000	589	Am	55003	2000	579	Ad
52481	2006	499	Am		2008	414	Am
52482	2003	282	Am	55006	2000	579	Ad
	2006	499	Am	55007	2000	579	Ad
52483	2006	499	Am		2008	414	Am
52484	2006	499	Am	55008	2000	579	Ad
52487	2006	499	Am	55008.5	2008	414	Ad
52489	2003	282	Ad	55009	2000	579	Ad
	2004	183	Am <sup>571</sup>	55010	2000	579	Ad
52511	2006	499	Am	55010.5	2000	579	Ad
52851	2008	189	Am	55010.6	2008	414	Ad
52852	2008	189	Am	55010.7	2008	414	Ad
52856	2008	189	Am	55011	2000	579	Ad
52863	2008	189	Am		2008	414	Am
52867	2008	189	Ad	55012	2000	579	Ad
52868	2008	189	Ad	55012.5	2008	414	Ad
52871	2008	189	Am	55013	2000	579	Ad
52873	2008	189	Am		2008	414	Am
52876	2008	189	Am	55014	2000	579	Ad
52879	2008	189	Am	55015	2000	579	Ad
52882	2008	189	Am	55020	2000	579	Ad
52883	2008	189	Am		2008	414	Am
52886	2008	189	Am	55020.5	2000	579	Ad
52887	2008	189	Am		2008	414	Am
52891.1	2006	538	Am <sup>802</sup>	55021	2000	579	Ad
	2008	189	Am		2008	414	Am
52892	2008	189	Am	55022	2000	579	Ad
52893	2008	189	Am		2008	414	Am
52901	2008	189	Am	55040	2000	579	Ad
52931	2008	189	Am		2008	414	Am
52932	2008	189	Am	55045	2000	579	Ad
52934	2008	189	Am		2008	414	R
52935	2008	189	Am	55046	2000	579	Ad
52936	2008	189	Am		2008	414	R
52937	2008	189	Am	55047	2000	579	Ad
52941	2003	236*	Am		2008	414	Am
52951	2008	189	Am	55050	2000	579	Ad
52953	2008	189	Am		2008	414	Am
52972	2008	189	Am	55051	2000	579	Ad
52975	2008	189	Am		2008	414	Am
54442	2005	77	R	55052	2000	579	Ad
	2005	613	Ad		2008	414	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
55060	2000	579	Ad	55901	2000	412	Am (by Sec. 1 of Ch.)
	2008	414	Am		2000	768	Am (by Sec. 4.5 of Ch.)
55061	2000	579	Ad	55922	2000	412	Am (by Sec. 2 of Ch.)
55062	2000	579	Ad		2000	768	Am (by Sec. 5.5 of Ch.)
55063	2000	579	Ad	56133.5	2000	768	Am
55070	2000	579	Ad	56183.5	1999	198	Am
55071	2000	579	Ad	56185.75	1999	198	Am
55072	2000	579	Ad	56382.5	2000	768	Am
55074	2000	579	Ad	56382.8	2005	613	Ad
55075	2000	579	Ad		2006	499	Am
55076	2000	579	Ad	56572	1999	198	Am
55080	2000	579	Ad	56621	2000	768	Am
55081	2000	579	Ad	56631	2000	412	Am (by Sec. 3 of Ch.)
55082	2000	579	Ad		2000	768	Am (by Sec. 9.5 of Ch.)
55083	2000	579	Ad	56652	2000	412	Am (by Sec. 4 of Ch.)
55100	2000	579	Ad		2000	768	Am (by Sec. 10.5 of Ch.)
	2008	414	Am	57405	1999	991	Am <sup>96 114</sup>
55101	2000	579	Ad	57408	1999	991	Am <sup>96 114</sup>
55102	2000	579	Ad	57409	1999	991	Am <sup>96 114</sup>
55103	2000	579	Ad	57411	1999	991	Am <sup>96 114</sup>
55104	2000	579	Ad	57516	1999	991	Am <sup>96 114</sup>
55105	2000	579	Ad	57517	1999	991	Am <sup>96 114</sup>
	2008	414	Am	57519	1999	991	Am <sup>96 114</sup>
55106	2000	579	Ad	57530	1999	991	Am <sup>96 114</sup>
	2008	414	R & Ad	57531	1999	991	Am <sup>96 114</sup>
55107	2000	579	Ad	57540	1999	991	Am <sup>96 114</sup>
	2008	414	R	57567	1999	991	Am <sup>96 114</sup>
55108	2000	579	Ad	57568	1999	991	Am <sup>96 114</sup>
Div. 20, Ch. 4, Art. 10, heading (Sec. 55110 et seq.)	2008	414	Ad	57570	1999	991	Am <sup>96 114</sup>
55110	2008	414	Ad	57571	1999	991	Am <sup>96 114</sup>
55111	2008	414	Ad	57575	1999	991	Am <sup>96 114</sup>
55111.5	2008	414	Ad	57578	1999	991	Am <sup>96 114</sup>
55112	2008	414	Ad	57581	1999	991	Am <sup>96 114</sup>
55113	2008	414	Ad	57582	1999	991	Am <sup>96 114</sup>
Div. 20, Ch. 4, Art. 11, heading (Sec. 55120 et seq.)	2008	414	Ad	57590	1999	991	Am <sup>96 114</sup>
55120	2008	414	Ad	58509	2004	193	Am <sup>571</sup>
55121	2008	414	Ad	58553.5	2002	982*	Ad
55122	2008	414	Ad	58579	2002	982*	R
55123	2008	414	Ad	58750	2001	118*	Ad
55484.75	1999	198	Am	58889	2002	157	R (as ad by Sec. 2, Stats. 1998, Ch. 912)
55523	1999	198	Am				Am (as am by Sec. 1, Stats. 1998, Ch. 912) <sup>13</sup>
	2000	768	Am	58897	1999	609	Ad
55601.5	1999	199	Am	58937	2000	1055*	Am
55702	1999	991	Am <sup>96 114</sup>	59289	2007	43	Am
	2000	135	Am <sup>203</sup>	59947	2000	1055*	Am
	2006	254	Am	61371	2000	164	R
55722.5	2000	768	Am	61371.5	2000	164	R
55861	1999	143	Am	61372	2000	164	R
55862	1999	198	Am	61373	2000	164	R
55882	2000	768	Am	61375	2000	164	R
				61375.5	2000	164	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**FOOD AND AGRICULTURAL CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
61376	2000	164	R	66663	2004	183	Am <sup>571</sup>
61377	2000	164	R	67003	2002	946	Am
61378	2000	164	R	67005	2002	946	Am
61378.5	2000	164	R	67006	2002	946	Am
61379	2000	164	R	67024	2002	946	R
61384	2000	164	Am	67026	2002	946	R
	2006	505	Am	67027	2002	946	R
	2007	351	Am	67028	2002	946	Am
61405	2004	70	Am	67030	2002	946	Am
61581	1999	682	Ad & R <sup>5</sup>	67031	2002	946	R
61582	1999	682	Ad & R <sup>5</sup>	67032	2002	946	R
61583	1999	682	Ad & R <sup>5</sup>	67032.5	2002	946	R
61584	1999	682	Ad & R <sup>5</sup>	67033	2002	946	R
61585	1999	682	Ad & R <sup>5</sup>	67036	2002	946	R
61586	1999	682	Ad & R <sup>5</sup>	67036.5	2002	946	Am
61587	1999	682	Ad & R <sup>5</sup>	67039	2002	946	Am
62069	2006	538	Am <sup>802</sup>	67040.5	2002	946	Ad
62095.1	2006	505	Am	67041	2002	946	Am
62182	2004	70	Am	67042	2002	946	Am
62521	2006	505	Am	67044	2002	946	Am
	2008	236*	Am	67045	2002	946	R
62560	2002	769	Am	67051	2002	946	Am
	2006	505	Am	67051.1	2002	946	Am
62561	2006	505	Am	67051.3	2002	946	R
62563	2006	505	Am	67051.5	2002	946	Am
62564	2006	505	Am	67051.6	2002	946	Am
62569	2002	524	Am	67052	2002	946	Am
62574	2006	505	Am	67053	2002	946	Am
62580.5	2006	505	Ad	67054	2000	587	Am
62582	2003	726	Am		2002	946	Am
62583	2008	236*	Am	67055	2002	946	Am
62584	2008	236*	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 <sup>571</sup>	67122	2002	946	Am
66572	2004	183	Am <sup>571</sup>	67123	2002	946	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
67124	2002	946	Am	77031	2006	409*	Am
67125	2002	946	Am	77032	1999	609	Am
67126	2002	946	Am		2006	409*	Am
67131	2002	946	Am	77032.5	2006	409*	R
67131.5	2002	946	R	77034	1999	609	Am
67131.6	2002	946	R	77051	2006	409*	Am
67132	2002	946	Am		2007	124	Am
67133	2002	946	Am	77057	2006	409*	Am
67134	2002	946	Am	77058	2006	409*	Am
67140	2002	946	Am	77063	2006	499	Am
67141	2002	946	Am	77065	2006	409*	Am
67142	2002	946	Am	77090	1999	609	Am
67143	2002	946	Am	77091	1999	609	Am
68082	2007	124	Ad		2006	409*	Am
68141	2007	124	Ad	77093	1999	609	Am
68142	2007	124	Ad	77095	1999	609	Am
68143	2007	124	Ad	77096	1999	609	Am
68144	2007	124	Ad	77097	1999	609	Am
71010	2008	414	Am	77103	2006	409*	Ad <sup>424</sup>
73053	2006	538	Am <sup>802</sup>	77122	2006	409*	R
73202	2006	538	Am <sup>802</sup>	77123	1999	609	Am
74028	2004	183	Am <sup>571</sup>		2006	409*	Am
74785	2003	179	Am	77128	2006	409*	R
74901	2000	587	Am	77129	2006	409*	R
74901.5	2000	587	Ad	77151	2006	409*	Am
75022	2006	538	Am <sup>802</sup>	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 <sup>431</sup>	77229	2004	167	Am
75131	2000	587	Am	77230	2004	167	Am
	2001	159	Am <sup>305</sup>	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 <sup>647</sup>
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 <sup>647</sup>
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

**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
77371	2004	167	Am	78856	2005	597	Ad <sup>737</sup>
77373	2004	167	Am	78857	2005	597	Ad <sup>737</sup>
	2006	538	Am <sup>802</sup>	78858	2005	597	Ad <sup>737</sup>
77374	2004	167	Am	78859	2005	597	Ad <sup>737</sup>
77375	2006	538	Am <sup>802</sup>	78860	2005	597	Ad <sup>737</sup>
77554	2006	538	Am <sup>802</sup>	78861	2005	597	Ad <sup>737</sup>
77761	2006	83	Am	78862	2005	597	Ad <sup>737</sup>
77922	2007	124	Am	78863	2005	597	Ad <sup>737</sup>
77941	2006	538	Am <sup>802</sup>	78864	2005	597	Ad <sup>737</sup>
77961	2007	124	Am	78865	2005	597	Ad <sup>737</sup>
77985	2006	500*	Am	78866	2005	597	Ad <sup>737</sup>
78302	2004	183	Am <sup>571</sup>	78867	2005	597	Ad <sup>737</sup>
78486	2004	225*	Am	78881	2005	597	Ad <sup>737</sup>
78558	2000	1055*	Am	78882	2005	597	Ad <sup>737</sup>
78623	2006	499	Am	78901	2005	597	Ad <sup>737</sup>
78636	2001	373	Am	78903	2005	597	Ad <sup>737</sup>
	2003	350	Am	78904	2005	597	Ad <sup>737</sup>
78640	2006	499	Am	78905	2005	597	Ad <sup>737</sup>
78674	2001	373	Am	78906	2005	597	Ad <sup>737</sup>
78690	2004	183	Am <sup>571</sup>	78907	2005	597	Ad <sup>737</sup>
78700	2006	499	Am	78908	2005	597	Ad <sup>737</sup>
78801	2005	597	Ad <sup>737</sup>	78909	2005	597	Ad <sup>737</sup>
78802	2005	597	Ad <sup>737</sup>	78921	2005	597	Ad <sup>737</sup>
78803	2005	597	Ad <sup>737</sup>		2007	124	Am
78804	2005	597	Ad <sup>737</sup>	78923	2005	597	Ad <sup>737</sup>
78805	2005	597	Ad <sup>737</sup>		2007	124	Am
78806	2005	597	Ad <sup>737</sup>	78924	2005	597	Ad <sup>737</sup>
78807	2005	597	Ad <sup>737</sup>	78925	2005	597	Ad <sup>737</sup>
78808	2005	597	Ad <sup>737</sup>	78926	2005	597	Ad <sup>737</sup>
78809	2005	597	Ad <sup>737</sup>	78927	2005	597	Ad <sup>737</sup>
78810	2005	597	Ad <sup>737</sup>	78928	2005	597	Ad <sup>737</sup>
78811	2005	597	Ad <sup>737</sup>	78941	2005	597	Ad <sup>737</sup>
78821	2005	597	Ad <sup>737</sup>	78942	2005	597	Ad <sup>737</sup>
78822	2005	597	Ad <sup>737</sup>	78943	2007	130	Ad(RN) <sup>902</sup>
78823	2005	597	Ad <sup>737</sup>	78944	2005	597	Ad <sup>737</sup>
78824	2005	597	Ad <sup>737</sup>	78945	2005	597	Ad <sup>737</sup>
78825	2005	597	Ad <sup>737</sup>	78961	2005	597	Ad <sup>737</sup>
78826	2005	597	Ad <sup>737</sup>	78962	2005	597	Ad <sup>737</sup>
78827	2005	597	Ad <sup>737</sup>	78963	2005	597	Ad <sup>737</sup>
78828	2005	597	Ad <sup>737</sup>	78964	2005	597	Ad <sup>737</sup>
78829	2005	597	Ad <sup>737</sup>	78965	2005	597	Ad <sup>737</sup>
78830	2005	597	Ad <sup>737</sup>	79000	2002	973	Ad
78831	2005	597	Ad <sup>737</sup>	79001	2002	973	Ad
78832	2005	597	Ad <sup>737</sup>	79002	2002	973	Ad
78833	2005	597	Ad <sup>737</sup>	79003	2002	973	Ad
78834	2005	597	Ad <sup>737</sup>	79004	2002	973	Ad
78835	2005	597	Ad <sup>737</sup>	79005	2002	973	Ad
78835.5	2005	597	Ad <sup>737</sup>	79006	2002	973	Ad
78836	2005	597	Ad <sup>737</sup>	79007	2002	973	Ad
78837	2005	597	Ad <sup>737</sup>	79008	2002	973	Ad
78838	2005	597	Ad <sup>737</sup>		2003	62	Am <sup>519</sup>
78839	2005	597	Ad <sup>737</sup>	79009	2002	973	Ad
	2007	124	Am	79020	2002	973	Ad
78840	2005	597	Ad <sup>737</sup>	79021	2002	973	Ad
78841	2005	597	Ad <sup>737</sup>	79022	2002	973	Ad
78842	2005	597	Ad <sup>737</sup>	79023	2002	973	Ad
78851	2005	597	Ad <sup>737</sup>	79024	2002	973	Ad
78852	2005	597	Ad <sup>737</sup>	79025	2002	973	Ad
78853	2005	597	Ad <sup>737</sup>	79026	2002	973	Ad
78854	2005	597	Ad <sup>737</sup>	79040	2002	973	Ad
78855	2005	597	Ad <sup>737</sup>		2006	499	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
79041	2002	973	Ad	79078	2002	973	Ad
79042	2002	973	Ad	79079	2002	973	Ad
79043	2002	973	Ad	79080	2002	973	Ad
79044	2002	973	Ad	79081	2002	973	Ad
79045	2002	973	Ad	79100	2002	973	Ad
79046	2002	973	Ad	79101	2002	973	Ad
79047	2002	973	Ad	79102	2002	973	Ad
79048	2002	973	Ad	79103	2002	973	Ad
79049	2002	973	Ad	79104	2002	973	Ad
79050	2002	973	Ad	79120	2002	973	Ad
79051	2002	973	Ad	79121	2002	973	Ad
79052	2002	973	Ad	79122	2002	973	Ad
79053	2002	973	Ad	79123	2002	973	Ad
79054	2002	973	Ad	79124	2002	973	Ad
79055	2002	973	Ad	79125	2002	973	Ad
79056	2002	973	Ad	79126	2002	973	Ad
79057	2002	973	Ad	79127	2002	973	Ad
79061	2002	973	Ad	79128	2002	973	Ad
79062	2002	973	Ad	79129	2002	973	Ad
79063	2002	973	Ad	79130	2002	973	Ad
79064	2002	973	Ad	79131	2002	973	Ad
79065	2002	973	Ad	79132	2002	973	Ad
79066	2002	973	Ad	79140	2002	973	Ad
79067	2002	973	Ad	79141	2002	973	Ad
79068	2002	973	Ad	79142	2002	973	Ad
79069	2002	973	Ad	79143	2002	973	Ad
79070	2002	973	Ad	79144	2002	973	Ad
79071	2002	973	Ad	79145	2002	973	Ad
79072	2002	973	Ad	79843	2005	597	Ad <sup>737</sup>
79073	2002	973	Ad		2007	130	Am & RN <sup>902</sup>
79074	2002	973	Ad	80074	2004	460	Am
79075	2002	973	Ad	80172	2004	421	Am
79076	2002	973	Ad	80174	2006	347	Am
79077	2002	973	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7.6	2002	1008	Am	920	2006	538	Am <sup>802</sup>
	2008	182	Am	925	2006	538	Am <sup>802</sup>
179	2005	233 *	Ad <sup>733</sup>	926.19	2006	538	Am <sup>802</sup>
			R <sup>69</sup>	927.1	2000	151	Am
	2007	414 *	S <sup>942 639</sup>		2006	861	Am
179.5	2005	233 *	Ad <sup>733</sup>	927.10	2006	861	Am
			R <sup>69</sup>	927.11	2006	861	Am
	2007	414 *	S <sup>942 639</sup>	927.2	1999	784 *	Am
179.7	2005	233 *	Ad <sup>733</sup>		2006	861	Am
			R <sup>69</sup>	927.3	2006	861	Am
	2007	414 *	S <sup>942 639</sup>	927.5	1999	784 *	Am
179.8	2007	414 *	Ad <sup>942</sup>	927.6	2006	861	Am
			R <sup>446</sup>	927.7	2006	861	Am
179.9	2005	233 *	Ad <sup>733</sup>	935.6	2002	1007	Am
			R <sup>69</sup>		2007	509 *	Am
	2007	414 *	Am <sup>942 639</sup>	935.7	2002	1124 *	Am
402	1999	416	Am		2003	228 *	Am
402.5	2001	387	Ad	935.8	2002	1007	Am
423.5	2003	113	Ad	940.2	2002	1007	Am
424.3	2001	100	Ad	940.3	2002	1007	Ad
425.10	2004	243	Ad	945.3	2002	784	Am <sup>490</sup>
429.6	2004	133	Ad	946.6	2001	44	Am
429.7	2002	365	Ad		2002	1007	Am
429.8	2005	90	Ad	948	2002	1007	Am
434.5	2002	73	Am	948.1	2002	1007	Ad
800	2006	538	Am <sup>802</sup>	955.4	2002	1007	Am
811.9	2000	447	Ad	955.9	2002	1007	Ad
	2005	706	Am	965	2002	1007	Am
818.9	2002	806	Am	965.1	2006	538	Am <sup>802</sup>
831.8	2001	756	Am <sup>316</sup>	965.2	2002	1007	Am
	2008	633 *	Am <sup>984</sup>	965.6	2002	1007	Am
831.9	2001	756	Am <sup>75</sup>	965.65	2002	1007	Am
	2008	633 *	Ad & R <sup>639</sup>	997.1	2006	538	Am <sup>802</sup>
850.6	2006	538	Am <sup>802</sup>	998.2	2006	538	Am <sup>802</sup>
854.1	2005	538	Ad	1029	2003	297	Am
900.2	2002	1007	Am	1031	2001	29	Am
900.3	2002	1007	Ad		2003	777	Am
905	2005	706	Am				R & Ad <sup>63</sup>
	2007	130	Am <sup>902</sup>		2008	699	Am <sup>980</sup>
	2008	383	Am	1031.2	2008	437	Ad
905.2	2004	227 *	Am	1040	2004	419	Ad
	2005	184 *	Am <sup>726</sup>	1041	2005	339	Ad
905.3	2006	538	Am <sup>802</sup>	1042	2008	77	Ad
905.7	2005	706	Ad	1064	2004	558	Am
910.4	2002	1124 *	Am <sup>533</sup>	1091	1999	349	Am
	2004	227 *	Am		2003	701	Am
	2005	706	Am		2004	16 *	Am
910.8	2004	227 *	Am		2008	163	Am
	2005	184 *	Am	1091.2	2000	108 *	Am
911	2004	227 *	Am	1091.3	2001	101	Ad
	2005	184 *	Am		2002	664	Am <sup>431</sup>
911.2	2005	184 *	Am	1091.4	2003	822	Ad
911.4	1999	620	Am		2004	183	Am <sup>571</sup>
	2003	847	Am	1091.5	1999	349	Am
912.4	2002	1007	Am		2000	87 *	Am
912.7	2002	1007	Ad		2005	348	Am
912.8	2002	1007	Am	1091.6	2006	594	Ad
	2004	183	Am <sup>571</sup>	1092	2007	68	Am
913	2002	1007	Am	1099	2005	254	Ad
915	2002	1007	Am	1151	2006	538	Am <sup>802</sup>
915.2	2002	1124 *	Am	1151.5	2002	1144	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1156	1999	971	Am	3502.1	2001	788	Ad
1156.1	2001	118 *	Ad	3502.5	2000	901	Am
1228.6	2004	31 *	Ad		2001	259	Am
	2005	158	R		2003	311	Am
1236	2006	452	Am		2008	179	Am <sup>976</sup>
1237	2006	452	Am	3504.5	2002	1041	Am <sup>441</sup>
1243	2005	322	Ad	3505.4	2000	316	Ad
1322	1999	525	Am <sup>112</sup>	3507	2003	215	Am
	2000	857	Am <sup>203</sup>	3507.1	2000	901	R & Ad
	2007	483	Am <sup>962</sup>		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 <sup>490</sup>	3508.5	2000	901	Am
1773.5	2002	658	Ad	3509	2000	901	Am & RN
1780	1999	312	Am				Ad <sup>96</sup>
	2007	343	Am		2002	1137	Am
1997.53	1999	446 *	R		2003	215	Am
3003	2008	118	Ad		2008	712	Am
3102	2000	506	Am	3509.5	2002	1137	Ad
3105	2000	506	Am	3510	2000	901	Am & RN & Ad(RN)
	2001	176	Am	3511	2000	901	Ad
3108	2006	347	Am	3513	1999	918	Am
3114	2001	745 *	Am		2007	183	Am
3250	2007	591	Ad	3515.7	2000	879	Am
3251	2007	591	Ad		2006	538	Am <sup>802</sup>
3252	2007	591	Ad	3517.6	1999	446 *	Am
3253	2007	591	Ad		2001	364 *	Am
3254	2007	591	Ad		2004	69 *	Am
3254.5	2007	591	Ad	3517.61	2002	1 *	Am
3255	2007	591	Ad		2003	62	Am <sup>519</sup>
3256	2007	591	Ad		2004	69 *	Am
3256.5	2007	591	Ad	3517.63	2005	499	Ad
3257	2007	591	Ad	3517.65	1999	83	Am <sup>30</sup>
3258	2007	591	Ad		1999	446 *	R
3259	2007	591	Ad	3517.8	2000	879	Ad
3260	2007	591	Ad		2008	179	Am <sup>976</sup>
3261	2007	591	Ad	3522	2004	504	Ad
3262	2007	591	Ad	3526	2004	654	Am
3304	2004	405	Am <sup>654</sup>	3527	2007	183	Am
3306.5	2000	209	Ad	3533	2004	654	Am
3307.5	1999	338	Ad	3539.5	2006	538	Am <sup>802</sup>
3309.5	2002	1156	Am	3540.1	1999	828	Am (by Sec. 5 of Ch.)
	2003	62	Am <sup>519</sup>				Am <sup>203</sup>
	2003	876	Am		2000	135	Am
	2005	22	Am <sup>647</sup>		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		2008	179	Am <sup>976</sup>
3500	2000	901	Am	3543.1	2006	538	Am <sup>802</sup>
3500.5	2000	901	Ad(RN)	3543.4	2001	159	Am <sup>305</sup>
3501	2000	901	Am	3543.5	2003	276	Am
	2003	215	Am	3544.1	2003	190	Am
3501.5	2000	1010	Am	3544.7	2003	190	Am
	2002	784	Am <sup>490</sup>	3546	2000	893	R & Ad
3501.6	2000	1010	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
3546 (Cont.)	2001	805	Am	4459.5	2003	872	Ad
	2001	805	Am		2008	549	Am
3547.5	2004	52*	Am	4459.6	2003	872	Ad
3549.1	2006	538	Am <sup>802</sup>	4459.7	2003	872	Ad
3562	1999	971	Am	4459.8	2003	872	Ad
	2002	1046	Am	4460	1999	386	Ad
	2003	62	Am <sup>519</sup>	4461	2002	244	Ad
3562.2	2000	1030	Ad	4529.10	2000		
	2001	159	Am <sup>305</sup>		Initiative		
	2001	793	Am		(Prop. 35		
3566	1999	971	Am		adopted		
3572	2006	538	Am <sup>802</sup>		Nov. 7,		
3572.5	2001	808	Am		2000)		Ad
	2004	69*	Am	4529.11	2000		
3574	2003	216	Am		Initiative		
3577	2003	216	Am		(Prop. 35		
3579	1999	971	Am		adopted		
3583	1999	952	Am		Nov. 7,		
3583.5	1999	952	Ad		2000)		Ad
	2000	893	Am	4529.12	2000		
	2001	159	Am <sup>305</sup>		Initiative		
3584	1999	952	Ad		(Prop. 35		
3585	1999	952	Am		adopted		
3593	2002	1046	Am		Nov. 7,		
	2003	62	Am <sup>519</sup>		2000)		Ad
4005	2002	221	Am	4529.13	2000		
4216	2004	77	Am		Initiative		
	2006	651	Am		(Prop. 35		
	2007	343	Am		adopted		
4216.2	2004	77	Am		Nov. 7,		
	2006	651	Am		2000)		Ad
4216.3	2005	114	Am	4529.14	2000		
	2006	651	Am		Initiative		
4216.4	2005	114	Am		(Prop. 35		
	2006	263*	Am		adopted		
	2006	651	Am		Nov. 7,		
4216.7	2006	651	Am		2000)		Ad
4216.8	2004	77	Am	4529.15	2000		
4217.11	2006	198	Am		Initiative		
4240	1X	2001–02	7* Ad & R <sup>37 20</sup>		(Prop. 35		
4241	1X	2001–02	7* Ad & R <sup>37 20</sup>		adopted		
	1X	2001–02	13* Am		Nov. 7,		
4242	1X	2001–02	7* Ad & R <sup>37 20</sup>		2000)		Ad
4243	1X	2001–02	7* Ad & R <sup>37 20</sup>	4529.16	2000		
4244	1X	2001–02	7* Ad & R <sup>37 20</sup>		Initiative		
4245	1X	2001–02	7* Ad & R <sup>37 20</sup>		(Prop. 35		
4246	1X	2001–02	7* Ad & R <sup>37 20</sup>		adopted		
4246.5	1X	2001–02	7* Ad & R <sup>37 20</sup>		Nov. 7,		
4247	1X	2001–02	7* Ad & R <sup>37 20</sup>		2000)		Ad
4420	1999	521*	R & Ad	4529.17	2000		
	2000	763	Am		Initiative		
4420.5	1999	521*	Am		(Prop. 35		
	2001	734*	Am		adopted		
4450	2004	252	Am		Nov. 7,		
	2008	549	Am		2000)		Ad
4451	2000	989	Am	4529.18	2000		
4454	2000	989	Am		Initiative		
	2004	252	Am		(Prop. 35		
	2005	299*	Am		adopted		
4458	2003	872	Am		Nov. 7,		
4459	2000	989	Ad		2000)		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
4529.19	2000			6205.5 (Cont.)			
	Initiative			2006	475	S <sup>639</sup>	
	(Prop. 35			2006	639	Am	
	adopted			6206	2000	562	Am
	Nov. 7,			2002	380	S <sup>68</sup>	
	2000)	Ad		2006	475	S <sup>639</sup>	
4529.20	2000			2006	639	Am	
	Initiative			6206.4	2000	33	Ad
	(Prop. 35			2002	380	S <sup>68</sup>	
	adopted			2006	475	S <sup>639</sup>	
	Nov. 7,			6206.5	2000	33	Am
	2000)	Ad		2000	562	Am (by Sec.	
4535.1	2004	277	Am			6.5 of Ch.)	
4560	1999	83	Am <sup>30</sup>	2002	380	S <sup>68</sup>	
5906	2006	538	Am <sup>802</sup>	2006	475	S <sup>639</sup>	
5921	2006	640*	Am	6206.7	2000	33	Am
5921.5	2006	640*	Ad	2000	562	Am	
5922	2006	640*	Am	2002	380	S <sup>68</sup>	
5924	1X 2003–04	12*	Am	2006	475	S <sup>639</sup>	
	2006	640*	Am	6207	2000	562	Am
5925	2008	3*	Ad	2002	380	S <sup>68</sup>	
6103	2008	218	Am	2006	475	S <sup>639</sup>	
6103.2	2002	1009	Am	6207.5	2002	380	S <sup>68</sup>
			R & Ad <sup>100</sup>	2006	475	S <sup>639</sup>	
	2004	811	Am (as am by	6208	2000	33	Am
			Sec. 5, Stats.	2002	380	S <sup>68</sup>	
			2002, Ch.	2006	475	S <sup>639</sup>	
			1009)	6208.5	2000	562	Am
	2006	476	Am	2002	380	S <sup>68</sup>	
	2007	130	Am <sup>902</sup>	2006	475	S <sup>639</sup>	
6103.3	2008	153	Ad	6209	2002	380	S <sup>68</sup>
6103.4	2008	609	Am	2006	475	S <sup>639</sup>	
6103.5	2002	784	Am <sup>490</sup>	6209.5	2000	562	R
6103.9	2000	808*	Am	6209.7	2000	562	Am
6107	2004	6*	Am	2002	380	S <sup>68</sup>	
6159	1999	514	Am	2006	475	S <sup>639</sup>	
	2001	108	Am	6210	2000	33	Am
	2001	824	Am	2002	380	S <sup>68</sup>	
	2004	380	Am	2006	475	S <sup>639</sup>	
	2006	320	Am	6211	2002	380	Am <sup>68</sup>
	2008	104	Am	2006	475	Am <sup>639</sup>	
6162	2001	427	Am	6215	2002	380	Ad & R <sup>68</sup>
6163	2001	427	Am	2004	183	Am (as ad by	
6166	1999	203	Ad			Stats. 1982, Ch.	
6203	2007	399	Am			1637) &	
Title 1,						RN <sup>571</sup>	
Div. 7,						S <sup>639</sup>	
Ch. 3.1,						Ad & R <sup>68</sup>	
heading						S <sup>639</sup>	
(Sec. 6205						Ad & R <sup>68</sup>	
et seq.)	2000	562	Am	6215.1	2002	380	Ad & R <sup>68</sup>
	2006	639	Am	2006	475	S <sup>639</sup>	
6205	2000	33	Am	6215.2	2002	380	Ad & R <sup>68</sup>
	2000	562	Am (by Sec.	2006	475	S <sup>639</sup>	
			3.5 of Ch.)	6215.3	2002	380	Ad & R <sup>68</sup>
	2002	380	S <sup>68</sup>	2006	475	S <sup>639</sup>	
	2006	475	S <sup>639</sup>	6215.4	2002	380	Ad & R <sup>68</sup>
	2006	639	Am	2006	475	S <sup>639</sup>	
6205.5	2000	33	Am	6215.5	2002	380	Ad & R <sup>68</sup>
	2000	562	Am	2006	475	S <sup>639</sup>	
	2002	380	S <sup>68</sup>	6215.6	2002	380	Ad & R <sup>68</sup>
				2006	475	S <sup>639</sup>	
				6215.7	2002	380	Ad & R <sup>68</sup>
				2006	475	S <sup>639</sup>	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6215.8	2002	380	Ad & R <sup>68</sup>	6254.18	2004	922	Ad
	2006	475	S <sup>639</sup>		2006	241	Am <sup>562 856</sup>
6215.9	2002	380	Ad & R <sup>68</sup>	6254.21	2002	621	Am
	2006	475	S <sup>639</sup>		2005	343	Am
6216	2002	380	Ad & R <sup>68</sup>	6254.22	1999	769	Ad
	2006	475	S <sup>639</sup>	6254.23	2006	867	Ad
6217	2002	380	Ad & R <sup>68</sup>	6254.24	2002	621	Ad
	2006	475	Am <sup>639</sup>		2003	468	Am <sup>561</sup>
6218	2006	486	Ad		2006	466	Am (by Sec. 7 of Ch.)
6218.05	2006	486	Ad		2006	472	Am
6219	2004	183	Ad(RN) <sup>571</sup>	6254.26	2005	258	Ad
6252	2002	945	Am (by Sec. 2 of Ch.)		2006	538	Am <sup>802</sup>
	2002	1073	Am (by Sec. 1.5 of Ch.)	6254.27	2007	627	Ad
	2004	937	Am	6254.28	2007	627	Ad
6252.6	2003	847	Ad	6254.29	2007	627	Ad
6252.7	2008	63	Ad	6254.4	1999	312	Am
6253	1999	83	Am <sup>30</sup>		2000	89	Am
	2000	982	Am		2003	809	Am
	2001	355	Am		2005	726	Am
6253.1	2001	355	Ad	6254.5	1999	525	Am <sup>112</sup>
6253.2	1999	804*	Ad		2000	857	Am <sup>203</sup>
6253.3	2008	62	Ad		2008	501	Am
6253.31	2008	62	Ad	6255	2000	982	Am
6253.4	1999	525	Am <sup>112</sup>	6276.04	2004	182	Am <sup>81 614</sup>
	2000	857	Am <sup>203</sup>	6276.06	2008	501	Am
	2006	241	Am <sup>562 856</sup>	6276.08	2004	750*	Am
6253.8	2000	783	Ad <sup>253</sup>	6276.10	2001	214	Am
6253.9	2000	982	Ad	6276.12	2004	193	Am <sup>571</sup>
6254	2000	184	Am	6276.22	2004	750*	Am
	2001	159	Am <sup>305</sup>	6276.24	2003	424	Am
	2002	175	Am	6276.30	2004	193	Am <sup>571</sup>
	2003	230*	Am		2007	577*	Am
	2003	673	Am <sup>713</sup>	6276.40	2006	689	Am
	2004	8*	Am	6276.46	2000	198	Am <sup>571</sup>
	2004	183	Am <sup>571</sup>		2004	193	Am <sup>571</sup>
	2004	228*	Am	6277	1999	784*	Ad <sup>149</sup> R <sup>8</sup>
	2004	882	Am (as am by Stats. 2004, Ch. 228, by Sec. 1 of Ch.)	6310	2006	849	Ad
	2004	937	Am (by Sec. 2.5 of Ch.)	6311	2006	849	Ad
	2005	22	Am <sup>647</sup>	6312	2006	849	Ad
	2005	476*	Am (by Sec. 1 of Ch.)	6313	2006	849	Ad
	2005	670*	Am (by Sec. 1.5 of Ch.)	6500	1999	649	Am
	2006	538	Am <sup>802</sup>	6500.1	2000	506	Ad
	2007	577*	Am (by Sec. 1 of Ch.)	6503.1	2002	339	Ad
	2007	578	Am (by Sec. 1.5 of Ch.)	6503.5	2007	343	Am
	2008	344*	Am	6503.7	2007	343	Am
	2008	358	Am	6505.5	1999	83	Am <sup>30</sup>
	2008	372	Am	6509.7	2004	470	Ad
6254.10	2005	670*	Am		2008	709	Am
6254.14	2007	577*	Am	6512.2	2001	38	Am
6254.17	2000	198	Ad	6516.6	1999	649	Am
	2004	183	Am <sup>571</sup>		2000	71*	Am <sup>190</sup>
					2000	1058	Am <sup>305</sup>
					2001	159	Am
					2001	734*	Am
					2006	366	Am
				6516.9	2004	202	Am
				6518	1999	1000	Am
				6520	2002	784	Am <sup>490</sup>
				6523	2006	553	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6523.4	2002	55	Ad	7072 (Cont.)	2006	718 *	Am
6523.5	2000	506	Am		2007	130	Am <sup>902</sup>
6523.6	2000	506	Am	7073	1999	83	Am <sup>30</sup>
6523.7	2000	506	Am		2000	616	Am
6523.75	2000	506	Am & RN		2001	587	Am
6523.8	2000	227	Ad		2004	145 *	Am
6523.9	2000	506	Ad(RN)		2006	718 *	Am
6527	2002	750 *	Am	7073.1	2006	718 *	Ad
	2003	62	Am <sup>519</sup>	7073.3	2000	616	R
6528	2000	14 *	Ad	7073.8	2003	633 *	Am
6529	2003	39	Ad		2004	145 *	Am
6530	2001	19	Ad		2006	718 *	Am
6531	2002	961	Ad	7073.9	2000	865	Ad
6533	2003	740	Ad		2004	145 *	Am
6534	2004	310	Ad	7074	1999	137 *	Am
6535	2005	516 *	Ad		2000	616	Am
6536	2005	122	Ad		2001	159	Am <sup>305</sup>
6547.9	2001	186	Ad		2004	145 *	Am
6577	2006	538	Am <sup>802</sup>		2006	718 *	Am
6585	2004	211 *	Am <sup>622</sup>	7074.2	2006	718 *	Ad
	2004	610 *	Am (as am by Sec. 2, Stats. 2004, Ch. 211)	7074.5	1999	137 *	Ad
6586.5	2000	723	Am	7075	2004	145 *	Am
	2001	56	Am		2007	643 *	Am
6586.7	2000	723	Ad	7076	2004	145 *	Am
	2000	724	Ad		2004	225 *	Am <sup>623</sup>
6588	1999	649	Am		2005	74 *	Am
	2002	454	Am		2006	69 *	Am <sup>800</sup>
	2004	211 *	Am <sup>622</sup>	7076.1	2006	634	Am
6588.5	2004	211 *	Ad <sup>622</sup>		2004	145 *	Am
6590	2004	211 *	Am <sup>622</sup>		2006	718 *	Am
6591	2004	211 *	Am <sup>622</sup>	7076.2	2004	145 *	Am
6592	2004	211 *	Am <sup>622</sup>		2005	22	Am <sup>647</sup>
6598.5	2002	454	Am	7078	1999	61	Am (as ad by Stats. 1996, Ch. 955)
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 <sup>305</sup>	7085	2004	145 *	Am
6599.3	2004	211 *	Ad <sup>622</sup>		2005	518	Am
6701	2002	784	Am <sup>490</sup>	7085.1	2006	718 *	Ad
6704	2002	784	Am <sup>490</sup>		2007	130	Am <sup>902</sup>
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 <sup>647</sup>
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 <sup>647</sup>
	2004	183	Am <sup>571</sup>	7110.5	2002	692	Ad
	2005	22	Am <sup>647</sup>		2004	145 *	Am
	2006	538	Am <sup>802</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7111	2004	145 *	Am	7509	2006	538	Am <sup>802</sup>
7113	2004	145 *	Am	7513.5	1999	341	Ad
7113.5	2004	145 *	Am	7513.6	2006	442	Ad & R <sup>862</sup>
	2005	22	Am <sup>647</sup>	7513.7	2007	671	Ad
7114	2004	145 *	Am	7514.3	2004	266 *	Ad
7114.2	2006	634	Ad	7515	2000	320	R & Ad
7114.5	2004	145 *	Am	7516	2000	320	Ad
7115	2004	145 *	Am	7520	2006	538	Am <sup>802</sup>
7116	2004	145 *	Am	7528	2005	686	Ad & R <sup>349</sup>
	2006	718 *	Am	7528.1	2005	686	Ad & R <sup>349</sup>
7118	2001	412	Am	7550	2002	370	Am
	2004	277	Am	7550.1	2002	370	Ad
7150.5	2002	374	Am	7550.5	2004	409 *	Ad & R <sup>68</sup>
7152	2006	254	Am		2005	77	Am
7153	1999	991	Am <sup>96 114</sup>	Title 1,			
7154	1999	991	Am <sup>96 114</sup>	Div. 7,			
7157	1999	991	Am <sup>96 114</sup>	Ch. 26.5,			
7159	1999	991	Am <sup>96 114</sup>	heading			
7162	2003	185	Am <sup>440</sup>	(Sec. 7570			
7170	1999	991	Am <sup>96 114</sup>	et seq.)	2002	1168 *	Am
7171	2006	423 *	Am	7570	2007	56	Am
7222	1999	991	Am <sup>96 114</sup>	7571	2007	56	Am
	2000	135	Am <sup>203</sup>	7572.5	2005	677 *	Am
7226	1999	991	Am <sup>96 114</sup>		2007	56	Am
7260	1999	83	Am <sup>30</sup>	7576	2004	493 *	Am
7262.5	1999	83	Am <sup>30</sup>		2007	56	Am
7267.2	2001	428	Am		2008	179	Am <sup>976</sup>
	2007	436	Am	7576.2	2004	493 *	Ad
	2008	179	Am <sup>976</sup>	7576.3	2004	493 *	Ad
7285	2002	1071	Ad	7576.5	2003	227 *	Ad
7292	2007	259	Am	7579	2002	585	Am
7295	2007	259	Am	7579.1	2004	896 *	Am
7295.4	2007	259	Am	7579.5	2002	492	Am
7296	2007	259	Am		2002	785	Am
7296.4	2007	259	Am		2003	62	Am <sup>519</sup>
7299.1	2007	259	Am		2005	653 *	Am
7299.4	2002	1124 *	Am		2007	56	Am
	2007	259	Am	7579.6	2005	653 *	Ad
7299.5	2007	259	Am		2007	56	Am
7299.6	2002	1124 *	Am	7585	2001	745 *	Am
7299.8	2007	259	Am		2007	56	Am
7480	2000	808 *	Am		2008	179	Am <sup>976</sup>
	2001	493	Am (by Sec. 4 of Ch.)	7586.5	2007	56	Am
	2001	563	Am (by Sec. 3.5 of Ch.)	7586.6	2007	56	Am
	2004	506	Am (by Sec. 1 of Ch.)	7586.7	2007	56	Am
	2004	629	Am (by Sec. 3 of Ch.)	7591	2000	1055 *	Am
	2005	140	Am <sup>100</sup> R & Ad <sup>446</sup>	7596	2003	342	Ad
	2006	705	Am		2004	798	Am <sup>81</sup>
	2008	234	Am (as am by Sec. 1, Stats. 2006, Ch. 705) & Am		2006	736	Am
7504	2000	1055 *	Am	7597	2003	342	Ad
	2008	369	Am	7598	2003	342	Ad
7507	2008	371	R & Ad	7604	2003	107	Am
7507.2	2008	371	Ad	7901	2006	538	Am <sup>802</sup>
				7902	2003	296	Am
				7907	2006	538	Am <sup>802</sup>
				7910	2007	263	Am
				8160.1	2002	468	Am
				8169.5	1999	625 *	Am
					2006	241	Am <sup>562 856</sup>
				8169.6	2001	672	Ad
					2003	723	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8169.6 (Cont.)	2005	413	Am	8251 (Cont.)			
8175	1999	732*	Ad <sup>31</sup> R <sup>34</sup>				
8180	2002	468	Am	8252			
8182.5	2002	468	Ad				
8183	2002	468	Am				
8191	2002	468	Am				
8193.1	2002	468	Ad				
8193.2	2002	468	Ad				
8194	2002	468	Ad	8252.5			
8201	2003	513	Am				
	2004	539	Am				
8201.1	2007	399	Am				
8201.2	2003	513	Ad				
	2007	399	Am				
8201.5	2007	399	Am	8253			
8202	2004	539	Ad				
	2007	399	Am				
8203.1	2003	513	Am				
8205	1999	658	Am <sup>56</sup>				
8206	2004	539	Am				
	2007	399	Am	8253.5			
	2008	67	Am				
8206.5	2007	496	Ad				
8211	2000	194	Am				
	2007	508	Am				
8213.5	2007	399	Am				
8213.6	2007	399	Am	8253.6			
8214.1	2007	399	Am				
8214.15	2007	399	Am				
8214.2	2007	399	Am				
8214.21	2007	399	Ad				
8214.23	2007	399	Ad				
8214.8	2005	295	Ad	8255	2002	716	Ad
8220	2004	183	Am <sup>571</sup>	8255.5	2002	716	Ad
8221	2007	399	Am	8256	2002	716	Ad
8223	2000	194	Am	8256.5	2002	716	Ad
8225	2005	295	Am	8257	2002	716	Ad
	2007	399	Am	8258	2002	716	Ad
8228	2007	399	Am	8259	2002	716	Ad
8228.1	2005	295	Ad	8259.5	2002	716	Ad
	2007	399	Am	8293	2004	193	Am <sup>571</sup>
8247	2001	836	Ad	Title 2,			
8248	2001	836	Ad <sup>336</sup>	Div. 1,			
8249	2001	836	Ad	Ch. 3.7,			
8250	2001	836	Ad <sup>336</sup>	heading			
Title 2,				(Sec. 8299			
Div. 1,				et seq.)	2008	549	Ad <sup>1021</sup>
Ch. 3.2,				8299	2008	549	Ad <sup>1021</sup>
heading				8299.01	2008	549	Ad <sup>1021</sup>
(Sec. 8251				8299.02	2008	549	Ad <sup>1021</sup>
et seq.)	2008			8299.03	2008	549	Ad <sup>1021</sup>
	Initiative			8299.04	2008	549	Ad <sup>1021</sup>
	(Prop. 11			8299.05	2008	549	Ad <sup>1021</sup>
	adopted			8299.06	2008	549	Ad <sup>1021</sup>
	Nov. 4,			8299.07	2008	549	Ad <sup>1021</sup>
	2008)	Ad		8299.08	2008	549	Ad <sup>1021</sup>
8251	2008			8299.09	2008	549	Ad <sup>1021</sup>
	Initiative			8299.10	2008	549	Ad <sup>1021</sup>
	(Prop. 11			8299.11	2008	549	Ad <sup>1021</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8314	2002	154	Am	Title 2,			
	2003	62	Am <sup>519</sup>	Div. 1,			
8314.5	2006	848	Ad	Ch. 6.5,			
8315	2003	211	Ad	Art. 1,			
8331	1999	784*	Am	heading			
8333	1999	405	Ad <sup>71</sup>	(Sec. 8549			
8334	1999	405	Ad <sup>71</sup>	et seq.)	2008	372	R
8355	2005	381	Am	8549	2008	372	R
8450.5	2007	631	R	8549.1	2008	372	R
8455	2004	5*	Ad	Title 2,			
8543.1	2003	107	Am	Div. 1,			
8544.2	2003	107	Am (by Sec. 9 of Ch.)	Ch. 6.5,			
				Art. 2,			
8544.3	2003	107	Am	heading			
8544.5	2003	107	Am	(Sec. 8549.10			
	2008	751*	Am	et seq.)	2008	372	R
8544.6	2003	107	Am	8549.10	2008	372	R
8545	2003	107	Am	8549.11	2008	372	R
8545.1	2003	107	Am	8549.12	2008	372	R
8545.2	2003	107	Am	8549.13	2008	372	R
8545.4	2003	107	Am	8549.14	2008	372	R
8545.5	2003	107	Am	8549.15	2008	372	R
8546	2000	1060	Am	8549.16	2008	372	R
8546.1	2003	107	Am	8549.2	2008	372	R
8546.2	2006	452	Ad	Title 2,			
8546.3	2003	107	Am	Div. 1,			
8546.4	2003	107	Am	Ch. 6.5,			
8546.5	2003	107	Am & RN	Art. 3,			
	2004	251	Ad	heading			
8546.8	2003	107	Am	(Sec. 8549.20			
8546.9	2004	938	Ad & R <sup>38</sup>	et seq.)	2008	372	R
Title 2,				8549.20	2008	372	R
Div. 1,				8549.21	2008	372	R
Ch. 6.5,				8549.22	2008	372	R
Art. 3,				8549.3	2008	372	R
heading				8549.4	2008	372	R
(Sec. 8547				8549.5	2008	372	R
et seq.)	2003	107	Am	8549.6	2008	372	R
8547	1999	673	Am	8549.7	2008	372	R
8547.1	1999	673	R & Ad	8549.8	2008	372	R
8547.10	1999	673	Am	8550	2008	372	Am
8547.12	1999	673	Am	8557	1999	784*	Am
8547.2	1999	673	Am		2007	16	Am
8547.3	1999	673	Am	8558	1999	784*	Am
8547.4	2001	883	Am		2007	16	Am
8547.8	1999	673	Am	8570.5	2000	698*	Ad
	2001	883	Am		2008	372	Am
8548	2001	883	Ad	8571.5	2X 2001–02	13*	Ad & R <sup>20</sup>
8548.1	2001	883	Ad		2007	715	Ad
8548.2	2001	883	Ad	8571.6	2X 2001–02	13*	Ad & R <sup>20</sup>
8548.3	2001	883	Ad	8574.1	2004	796	Am
8548.4	2001	883	Ad	8574.10	2001	748	Am
8548.5	2001	883	Ad		2004	796	Am
8548.7	2006	452	Ad	8574.17	2008	372	Am
8548.9	2006	452	Ad	8574.20	2008	372	Am
Title 2,				8574.21	2000	343	Am
Div. 1,					2008	372	Am
Ch. 6.5,				8574.22	2008	372	Am
heading				8574.23	2008	372	R
(Sec. 8549				8574.7	2004	796	Am
et seq.)	2008	372	R		2008	564	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8574.8	2004	796	Am	8592.1	2002	1091	Ad
	2008	565	Am		2003	314	Am
8574.9	2001	748	Am		2004	669	Am
	2008	372	Am		2006	855	Am (by Sec. 1 of Ch.)
8575	2006	502	Am				
8576	2006	502	Am		2006	903	Am (by Sec. 2.5 of Ch.)
8579	2006	502	Am				
8580	2006	502	Am & RN		2007	130	Am <sup>902</sup>
8581	2006	502	Am & RN		2007	483	Am <sup>962</sup>
8581.5	2006	502	Ad		2008	179	Am <sup>976</sup>
8584.1	2008	372	Am	8592.2	2002	1091	Ad
8585	2008	372	R & Ad		2003	314	Am
8585.1	2008	372	Ad		2004	669	Am
8585.2	2008	372	Ad		2006	855	Am
8585.5	2006	502	Ad(RN)	8592.3	2002	1091	Ad
8585.7	2006	502	Ad(RN)		2003	314	Am
8586	2008	372	Am		2004	669	Am
8587	2008	372	Am		2006	855	Am
8587.5	2001	462	Ad	8592.4	2002	1091	Ad
8587.7	1999	294	Ad		2003	62	Am <sup>519</sup>
	2008	372	Am		2003	314	Am
8588	2008	372	Am		2004	183	Am <sup>571</sup>
8588.1	2005	232	Ad		2004	669	Am
	2007	197	Am		2005	22	Am <sup>647</sup>
	2008	179	Am <sup>976</sup>		2006	903	Am
	2008	372	Am	8592.5	2002	1091	Ad
8588.10	2002	612 *	Ad		2004	669	Am
	2008	372	Am		2006	903	Am
8588.11	2002	612 *	Ad	8592.6	2004	669	Ad
	2008	372	Am		2006	728	Am
8588.15	2006	600	Ad	8592.7	2006	56 *	Ad
8588.2	2008	363	Ad	8592.9	2002	1106	Ad
8588.3	2008	372	Am		2002	1127 *	Ad <sup>37</sup>
8588.4	2002	243 *	Ad		2004	669	R (as ad by Sec. 1, Stats. 2002, Ch. 1106 and Ch. 1127)
8588.5	2004	193	Am <sup>571</sup>	8593	2008	372	Am
8588.7	1999	356	Ad	8593.1	2008	372	Am
	2008	372	Am	8593.2	2008	372	Am
8588.8	1999	784 *	Ad	8593.3	2004	193	R <sup>571</sup>
	2007	16	R	8593.4	2002	855	Ad
8589	2008	372	Am	8593.6	2006	764	Ad
8589.1	2008	372	Am		2007	483	Am <sup>962</sup>
8589.10	2008	372	Am	8594	2002	517 *	Ad
8589.13	2008	364	Am	8596	2008	361	Am
8589.2	2008	372	Am		2008	372	Am
8589.3	1999	876	Am	8599	2008	372	Am
8589.4	1999	876	Am	8599.1	2004	193	R <sup>571</sup>
	2003	741	Am	8601	2002	460	Ad
	1X 2003–04	8 *	Am	8608	2006	604	Ad
8589.5	2003	741	Ad	Title 2,			
	1X 2003–04	8 *	R	Div. 1,			
	2008	372	Am	Ch. 7,			
8589.6	2008	372	Am	Art. 9.8,			
8589.7	2008	372	Am	heading			
8589.9	2008	372	Am	(Sec. 8609			
8590	2001	837 *	Ad <sup>37</sup>	et seq.)	2007	16	Am
8590.1	2001	837 *	Ad <sup>37</sup>	8609	1999	784 *	Ad
8590.2	2001	837 *	Ad <sup>37</sup>	8609.1	1999	784 *	Ad
8590.3	2001	837 *	Ad <sup>37</sup>	8609.2	1999	784 *	Ad
8590.4	2001	837 *	Ad <sup>37</sup>				
8591	2008	372	Am				
8592	2002	1091	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8609.2 (Cont.)	2007	16	R	8670.31 (Cont.)	2002	573	Am
8610	2007	130	Am <sup>902</sup>		2004	796	Am
8610.5	2007	492	Am <sup>919 920</sup>	8670.32	1999	687 *	Am
	2008	372	Am		2000	721 *	R & Ad <sup>25</sup>
8612	2006	502	Am				R (as ad by
8613	2006	502	Am				Sec. 2, Stats.
8614	2008	372	Am				1999, Ch. 687)
8649	2008	372	Am				Am (as am by
8651	2008	372	Am				Sec. 1, Stats.
8652	2006	538	Am <sup>802</sup>				1999, Ch.
8654	2005	158	Am				687) <sup>20</sup>
8654.1	2001	745 *	Am				Ad <sup>34</sup>
8655.5	1999	239	Am		2001	748	R (as am by
8657.5	2008	363	Ad				Sec. 1 and as ad
8670.10	2001	748	Am				by Sec. 2, Stats.
	2004	796	Am				2000, Ch. 721)
	2008	566	Am	8670.33	2001	748	Am
8670.13	2004	796	Am		2002	573	Am
8670.13.2	2004	796	Am	8670.34	2001	748	Am
8670.14	2001	748	Am	8670.35	1999	613	Am
	2004	796	Am		2004	796	Am
8670.16	2001	748	Am	8670.36.1	2001	748	Am
8670.17	2001	748	Am		2004	796	Am
8670.17.2	2001	748	Am	8670.36.5	2004	796	R
8670.18	2004	796	Am	8670.37	2001	748	Am
8670.19	2004	796	Am	8670.37.5	2001	748	Am
8670.2	2001	748	Am		2004	796	Am
	2002	573	Am		2008	565	Am
8670.20	2001	748	Am	8670.37.51	2001	748	Am
8670.21	2001	748	Am	8670.37.53	2001	748	Am
	2004	796	Am	8670.37.55	2001	748	Am
8670.23	2001	748	Am	8670.37.58	2001	748	Ad
	2004	796	Am				R & Ad <sup>34</sup>
8670.23.1	2001	748	Am		2002	207	Am (as ad by
	2004	796	Am				Sec. 35, Stats.
8670.24	2004	796	Am				2001, Ch.
8670.25	2001	748	Am				748) <sup>43</sup>
	2008	565	Am				Am (as ad by
8670.25.5	2001	748	Am				Sec. 36, Stats.
	2004	563	Am				2001, Ch.
	2004	796	Am (by Sec.				748) <sup>80</sup>
			21.5 of Ch.)		2002	514	Am (as ad by
	2008	563	Am				Sec. 35, Stats.
8670.26	2004	796	Am				2001, Ch.
8670.27	2001	748	Am				748) <sup>43</sup>
	2004	796	Am				Am (as ad by
8670.28	2001	748	Am				Sec. 36, Stats.
	2004	796	Am				2001, Ch.
8670.29	2001	748	R & Ad				748) <sup>80</sup>
	2004	796	Am		2005	147	R (as am by
	2007	373 *	Am				Sec. 2, Stats.
	2008	566	Am				2002, Ch. 514)
8670.3	2001	748	Am				Am (as am by
	2004	796	Am				Sec. 1, Stats.
	2007	373 *	Am				2002, Ch.
	2008	565	Am				514) <sup>13</sup>
8670.30	2001	748	R & Ad	8670.40	2002	512	Am (by Sec. 1
	2008	566	Am				of Ch.)
8670.30.5	2001	748	Am		2002	514	Am (by Sec.
8670.31	2001	748	Am				3.5 of Ch.)

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
8670.40 (Cont.)	2003	62	Am <sup>519</sup>	Title 2, Div. 1, Ch. 7.5, heading (Sec. 8680 et seq.) (Cont.)				
	2008	565	Am					
8670.41	2002	514	Ad					
	2004	796	Am					
8670.42	2002	514	Ad					
8670.47.5	2007	373 *	Am			2005	158	Am
8670.48	2004	796	Am		8680	2002	461	Am
	2007	373 *	Am			2005	158	Am
	2008	565	Am		8680.25	2002	461	R
8670.48.5	2007	373 *	Am		8680.3	2002	461	Am
8670.49	2007	373 *	Am		8680.4	2002	461	Am
8670.5	2004	796	Am			2005	158	Am
8670.50	2004	796	Am		8680.5	2002	461	Am
	2007	373 *	Am			2005	158	Am
8670.52	2004	796	R		8680.6	2005	158	R
8670.53.1	2007	373 *	Am		8680.9	2001	822	Am
8670.53.2	2007	373 *	Am		8682	2008	372	Am
8670.53.3	2007	373 *	Am		8682.2	2008	372	Am
8670.53.4	2007	373 *	Am		8682.6	2008	372	Am
8670.53.5	2007	373 *	Am		8682.8	2008	372	Am
8670.53.7	2007	373 *	Am	8682.9	2005	158	Am	
8670.53.8	2007	373 *	Am		2008	372	Am	
8670.53.95	2007	373 *	Am	8683	2002	461	Am	
8670.54	2002	514	Am	8684	2002	461	Am	
8670.55	2001	745 *	Am		2004	225 *	R	
	2001	748	Am	8684.2	2002	461	Am	
	2002	514	Am		2004	225 *	Am	
8670.56.5	2001	748	Am	8685	2001	822	Am	
	2004	796	Am		2002	461	Am	
	2008	565	Am		2005	158	Am	
8670.56.6	2001	748	Am	8685.2	2001	822	Am	
	2004	796	Am		2002	461	Am	
8670.56.7	2001	748	Ad	8685.4	2001	822	Am	
	2007	373 *	R	8685.9	2006	739	Ad	
8670.61.5	2004	796	Am	8686	2004	772 *	Am	
	2008	565	Am		2005	622 *	Am	
8670.63	2008	565	Am		2005	623 *	Am	
8670.64	2001	748	Am		2006	896 *	Am (by Sec. 1 of Ch.)	
	2008	562	Am		2006	897 *	Am	
8670.66	2008	565	Am		2008	400 *	Am <sup>82</sup>	
8670.67	2008	565	Am	8686.1	2001	822	R	
8670.67.5	2008	565	Am		2004	778 *	Ad	
8670.68.1	2001	748	Ad	8686.2	2002	461	Am	
8670.69.7	2008	565	Ad	8686.4	2001	822	Am	
8670.7	2004	796	Am		2005	158	Am	
8670.71	2004	796	Am	8686.6	2005	158	R	
8670.72	2004	796	Am		2008	355	Ad <sup>82</sup>	
8670.73	2004	796	Ad	8686.8	2001	822	Am	
8670.8	2004	796	Am	8687	2001	822	Am	
	2008	563	Am		2005	158	Am	
8670.8.3	2008	563	Ad	8687.4	2005	158	Am	
8670.8.5	2004	796	Am	8687.6	2001	822	Am	
8670.9	2001	748	Am	8687.7	2005	377	Ad	
	2004	796	Am	8690.25	2002	461	Am	
Title 2, Div. 1, Ch. 7.5, heading (Sec. 8680 et seq.)	2002	461	Am	8690.45	2002	461	Am	
				8690.6	1999	67 *	Am <sup>21 20</sup>	
					2001	822	Am <sup>73 19</sup>	
					2004	227 *	Ad & R <sup>43</sup>	
					2005	561	Am <sup>312</sup>	

**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	
8690.6 (Cont.)	2007	127*	Ad & R <sup>317</sup>	Title 2, Div. 1, Ch. 11.5, heading (Sec. 8855 et seq.)	2003	296	Am	
	2008	362	Am <sup>547</sup>		2004	7*	Am	
8690.8	2002	461	Am		8855	2000	687	Am
	2005	158	R			2002	454	Am
8691	2005	158	R			2004	7*	Am
8692	2005	158	R			2006	643	Am
	2007	400	Ad			2007	343	Am
8700	2005	77	Am			2008	709	Am
8701	2005	77	Am		8855.5	2001	745*	R
8702	2005	77	Am		8855.7	2001	745*	R
8704	2005	77	R		8855.8	2001	745*	R
8705	2005	77	Am		8858	2004	7*	R
8707	2005	77	R		8869.80	2000	331	Am
8709	2005	77	Am			2003	91	Am
Title 2, Div. 1, Ch. 8.1, heading (Sec. 8710 et seq.)	2007	130	Am <sup>902</sup>			2003	853	Am
8710	2006	621	Ad		8869.83	1999	637	Am
8711	2006	621	Ad			2008	211	Am
8712	2006	621	Ad		8869.84	2000	331	Am
8713	2006	621	Ad			2001	734*	Am
8720	2005	663	Ad			2003	91	Am
8721	2005	663	Ad			2003	853	Am
8722	2005	663	Ad			2004	183	Am <sup>571</sup>
8723	2005	663	Ad		8869.94	2008	211	Ad
8760	2001	206	Ad		8870	2006	532	Am
8761	2001	206	Ad		8870.1	2006	532	Am
8762	2001	206	Ad		8870.2	2006	532	Am
8763	2001	206	Ad		8870.25	2006	532	R
8765	2001	206	Ad		8870.3	2006	532	Am
8770	2002	980	Ad & R <sup>43</sup>		8870.35	2006	532	Am
8771	2002	980	Ad & R <sup>43</sup>		8870.4	2006	532	Am
8772	2002	980	Ad & R <sup>43</sup>		8870.5	2006	532	Am
8773	2002	980	Ad & R <sup>43</sup>		8870.71	2006	532	Am
8774	2002	980	Ad & R <sup>43</sup>	8870.75	2004	193	R <sup>571</sup>	
8775	2002	980	Ad & R <sup>43</sup>	8870.9	2006	532	Am	
8776	2002	980	Ad & R <sup>43</sup>	8870.95	2006	532	Am	
8777	2002	980	Ad & R <sup>43</sup>	8871.5	2002	461	Am	
8778	2002	980	Ad & R <sup>43</sup>	8875.1	2004	193	Am <sup>571</sup>	
8840	2000	1087	Ad	8875.10	2004	663	Ad & R <sup>317</sup>	
8841	2000	1087	Ad		2005	22	Am <sup>647</sup>	
8842	2000	1087	Ad	8875.4	2004	663	Am	
8843	2000	1087	Ad	8875.8	2004	308	Am	
8844	2000	1087	Ad		2004	659	Am	
8846	2000	1087	Ad	8875.9	2004	308	Am	
8850	2000	1059	R	8877.7	2004	193	R <sup>571</sup>	
8850.1	2000	1059	R	8878.125	2002	461	Am	
8850.2	2000	1059	R	8879.1	2003	525	Am	
8850.3	2000	1059	R	8879.17	2003	525	R	
8850.4	2000	1059	R	8879.20	2006	25*	Ad <sup>786</sup>	
8850.5	2000	1059	R	8879.22	2006	25*	Ad <sup>786</sup>	
8850.6	2000	1059	R	8879.23	2006	25*	Ad <sup>786</sup>	
				8879.25	2006	25*	Ad <sup>786</sup>	
				8879.26	2006	25*	Ad <sup>786</sup>	
				8879.27	2006	25*	Ad <sup>786</sup>	
				8879.28	2006	25*	Ad <sup>786</sup>	
				8879.29	2006	25*	Ad <sup>786</sup>	
				8879.3	2001	745*	Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8879.30	2006	25 *	Ad <sup>786</sup>	8879.71	2008	756 *	Ad
8879.31	2006	25 *	Ad <sup>786</sup>	8879.72	2008	756 *	Ad
8879.32	2006	25 *	Ad <sup>786</sup>	8879.73	2008	756 *	Ad
8879.33	2006	25 *	Ad <sup>786</sup>	8879.74	2008	756 *	Ad
8879.34	2006	25 *	Ad <sup>786</sup>	8879.75	2008	756 *	Ad
8879.35	2006	25 *	Ad <sup>786</sup>	8879.76	2008	756 *	Ad
8879.36	2006	25 *	Ad <sup>786</sup>	8880.1	2008	764	Am <sup>1066</sup>
8879.37	2006	25 *	Ad <sup>786</sup>	8880.12	2000	509	Am
8879.50	2007	181 *	Ad	8880.22	2004	438	Am
	2007	313 *	Am	8880.24	2000	131	Am
	2008	179	Am <sup>976</sup>	8880.25	2008	764	Am <sup>1066</sup>
8879.51	2007	181 *	Ad	8880.26	2008	764	Am
	2007	313 *	Am	8880.28	2002	888	Am
Title 2,					2003	83	Am
Div. 1,				8880.30	2004	438	Am
Ch. 12.491,				8880.321	2008	8	Am
Art. 2.5,					2008	764	Am
heading				8880.325	2004	183	Am <sup>571</sup>
(Sec. 8879.52					2006	125	Am
et seq.)	2008	756 *	Ad		2007	130	Am <sup>902</sup>
8879.52	2008	756 *	Ad	8880.38	2008	764	Am
8879.53	2007	181 *	Ad	8880.4	2000		
8879.54	2007	181 *	Ad				
Title 2,							
Div. 1,							
Ch. 12.491,							
Art. 5,							
heading							
(Sec. 8879.55							
et seq.)	2008	756	S <sup>319 38</sup>				
8879.55	2007	181 *	Ad <sup>300</sup>				
			R <sup>301</sup>	8880.4.5	2008	764	Am <sup>1066</sup>
	2008	756 *	Am <sup>319 38</sup>	8880.46	2004	438	Am
8879.56	2007	181 *	Ad <sup>300</sup>	8880.48	2008	764	Am
			R <sup>301</sup>	8880.5	2003	187	Am
	2008	756 *	Am <sup>319 38</sup>		2008	764	Am <sup>1066</sup>
8879.57	2007	181 *	Ad	8880.5.5	2008	764	Ad <sup>26</sup>
8879.58	2007	181 *	Ad	8880.56	2000	509	Am
	2007	313 *	Am		2008	764	Am <sup>26</sup>
8879.59	2007	181 *	Ad	8880.57	2004	438	Am
	2007	313 *	Am	8880.62	2008	764	Am
8879.60	2007	181 *	Ad	8880.63	2008	764	R <sup>1066</sup>
	2008	179	Am <sup>976</sup>	8880.64	2008	764	Am <sup>1066</sup>
8879.61	2007	181 *	Ad	8880.65	2008	764	Am <sup>1066</sup>
8879.62	2007	181 *	Ad	8880.68	2000	180	Am <sup>802</sup>
8879.63	2007	181 *	Ad	8894.1	2006	538	Am
8879.64	2007	181 *	Ad	8899.10	2000	1055 *	Am
8879.65	2007	181 *	Ad	8899.12	2000	1055 *	Am
	2007	314 *	Am		2004	225 *	Am
Title 2,					2006	869	Am
Div. 1,				8899.14	2006	869	Am
Ch. 12.491,				8899.15	2005	92	Am
Art. 11,				8899.16	2000	1055 *	Am
heading					2004	225 *	R
(Sec. 8879.66				8899.21	2000	1055 *	Am
et seq.)	2008	756 *	Ad		2004	225 *	R
8879.66	2008	756 *	Ad	8899.23	2005	92	R
8879.67	2008	756 *	Ad	8899.25	2005	92	R
8879.68	2008	756 *	Ad	8899.26	2005	92	R
8879.69	2008	756 *	Ad	8901	2007	142	R
8879.70	2008	756 *	Ad	8901.5	2007	142	R
				8901.6	2007	142	R
				8902	2006	538	Am <sup>802</sup>

**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
9116	2004	193	R <sup>571</sup>	9360.5	2002	664	Am <sup>431</sup>
9121	2004	193	Am <sup>571</sup>	9360.6	2002	664	Am <sup>431</sup>
9147.5	2005	74*	Ad	9360.7	2002	664	Am <sup>431</sup>
	2006	503	Am	9361.1	2002	664	Am <sup>431</sup>
9148.10	2003	789	R	9361.2	2002	664	Am <sup>431</sup>
9148.50	2003	789	Ad	9361.3	2002	664	Am <sup>431</sup>
9148.51	2003	789	Ad	9361.4	2002	664	Am <sup>431</sup>
9148.52	2003	789	Ad	9371	2002	664	Am <sup>431</sup>
	2004	33*	Am	9374	2002	664	Am <sup>431</sup>
9148.8	2003	789	Am	9375	2002	664	Am <sup>431</sup>
	2004	33*	Am	9378	2002	664	Am <sup>431</sup>
	2004	865	Am	9380	1999	307	R
9149.20	1999	156	Ad	9381	1999	307	R
9149.21	1999	156	Ad	9382	1999	307	R
9149.22	1999	156	Ad	9383	1999	307	R
9149.23	1999	156	Ad	9384	1999	307	R
9191.5	1999	20	Am	9385	1999	307	R
9322	2004	69*	Am	9410	2003	195	Am
9350.6	2007	74	Am	9509	2002	664	Am <sup>431</sup>
9353.5	2002	664	Am <sup>431</sup>	9795	2004	644	Am
9353.6	2002	664	Am <sup>431</sup>	10201	2003	62	Am <sup>519</sup>
9353.7	2002	664	Am <sup>431</sup>	10202	2003	62	Am <sup>519</sup>
9355	2002	664	Am <sup>431</sup>	10203	2003	62	Am <sup>519</sup>
9355.1	2002	664	Am <sup>431</sup>	10204	2003	62	Am <sup>519</sup>
9355.16	2002	664	Am <sup>431</sup>	10205	2002	153	Am
9355.2	2002	664	Am <sup>431</sup>		2002	1124*	Am
9355.4	2002	664	Am <sup>431</sup>	10205.1	2003	528	Ad
9355.45	2002	664	Am <sup>431</sup>		2004	183	Am <sup>571</sup>
9355.5	2002	664	Am <sup>431</sup>	10206	2003	62	Am <sup>519</sup>
9355.7	2002	664	Am <sup>431</sup>	10242.5	2001	745*	Am
9355.8	2002	664	Am <sup>431</sup>	10601	2001	745*	Am
9356	2002	664	Am <sup>431</sup>	11005	2002	518	Am
9356.1	2002	664	Am <sup>431</sup>	11005.4	2008	597	Ad & R <sup>991</sup>
9356.15	2002	664	Am <sup>431</sup>	11006	2004	227*	R
9356.2	2002	664	Am <sup>431</sup>		2007	248	Ad
9356.3	2002	664	Am <sup>431</sup>	11006.5	1999	784*	Ad
9356.5	2002	664	Am <sup>431</sup>	11007	2001	745*	Am
9357	2002	664	Am <sup>431</sup>		2005	106	Am
9357.05	2002	664	Am <sup>431</sup>	11007.6	2006	538	Am <sup>802</sup>
9357.1	2002	664	Am <sup>431</sup>	11008.2	2004	225*	Ad
9357.2	2002	664	Am <sup>431</sup>	11008.5	2004	225*	Ad
9357.3	1999	307	Am	11011	2004	227*	Am <sup>625</sup>
9357.4	2002	664	Am <sup>431</sup>		2005	74*	Am <sup>661</sup>
9357.45	2002	664	Am <sup>431</sup>	11011.1	2004	222*	Am <sup>625</sup>
9357.46	2002	664	Am <sup>431</sup>		2008	532	R & Ad
9357.5	2002	664	Am <sup>431</sup>	11011.10	2004	227*	Ad <sup>79</sup>
9358	1999	897	Am			R <sup>80</sup>	
9359	2007	130	Am <sup>902</sup>	11011.14	2002	746	Ad
9359.01	1999	83	Am <sup>30</sup>	11011.15	2004	193	Am <sup>571</sup>
9359.02	2003	10*	Ad	11011.18	2001	825	Am
9359.1	2007	130	Am <sup>902</sup>		2007	59	Am
9359.15	2002	664	Am <sup>431</sup>	11011.19	2004	193	R <sup>571</sup>
9359.16	2002	664	Am <sup>431</sup>	11011.2	2004	227*	Am <sup>625</sup>
9359.17	2002	664	Am <sup>431</sup>		2008	532	R
9359.4	2002	664	Am <sup>431</sup>	11011.21	2001	610	Am
9359.83	2004	69*	Am		2002	974	Am
9359.85	2002	664	Am <sup>431</sup>	11011.26	2007	448	Ad
9359.95	2002	664	Am <sup>431</sup>	11011.3	2004	227*	Am <sup>625</sup>
9360.11	2002	664	Am <sup>431</sup>		2008	532	R
9360.3	2002	664	Am <sup>431</sup>	11011.4	2004	227*	Am <sup>625</sup>
9360.4	2002	664	Am <sup>431</sup>		2008	532	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11011.5	2004	227*	Am <sup>625</sup>	11126 (Cont.)			
11011.6	2004	227*	Am <sup>625</sup>	2000	1055*		Am
	2008	532	R	2001	21*		Am
11011.8	2004	227*	Am <sup>625</sup>	2001	243		Am (as am by Stats. 2001, Ch. 21)
	2008	532	R				
11011.9	2004	227*	Am <sup>625</sup>	2002	664		Am <sup>431</sup>
	2008	532	R	2002	1113		Am & R <sup>43</sup>
11012	2001	776	Am				Ad <sup>80</sup>
11012.5	2006	69*	Ad	2005	288		R (as ad by Sec. 2, Stats. 2002, Ch. 1113)
11014	2006	538	Am <sup>802</sup>				Am (as am by Sec. 1, Stats. 2002, Ch. 1113, by Sec. 1 of Ch.) <sup>13</sup>
11015	2007	568	Am				
11015.5	1999	784*	Am				
11016.5	2000	62*	Ad				
11018.5	1999	784*	Am				
	2000	927	Am				
11019	2000	108*	Am				
	2000	295	Am (by Sec. 2 of Ch.)				
	2002	676	Am	2007	577*		Am
11019.9	2000	984	Ad	2008	179		Am <sup>976</sup>
	2001	854	Am	2008	344*		Am
11030.1	2006	538	Am <sup>802</sup>	11126.2	2004		Ad
11030.2	2006	538	Am <sup>802</sup>	11126.3	2001		Ad
11031	2006	538	Am <sup>802</sup>	11126.4	2005		Ad
11032	2008	751*	Am	11130	1999		Am
11033	2008	751*	Am	11130.3	1999		Am
11042	1999	768	Am	11131	2007		Am
11044	2005	74*	Am	11135	2001		Am
11045	2003	883	Ad		2002		Am
	2004	182	Am <sup>81 614</sup>		2002	1102	Am (by Sec. 2.5 of Ch.)
11093	2004	181	Am		2003	784	Am
11093.4	2006	185	Ad		2005	706	Am
11093.5	2005	679	Ad		2006	182	Am
	2006	173	Am	11139	1999		Am
11121	2001	243	Am		2001		Am
	2003	62	Am <sup>519</sup>	11139.3	2002		Am
11121.1	2001	243	Ad		2007	1074	Ad
	2008	344*	Am		2007	168*	Am
11121.2	2001	243	R	11139.6	2002		Ad
11121.7	2001	243	R	11139.7	2002		Ad
11121.8	2001	243	R	11139.8	2002		Ad
11122.5	2001	243	Ad		2005	74*	Am <sup>75</sup>
11123	2001	243	Am	11146	2002		Am
11123.1	2002	300	Ad	11146.3	2002		Am
11125	1999	393	Am <sup>71</sup>	11148	2006		Ad
	2001	243	Am	11148.5	2006		Ad
	2002	300	Am	11180.5	2003		Am
11125.1	2001	670	Am	11181	2001		Am
	2002	156	Am		2003		Am
	2002	300	Am (by Sec. 3.5 of Ch.)	11183	2003		Am
	2005	188	Am	11184	2003		Am
11125.3	2001	243	Am	11185	2003		Am
11125.4	1999	393	Am <sup>71</sup>	11186	2003		Am
	2004	576	Am	11187	2001		Am
	2007	92	Am		2003		Am
11125.5	1999	393	Am <sup>71</sup>		2004		Am
11125.7	2006	538	Am <sup>802</sup>	11188	2003		Am
11125.8	2006	538	Am <sup>802</sup>	11189	2004		Am
11126	1999	735*	Am	11260	2005		Am
	2000	1002	Am	11270	2006		Am <sup>802</sup>
					2008		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
11270.1	2008	751 *	Ad	11344.9	2000	1060	Am
11271	2008	751 *	Am	11345	2000	1059	Ad
11272	2008	751 *	Am	11346	2000	1060	Am
11274	2008	751 *	Am	11346.1	2000	1060	Am
11275	2006	538	Am <sup>802</sup>		2006	713	Am
11276	2008	751 *	Am	11346.2	2000	1059	Am (by Sec. 9 of Ch.)
11277	2008	751 *	Am		2000	1060	Am (by Sec. 22.5 of Ch.)
11340.5	2000	1060	Am		2002	389	Am
11340.8	2000	1059	Ad	11346.3	2000	1059	Am
	2001	59	R		2000	1060	Am
11340.85	2000	1060	Ad		2000	1060	Am
	2001	59	Am	11346.4	2000	1059	Am
	2002	389	Am	11346.45	2000	1059	Ad
	2006	713	Am	11346.5	2000	1059	Am (by Sec. 13 of Ch.)
11340.9	2000	1060	Ad		2000	1060	Am (by Sec. 24.5 of Ch.)
11341	2000	1059	Ad		2002	389	Am
Title 2, Div. 3, Pt. 1, Ch. 3.5, Art. 2, heading (Sec. 11342 et seq.)	2000	1060	R	11346.54	2000	1059	R
	2000	1059	R		2000	1060	R
	2000	1060	R	11346.7	2000	1059	Ad
11342.510	2000	1060	Ad	11346.8	2000	1059	Am (by Sec. 16 of Ch.)
11342.520	2000	1060	Ad		2000	1060	Am (by Sec. 26.5 of Ch.)
11342.530	2000	1060	Ad	11346.9	2000	1060	Am
11342.535	2000	1059	Ad	11347	2000	1059	Ad
11342.540	2000	1060	Ad		2000	1060	Ad
11342.545	2006	713	Ad	11347.1	2000	1060	Ad
11342.550	2000	1060	Ad	11347.3	2000	1060	Am
11342.560	2000	1060	Ad	11347.6	2000	1059	Ad
11342.570	2000	1060	Ad		2002	389	Am
11342.580	2000	1060	Ad		2004	225 *	R
11342.590	2000	1060	Ad	11348	2000	1059	Ad
11342.595	2000	1059	Ad	11349	2000	1060	Am
	2001	59	Am	11349.1	2000	1060	Am
11342.600	2000	1060	Ad	11349.2	2000	1060	Ad
11342.610	2000	1060	Ad	11349.6	2000	1060	Am
11343	2000	1060	Am		2006	713	Am
	2002	389	Am	11350	2000	1060	Am
11343.4	2000	1060	Am		2006	713	Am
11343.5	2000	1060	Am	11350.3	2000	1060	Am
Title 2, Div. 3, Pt. 1, Ch. 3.5, Art. 4, heading (Sec. 11344 et seq.)	2000	1060	Am	11352	2007	610	Am
	2000	1060	Am	11353	2000	1060	Am
11344.1	2000	1059	Am	11354.1	2002	389	Am
	2000	1060	Am (by Sec. 14.5 of Ch.)	11356	2000	1060	Am
	2000	1060	Am	11361	2000	87 *	Ad
11344.2	2000	1060	Am		2003	240 *	Am
11344.4	2000	1060	Am	11364	2005	686	Ad & R <sup>349</sup>
11344.6	2000	1060	Am	11365	2005	686	Ad & R <sup>349</sup>
11344.7	2000	1060	Am	11370.5	2002	370	Am
				11371	2002	1085	Am <sup>13</sup>
					2005	674	Am
				11372	2007	588	Am
				11440.45	2002	92	Ad
				11508	2005	674	Am
				11511	2004	182	Am <sup>81 614</sup>
				11517	1999	339	R & Ad
				11519.1	2007	93	Ad
				11521	2004	865	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11523	2005	674	Am	11552 (Cont.)			
11531	2005	GRP 2	S <sup>687</sup>	2002	812		Am
	2006	533	Ad	2002	859		Am
11532	2005	GRP 2	S <sup>687</sup>	2005	10*		Am <sup>715 716</sup>
	2006	533	Ad	2005	GRP 1		S <sup>694</sup>
11534	2005	GRP 2	S <sup>687</sup>	2007	142		Am
	2006	533	Ad	2008	372		Am
11535	2005	GRP 2	S <sup>687</sup>	11552.5	2007	142	R
	2006	533	Ad	11553	2007	142	Am
11536	2005	GRP 2	S <sup>687</sup>	11553.5	2007	142	Am
	2006	533	Ad	11554	2007	142	Am
11537	2005	GRP 2	S <sup>687</sup>		2008	372	Am
	2006	533	Ad	11554.5	2006	241	Ad <sup>562 856</sup>
11538	2005	GRP 2	S <sup>687</sup>	11555	2007	142	Am
	2006	533	Ad	11556	2007	142	Am
11539	2005	GRP 2	S <sup>687</sup>	11560	2005	10*	R <sup>715 716</sup>
	2006	533	Ad		2005	GRP 1	S <sup>703</sup>
11540	2005	GRP 2	S <sup>687</sup>	11563.1	2005	10*	R <sup>715 716</sup>
	2006	533	Ad <sup>882</sup>		2005	GRP 1	S <sup>703</sup>
11541	2005	GRP 2	S <sup>687</sup>	11563.7	2007	142	Am
	2006	533	Ad <sup>882</sup>	11564	2007	142	Am
11541.5	2006	234	Ad		2007	365	Am
11542	2005	GRP 2	S <sup>687</sup>		2007	366	Am
	2006	533	Ad	11565.5	2007	142	Am
11543	2005	GRP 2	S <sup>687</sup>	11569	2007	142	Am
	2006	533	Ad	11700	1999	873	R
11544	2005	74*	Ad <sup>669 668</sup>				Ad <sup>21</sup>
	2005	GRP 2	S <sup>687</sup>				R <sup>31</sup>
	2006	533	Ad <sup>882</sup>	11701	1999	873	R
11545	2006	533	Ad				Ad <sup>21</sup>
	2007	183	R & Ad				R <sup>34</sup>
			R <sup>446</sup>	11702	1999	873	R
11546	2007	183	Ad & R <sup>639</sup>				Ad <sup>21</sup>
11546.5	2007	183	Ad & R <sup>639</sup>				R <sup>34</sup>
11547	2007	183	Ad & R <sup>639</sup>	11710	1999	873	R
11548	2007	183	Ad & R <sup>639</sup>				Ad <sup>21</sup>
11548.5	2007	183	Ad & R <sup>639</sup>				R <sup>34</sup>
11549	2007	183	Ad	11711	1999	873	R
11549.1	2007	183	Ad				Ad <sup>21</sup>
11549.2	2007	183	Ad				R <sup>34</sup>
	2008	179	Am <sup>976</sup>	11712	1999	873	R
11549.3	2007	183	Ad				Ad <sup>21</sup>
11549.4	2007	183	Ad				R <sup>34</sup>
11549.5	2007	183	Ad	11713	1999	873	R
	2008	179	Am <sup>976</sup>				Ad <sup>21</sup>
11549.6	2007	183	Ad				R <sup>34</sup>
	2008	179	Am <sup>976</sup>	11714	1999	873	R
11550	2002	664	Am <sup>431</sup>				Ad <sup>21</sup>
	2002	859	Am				R <sup>34</sup>
	2007	142	Am	11720	1999	873	R
	2007	183	Am				Ad <sup>21</sup>
	2007	312*	Am				R <sup>34</sup>
	2008	179	Am <sup>976</sup>	11725	1999	873	R
	2008	372	Am				Ad <sup>21</sup>
11551	2007	142	R				R <sup>34</sup>
11551.5	2007	142	R	11726	1999	873	R
11552	1999	525	Am <sup>112</sup>				Ad <sup>21</sup>
	1999	918	Am				R <sup>34</sup>
	2000	808*	Am (by Sec. 97 of Ch.)	11730	1999	873	R
	2000	857	Am <sup>205</sup>				Ad <sup>21</sup>
							R <sup>34</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11735	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11780	1999	873	R Ad <sup>21</sup> R <sup>34</sup>
11736	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11785	1999	873	R Ad <sup>21</sup> R <sup>34</sup>
11737	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11786	2000	608 *	Ad
11738	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11786.1	2000	608 *	Ad
11739	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11786.2	2000	608 *	Ad
11751	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11786.3	2000	608 *	Ad
11752	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11786.4	2000	608 *	Ad
11753	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11786.5	2000	608 *	Ad
11753.1	2000	45 *	R	11786.6	2000	608 *	Ad
11754	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11790	2002	45 *	Ad
11754.1	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11792	2002	45 *	Ad
11755	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	2005	GRP 2	S <sup>692</sup>	
11770	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	2006	533	R	
11771	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11793	2002	45 *	Ad
11772	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	2005	GRP 2	S <sup>692</sup>	
11773	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	2006	533	R	
11774	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	11794	2002	45 *	Ad
11775	1999	873	R Ad <sup>21</sup> R <sup>34</sup>	2004	227 *	Am	
				2005	GRP 2	S <sup>692</sup>	
				2006	533	R	
				11796	2002	45 *	Ad
				2004	229 *	Am	
				2005	GRP 2	S <sup>692</sup>	
				2006	533	R	
				11797	2002	45 *	Ad
				2005	GRP 2	S <sup>692</sup>	
				2006	533	R	
				11798	2005	78 *	Ad
				2006	533	R	
				11805	2001	115	R
				11806	2001	115	R
				11807	2001	115	R
				11815	2001	745 *	R
				11818	2001	745 *	R
				12000	2007	142	R
				12011.5	2006	390	Am <sup>902</sup>
				2007	130	Am	
				2007	722	Am	
				12012.25	1999	874	Ad
				12012.30	2003	802	Ad
				2004	183	Am <sup>571</sup>	
				12012.35	2003	790	Ad
				12012.40	2004	91 *	Ad
				12012.45	2004	856	Ad
				2006	527	Am	
				12012.46	2007	41	Ad
				12012.465	2007	42	Ad
				12012.47	2007	226	Ad
				12012.475	2007	227	Ad
				12012.48	2007	38	Ad
				12012.485	2007	42	Ad
				12012.49	2007	40	Ad
				12012.495	2007	42	Ad
				12012.5	2000		
					Referendum		
					(Prop. 29)		

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12012.5 (Cont.)				12184	1999	1000	R
	adopted				2002	480	Ad
	Mar. 7,						R & Ad <sup>63</sup>
	2000)		Ad <sup>184</sup>	12185	1999	1000	R & Ad
12012.51	2007	39	Ad	12186	1999	1000	R & Ad
12012.515	2007	42	Ad		2004	819*	Am
12012.52	2007	37	Ad	12187	1999	1000	Ad
12012.53	2008	334*	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
	2003	210*	Am	12191	1999	1000	R & Ad
	2003	858	Am		2002	1117	Am
	2007	176*	Am	12192	1999	1000	R & Ad
12012.90	2003	210*	Ad	12193	1999	1000	R & Ad
	2004	227*	Am	12194	1999	1000	R & Ad
	2005	720*	Am		2000	1003	Am <sup>96</sup>
12016	2004	702*	Ad		2003	235	Am
	2008	372	R	12195	1999	1000	R & Ad
12019	2001	577	Ad <sup>37</sup>	12196	1999	1000	R
12058	2008	180	Am	12197	1999	1000	R & Ad
12059	2008	180	Am		2006	495	Am
12078	2000	329*	Ad & R <sup>19</sup>	12197.1	1999	1000	R
12080.3	2004	183	Am <sup>571</sup>	12199	1999	1000	R
12085	2007	46	Am	12200	1999	1000	R
12085.5	2007	46	Am	12201	1999	1000	R
12087	2007	46	Am	12202	1999	1000	R
12089	2006	515	Ad	12203.7	1999	1000	R
12092	2001	111*	Ad & R <sup>18</sup>	12204	1999	1000	R
	2004	193	Am <sup>571</sup>	12205	1999	1000	R
12095.60	2001	745*	R	12206	1999	1000	R
12100	2007	142	R	12207	1999	1000	R
12150	2007	142	R	12208	1999	999	Am
12152	2002	1127*	Am		1999	1000	R
	2004	227*	Am	12209	1999	1000	R
12164.5	1999	1000	R	12210	1999	1000	R
12164.7	1999	1000	R	12210.5	1999	1000	R
12168.5	1999	1000	Am	12211	1999	1000	R
12168.7	2000	569	Am	12212	1999	1000	R
	2007	343	Am	12213	1999	1000	R
12172.5	2006	588	Am	12214	1999	1000	R
12173	2004	193	Am <sup>571</sup>	12215	1999	1000	R
12174	1999	416	Am	12231	2004	909*	Am <sup>98</sup>
	2005	6*	Am				R <sup>100</sup>
12175	1999	1000	Ad		2005	77	R
12176	1999	1000	Ad		2005	675	Am <sup>36 13</sup>
	2002	1117	Am	12232	2005	77	Am
12177	1999	1000	Ad	12236	1999	360	Ad
12178	1999	1000	Ad	12237	2004	783	Ad
12178.1	1999	1000	Ad	12260	2006	324	Ad
12179	1999	1000	Ad	12261	2006	324	Ad
12179.1	1999	1000	Ad	12262	2006	324	Ad
12180	1999	1000	R & Ad	12263	2006	324	Ad
12181	1999	1000	R	12300	2007	142	R
12182	1999	1000	R	12320	2001	430	Am
			Ad (by Sec. 54.5 of Ch.)	12325	2001	430	Am
12182.1	1999	1000	Ad	12330	2006	640*	Am
12182.5	1999	1000	R	12332	2000	723	Am
12183	1999	1000	R & Ad	12400	2007	142	R
	2000	1003	Am <sup>96</sup>	12406	2003	228*	Ad
				12419.10	2003	551	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
12419.2	2000	940	Ad & R <sup>20</sup>	12529.5 (Cont.)			
12419.3	2000	299	Am		2007	588	Am (as am by
	2000	808*	Am (by Sec. 98.1 of Ch.)				Sec. 26, Stats.
12419.8	2001	176	Am				2005, Ch. 674,
12420.2	2008	230	Am				by Sec. 92 of
12430	2003	107	Am				Ch.)
12432	2004	227*	Ad & R <sup>626</sup>				Am (as ad by
12439	2000	127*	Am				Sec. 27, Stats.
	2002	1124*	Am				2005, Ch. 674,
			R & Ad <sup>35</sup>				by Sec. 93 of
	2004	227*	Am		2008	33*	Ch.)
	2007	179*	Am				Am (as am by
	2007	186*	Am (as am by				Sec. 92, Stats.
			Stats. 2007, Ch. 179)				2007, Ch.
12440.1	2001	169	Am				588) <sup>384 111</sup>
12461	2004	520	Am				Am (as am by
12463	2003	126	Am				Sec. 93, Stats.
12463.1	2001	288	Am				2007, Ch.
	2003	296	Am	12529.6	2005	674	588) <sup>872</sup>
12464	2004	520	Am				Ad <sup>300</sup>
12467	2006	538	Am <sup>802</sup>		2006	223	R <sup>301</sup>
12500	2007	142	Am		2008	33*	Am <sup>384 111</sup>
12512	2000	626	Am	12529.7	2005	674	Ad
12513.1	2006	69*	Ad		2008	33*	Am
12519	2001	76	Am	12530	2003	159*	Ad
12520	2000	626	Am	12544	2000	626	Am
12528.1	2004	185	Ad	12581	2004	919	Am
12529	1999	655	Am	12582	2004	919	Am
	2000	836	Am	12583	2004	919	Am
	2005	674	Am <sup>300</sup>	12584	2004	919	Am
			R <sup>301</sup>	12585	2004	919	Am
			Ad <sup>662</sup>		2006	567	Am
	2007	588	Am (as am by	12586	2004	919	Am
			Sec. 24, Stats.	12586.1	2000	475	Ad
			2005, Ch. 674,	12586.2	2000	475	Ad
			by Sec. 90 of	12587.1	2005	74*	Ad
			Ch.)		2006	69*	Am
			Am (as ad by	12591.1	2000	475	Ad
			Sec. 25, Stats.	12591.2	2000	475	Ad
			2005, Ch. 674,	12598	2000	475	Am
			by Sec. 91 of		2003	159*	Am
			Ch.)		2004	183	Am <sup>571</sup>
	2008	33*	Am (as am by	12599	2004	919	Am
			Sec. 90, Stats.		2005	22	Am <sup>647</sup>
			2007, Ch.		2006	567	Am
			588) <sup>384 111</sup>	12599.1	2004	919	Am
			Am (as am by		2006	567	Am
			Sec. 91, Stats.	12599.2	2006	567	Am
			2007, Ch.	12599.3	2004	919	Ad
			588) <sup>872</sup>	12599.6	2004	919	Ad
12529.5	1999	655	Am	12599.7	2004	919	Ad
	2005	674	Am <sup>300</sup>	12651	2007	577*	Am
			R <sup>301</sup>	12652	1999	83	Am <sup>30</sup>
			Ad <sup>662</sup>	12656	2001	69	Ad
				12657	2003	876	Ad
				12658	2003	876	Ad
				12659	2003	876	Ad
				12660	2003	876	Ad
				12661	2003	876	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Title 2, Div. 3, Pt. 2, Ch. 7.5, heading (Sec. 12710 et seq.)				12759	2002	1022*	Am <sup>530</sup>
					2006	807	R & Ad
					2007	46	Am
				12760	2007	46	Am
				12761	2007	46	Am
				12763	2007	46	Am
	2008	754*	S <sup>38</sup>	12768	2007	46	Am
12710	2003	858	Ad & R <sup>317</sup>	12772	2007	46	Am
	2008	754*	S <sup>38</sup>	12773	2007	46	Am
12711	2003	858	Ad & R <sup>317</sup>	12776	2007	46	Am
	2008	754*	S <sup>38</sup>	12780	2007	46	Am
12712	2003	858	Ad & R <sup>317</sup>	12781	2007	46	Am
	2006	868	Am	12785	2006	807	Am
	2008	754*	Am <sup>38</sup>		2007	46	Am
12713	2003	858	Ad & R <sup>317</sup>	12787	2007	46	Am
	2008	754*	S <sup>38</sup>	12800	2002	664	Am <sup>431</sup>
12714	2003	858	Ad & R <sup>317</sup>		2002	859	Am
	2008	754*	S <sup>38</sup>		2002	GRP 1	S <sup>536</sup>
12715	2003	858	Ad & R <sup>317</sup>		2003	229	Am
	2004	227*	Am		2008	205	Am
	2004	702*	Am	12802	2008	205	Ad
	2004	870	Am	12803	1999	478	Am
	2004	892*	Am (as am by Stats. 2004, Ch. 227, by Sec. 1 of Ch.) <sup>679</sup>		2002	859	Am
			Am (as am by Stats. 2004, Ch. 227, by Sec. 1.5 of Ch.) <sup>63</sup>		2002	GRP 1	S <sup>536</sup>
	2005	22	Am <sup>647</sup>		2006	241	Am <sup>562 856</sup>
12715.5	2008	754*	Am <sup>38</sup>	12803.2	1999	895	Ad & R <sup>75</sup>
	2004	870	Ad	12803.3	2005	78*	Ad
	2008	754*	S <sup>38</sup>	12803.4	2005	662	Ad
12716	2003	858	Ad & R <sup>317</sup>	12803.6	2002	1088	Ad
	2006	13*	Am	12803.65	2002	1088	Ad
	2008	754*	Am <sup>38</sup>	12803.7	2002	1088	Ad
12717	2003	858	Ad & R <sup>317</sup>	12804	2003	84	Am
	2008	754*	S <sup>38</sup>		2005	GRP 2	S <sup>672</sup>
12718	2003	858	Ad & R <sup>317</sup>		2006	532	Am
	2008	754*	Am <sup>38</sup>		2006	533	Am (by Sec. 4.5 of Ch.)
12727	2007	46	Am		2007	183	Am
12730	2007	46	Am	12805	2002	758	Am (by Sec. 1 of Ch.)
12735	2007	46	Am		2008	205	R & Ad
12736	2007	46	Am	12805.1	2000	87*	Ad
12738	2007	46	Am	12805.2	2002	8	Ad
12740	2007	46	Am	12805.3	2006	462	Ad & R <sup>317</sup>
12741	2006	58	Am	12805.4	2006	535	Ad
	2007	46	Am	12805.6	2006	77*	Ad
12742	2007	46	Am	12807.5	2006	538	Am <sup>802</sup>
12745	2007	46	Am	12811	2005	10*	R <sup>715 716</sup>
12747	2007	46	Am		2005	GRP 1	S <sup>703</sup>
12750	2007	46	Am	12811.1	2005	10*	R <sup>715 716</sup>
12750.1	2007	46	Am		2005	GRP 1	S <sup>703</sup>
12750.2	2007	46	Am	12811.3	2004	217*	Ad <sup>619</sup>
12751	2007	46	Am		2008	698	Am <sup>995</sup>
12752.1	2007	46	Am	12812.2	1999	65	Ad
12753	2007	46	Am		2004	644	Am
12754	2007	46	Am	12812.3	1999	65	Ad
12756	2007	46	Am	12812.5	2004	644	Am
12758	2007	46	Ad	12812.6	2004	230*	Ad
				12813	2002	859	Ad
					2002	GRP 1	S <sup>537</sup>
					2003	639	Am
				12814	1999	784*	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12838	2005	10*	Ad <sup>715</sup> 716	12940	1999	591	Am
	2005	GRP 1	S <sup>699</sup>		1999	592	Am (by Sec. 7.5 of Ch.)
	2007	257*	Am		2000	1047	Am
12838.1	2005	10*	Ad <sup>715</sup> 716		2000	1049	Am (by Sec. 7.5 of Ch.)
	2005	GRP 1	S <sup>699</sup>		2001	909	Am
	2006	538	Am <sup>802</sup>		2002	525	Am
12838.10	2006	901	Am <sup>810</sup>		2002	664	Am <sup>431</sup>
	2005	10*	Ad <sup>715</sup> 716		2003	671	Am
	2005	GRP 1	S <sup>699</sup>	12941	2002	525	R & Ad(RN)
12838.11	2005	10*	Ad <sup>715</sup> 716	12941.1	1999	222	Ad
	2005	GRP 1	S <sup>699</sup>		2002	525	Am & RN
12838.12	2005	10*	Ad <sup>715</sup> 716	12942	2004	647	Am
12838.13	2005	10*	Ad <sup>715</sup> 716	12944	1999	592	Am
12838.2	2005	10*	Ad <sup>715</sup> 716	12945	1999	591	Am
	2005	GRP 1	S <sup>699</sup>		2004	647	Am
12838.3	2005	10*	Ad <sup>715</sup> 716	12948	1999	591	Am
	2005	GRP 1	S <sup>699</sup>	12949	2003	164	Ad
12838.4	2005	10*	Ad <sup>715</sup> 716	12950	2002	490	Am
	2005	GRP 1	S <sup>699</sup>		2006	69*	Am
12838.5	2005	10*	Ad <sup>715</sup> 716	12950.1	2004	933	Ad
	2005	GRP 1	S <sup>699</sup>		2006	737	Am
12838.6	2005	10*	Ad <sup>715</sup> 716	12951	2001	295	Ad
	2005	GRP 1	S <sup>699</sup>	12955	1999	589	Am (by Sec. 2 of Ch.) <sup>162</sup>
12838.7	2005	10*	Ad <sup>715</sup> 716		1999	590	Am (by Sec. 4 of Ch.) & R <sup>18</sup>
12838.8	2005	10*	Ad <sup>715</sup> 716				Ad (by Sec. 5 of Ch.) <sup>63</sup>
	2005	GRP 1	S <sup>699</sup>		1999	591	Am & R (by Sec. 11.4 of Ch.) <sup>162 18</sup>
12838.9	2005	10*	Ad <sup>715</sup> 716				Ad (by Sec. 11.5 of Ch.) <sup>63</sup>
	2005	GRP 1	S <sup>699</sup>		1999	592	Am & R (by Sec. 9.7 of Ch.) <sup>162 18</sup>
12890	2007	178*	Ad				Ad (by Sec. 9.83 of Ch.) <sup>63</sup>
12891	2007	178*	Ad		2004	568	R (as ad by Sec. 9.83, Stats. 1999, Ch. 592)
12892	2007	178*	Ad				Am (as am by Sec. 9.7, Stats. 1999, Ch. 592) <sup>13</sup>
	2008	760*	Am	12955.1	2003	642	Am
12893	2007	178*	Ad	12955.1.1	2003	642	Ad
12903	2004	647	Am	12955.3	2000	1049	Am
12920	1999	592	Am	12955.8	1999	592	Am
12921	1999	591	Am	12956.1	1999	589	Ad
	1999	592	Am (by Sec. 2.5 of Ch.)		2000	291*	Am
12922	1999	913	Ad		2002	803	Am
12926	1999	311	Am		2005	297	Am
	1999	591	Am (by Sec. 5.1 of Ch.)	12956.2	2005	297	Ad
	1999	592	Am (by Sec. 3.7 of Ch.)	12960	1999	797	Am
	2000	1049	Am (by Sec. 5 of Ch.)		2002	490	Am
	2003	164	Am		2005	642	Am
	2004	700	Am	12962	2003	447	Am
12926.1	2000	1049	Ad	12963.3	2004	647	Am
12926.2	1999	913	Ad				
	2001	910	Am				
12927	1999	591	Am				
12928	1999	797	Ad				
	2004	647	Am				
12930	1999	591	Am				
	1999	592	Am (by Sec. 4.5 of Ch.)				
12931	1999	592	Am				
12935	1999	592	Am				
	2004	647	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
12963.3 (Cont.)	2005	294	Am	13332.09 (Cont.)	2006	538	Am <sup>802</sup>
12965	1999	591	Am		2007	679	Am
	2000	189	Am				R & Ad <sup>678</sup>
	2001	813	Am	13332.11	2004	227 *	Am
	2002	294	Am	13332.11.1	2007	366	R (as ad by Stats., 2007, Ch. 368) <sup>82</sup>
	2002	664	Am <sup>431</sup>		2007	368	Ad
	2003	62	Am <sup>519</sup>	13332.19	2004	227 *	Am
	2007	43	Am		2007	154 *	S <sup>899</sup>
12970	1999	591	Am	13336.5	2001	745 *	R
12972	2004	182	Am <sup>81 614</sup>	13340	1999	50 *	Am
	2004	647	Am		2000	52 *	Am
	2005	294	Am		2000	861 *	Am
12973	2004	647	Am		2001	106 *	Am
12980	2003	447	Am		2003	157 *	Am
	2007	43	Am		2004	208 *	Am
12981	2003	447	Am		2005	38 *	Am
12983	2003	447	Am		2006	47 *	Am
12987	2000	189	Am		2007	171 *	Am
	2004	647	Am		2008	268 *	Am
12987.1	2004	647	Am	13343	2007	188 *	Ad
12989	2002	784	Am <sup>490</sup>	13405	2003	107	Am (by Sec. 29 of Ch.)
12989.2	1999	591	Am		2006	69 *	Am
	2004	647	Am	13406	2006	69 *	Am
12989.3	1999	591	Am	13885	2006	452	Ad
	2003	159 *	Am	13886	2006	452	Ad
12990	2005	381	Am	13886.5	2006	452	Ad
12993	1999	592	Am	13887	2006	452	Ad
13071	2003	107	Ad(RN)	13887.5	2006	452	Ad
13100	1999	606	R & Ad	13888	2006	452	Ad
13101	1999	606	R & Ad	Title 2,			
13101.5	1999	606	R	Div. 3,			
13101.6	1999	606	R	Pt. 4,			
13102	1999	606	R & Ad	heading			
	2002	1016	Am	(Sec. 13900			
13103	1999	606	R & Ad	et seq.)	2002	1141	Am
	2002	1016	Am	13900	2000	1016	Am
13103.5	2001	911 *	Ad <sup>357</sup>	13901	2000	1016	Am
	2002	1124 *	Am		2003	84	Am
13104	1999	606	R & Ad	13903	2004	223 *	Am
13292.5	2006	506	Ad <sup>384</sup>	13905	2006	538	Am <sup>802</sup>
			R <sup>192</sup>	13915	2002	1124 *	Am
13297	2003	107	Am	13923	2004	227 *	Am
13298	2003	107	Am	13940	1999	95 *	Ad
13299	2003	107	Am	13941	1999	95 *	Ad
13299.1	2003	107	Am	13942	1999	95 *	Ad
13300	2006	538	Am <sup>802</sup>	13943	1999	95 *	Ad
	2008	751 *	Am	13943.1	1999	95 *	Ad
13302	2008	751 *	Am		2005	398 *	Am
13305	2006	49 *	Am	13943.2	1999	95 *	Ad
			R & Ad <sup>100</sup>	13943.3	2008	643	Ad
13309	2006	69 *	Ad	13950	2002	1141	Ad
13310	2007	179 *	Ad	13951	2002	1141	Ad (by Sec. 2 of Ch.)
13311	2008	751 *	Ad	13952	2002	1141	Ad
13312	2008	751 *	Ad <sup>1057</sup>		2003	281 *	Am
13332.02	2008	751 *	Am		2006	582	Am
13332.03	2008	751 *	Am		2007	130	Am <sup>902</sup>
13332.04	2004	227 *	R				
13332.06	2001	745 *	R				
	2003	228 *	Ad				
13332.09	2004	926	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
13952.5	2002	1141	Ad	13960.6	2001	712	Ad & R <sup>75</sup>
13953	2002	1141	Ad		2002	1141	R
	2008	582	Am	13960.7	2001	420*	Ad & R <sup>5</sup>
13954	2002	1141	Ad		2002	1141	R
13955	2002	1141	Ad (by Sec. 4 of Ch.)	13961	2001	712	Am
	2005	485	Am (by Sec. 2 of Ch.)		2002	1141	R
	2006	582	Am	13961.01	2001	552	Am <sup>19</sup>
	2007	130	Am <sup>902</sup>		2001	712	Am (by Sec. 6.5 of Ch.) <sup>19</sup>
	2007	747	Am		2002	1141	R
13955.5	2002	1141	Ad & R <sup>75</sup>	13961.05	2000	974	Ad
13956	2002	1141	Ad		2002	1141	R
	2005	240	Am	13961.1	1999	584	Am
13957	2002	1141	Ad (by Sec. 2 of Ch.)		2000	1016	Am
	2006	539	Am		2001	419	Am
	2006	571	Am (by Sec. 2 of Ch.) <sup>808</sup>		2002	1141	R
	2007	564	Am	13961.2	2002	1141	R
	2008	582	Am	13961.3	2002	1141	R
	2008	587	Am	13961.6	2001	346*	Ad & R <sup>19</sup>
13957.2	2002	1141	Ad		2002	1141	R
	2007	564	Am	13962	2002	1141	R & Ad
13957.5	2002	1141	Ad	13962.5	2002	1141	R
13957.7	2002	1141	Ad (by Sec. 2 of Ch.)	13963	2002	1141	R & Ad
13957.9	2002	1141	Ad	13963.1	2002	1141	R
13958	2002	1141	Ad	13964	2001	712	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) <sup>19</sup>
	2002	1141	R				Am (as ad by Sec. 4.7, Stats. 1998, Ch. 697) <sup>22</sup>
13959	2002	1141	R & Ad		2002	629	Am (as am by Sec. 7 and Sec. 8, Stats. 2001, Ch. 712)
	2007	564	Am				
	2008	179	Am <sup>976</sup>				
13960	2001	712	R (as ad by Sec. 2.7, Stats. 1998, Ch. 697)				
			Am (as am by Sec. 1.3, Stats. 1998, Ch. 895) <sup>19</sup>				
			Am (as ad by Sec. 1.4, Stats. 1998, Ch. 895) <sup>22</sup>				
	2002	479	Am (as am by Sec. 1 and Sec. 2, Stats. 2001, Ch. 712)				
	2002	1141	R (as am by Sec. 1 and Sec. 2, Stats. 2001, Ch. 712) & Ad				
13960.1	2002	1141	R				
13960.2	2002	1141	R				
13960.5	2002	1141	R				
				13965	1999	584	Am (as am by Sec. 3.5 and as ad by Sec. 3.7, Stats. 1998, Ch. 895)

**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
13965 (Cont.)				13968.7	2000	127 *	Ad <sup>198</sup> R <sup>63 37</sup>
	2000	1016	R (as ad by Sec. 5.7, Stats. 1998, Ch. 697)		2001	346 *	Ad & R <sup>19</sup>
			Am (as am by Sec. 1.5 and Sec. 2, Stats. 1999, Ch. 584)	13968.8	2002	1141	R
					2001	346 *	Ad & R <sup>19</sup>
					2002	1141	R
	2001	419	Am (by Sec. 2 of Ch., as am by Sec. 5, Stats. 2000, Ch. 1016) <sup>19</sup>	13969	2002	1141	R
			Am (by Sec. 3 of Ch., as am by Sec. 6, Stats. 2000, Ch. 1016) <sup>22</sup>				Ad & R <sup>19</sup>
				13969.1	2002	1141	R
				13969.2	2002	1141	R
							Ad & R <sup>19</sup>
				13969.3	2002	1141	R
				13969.4	2002	1141	R
				13969.5	2000	93 *	Ad
					2002	1141	R
							Ad & R <sup>19</sup>
							Ad & R <sup>19</sup>
	2001	712	Am (by Sec. 10.5 of Ch., as am by Sec. 5, Stats. 2000, Ch. 1016) <sup>19</sup>	Title 2, Div. 3, Pt. 4, Ch. 5, Art. 2, heading (Sec. 13970 et seq.)	2002	1141	R
			Am (by Sec. 11.5 of Ch., as am by Sec. 6, Stats. 2000, Ch. 1016) <sup>22</sup>	Title 2, Div. 3, Pt. 4, Ch. 5.5, heading (Sec. 13970 et seq.)			
	2002	664	Am (as am by Sec. 10.5 and Sec. 11.5, Stats. 2001, Ch. 712) <sup>31</sup>		2002	1141	Ad
					2006	538	Am <sup>802</sup>
					2006	538	Am <sup>802</sup>
					2006	538	Am <sup>802</sup>
					2006	538	Am <sup>802</sup>
	2002	1141	R (as am by Sec. 10.5 and Sec. 11.5, Stats. 2001, Ch. 712) & Ad	13974.1	2006	538	Am <sup>802</sup>
				13974.5	2000	1016	Ad & R <sup>18</sup>
					2006	884 *	Ad
13965.1	2000	1016	Ad	13974.6	2001	138	Ad
	2002	1141	R	13974.7	2000	1016	Ad & R <sup>18</sup>
13965.2	1999	83	Am <sup>30</sup>	13975	1999	525	Am <sup>112</sup>
	2002	1141	R		2000	857	Am <sup>203</sup>
13965.3	2002	1141	R		2005	GRP 2	S <sup>672</sup>
13965.5	2000	974	Ad		2006	533	Am
	2001	712	Am		2008	567	Am
	2002	1141	R	13975.2	1999	525	Ad <sup>112</sup>
13965.6	2001	346 *	Ad & R <sup>19</sup>		2000	857	Am <sup>203</sup>
	2002	1141	R	13978.6	2002	779	Am
13966	2002	1141	R & Ad	13984	2007	301	Am
13966.01	2002	1141	R	13994	2003	627	Ad
13966.02	2002	1141	R	13994.1	2003	627	Ad
13967	2002	1141	R & Ad	13994.10	2003	627	Ad
	2003	230 *	R	13994.11	2003	627	Ad
13967.2	2002	1141	R	13994.12	2003	627	Ad
13967.5	2002	1141	R	13994.2	2003	627	Ad
13968	2000	198	Am	13994.3	2003	627	Ad
	2002	1141	R	13994.4	2003	627	Ad
			Ad & R <sup>19</sup>	13994.5	2003	627	Ad
			Ad & R <sup>19</sup>	13994.6	2003	627	Ad
13968.5	1999	584	Ad & R <sup>19</sup>	13994.7	2003	627	Ad
	2000	1016	Am	13994.8	2003	627	Ad
	2002	1141	R				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13994.9	2003	627	Ad	13995.61	2003	229	Ad
13995	2003	229	Ad	13995.62	2003	229	Ad
13995.1	2003	229	Ad	13995.63	2003	229	Ad
13995.100	2003	229	Ad <sup>455</sup>	13995.64	2003	229	Ad
13995.101	2003	229	Ad <sup>455</sup>	13995.64.5	2006	790	Ad <sup>870</sup>
13995.102	2003	229	Ad <sup>455</sup>	13995.65	2003	229	Ad
13995.103	2003	229	Ad <sup>455</sup>		2004	183	Am <sup>571</sup>
13995.104	2003	229	Ad <sup>455</sup>		2006	790	Am
13995.105	2003	229	Ad <sup>455</sup>	13995.65.5	2006	790	Ad <sup>870</sup>
13995.106	2003	229	Ad <sup>455</sup>	13995.66	2003	229	Ad
13995.107	2003	229	Ad <sup>455</sup>	13995.67	2003	229	Ad
13995.108	2003	229	Ad <sup>455</sup>	13995.68	2003	229	Ad
13995.109	2003	229	Ad <sup>455</sup>	13995.69	2003	229	Ad
13995.110	2003	229	Ad <sup>455</sup>	13995.70	2003	229	Ad
13995.111	2003	229	Ad <sup>455</sup>	13995.71	2003	229	Ad
13995.112	2003	229	Ad <sup>455</sup>	13995.72	2003	229	Ad
13995.113	2003	229	Ad <sup>455</sup>	13995.73	2003	229	Ad
13995.114	2003	229	Ad <sup>455</sup>	13995.74	2003	229	Ad
13995.115	2003	229	Ad <sup>455</sup>		2004	183	Am <sup>571</sup>
13995.116	2003	229	Ad <sup>455</sup>	13995.75	2003	229	Ad
13995.117	2003	229	Ad <sup>455</sup>	13995.76	2003	229	Ad
13995.118	2003	229	Ad <sup>455</sup>	13995.77	2003	229	Ad
13995.150	2004	296*	Ad		2006	790	Am
13995.151	2004	296*	Ad	13995.80	2003	229	Ad
13995.152	2004	296*	Ad	13995.81	2003	229	Ad
13995.153	2004	296*	Ad	13995.82	2003	229	Ad
13995.154	2004	296*	Ad	13995.83	2003	229	Ad
13995.155	2004	296*	Ad	13995.84	2003	229	Ad
13995.20	2003	229	Ad	13995.90	2003	229	Ad
	2004	183	Am <sup>571</sup>	13995.91	2003	229	Ad
	2006	790	Am & R <sup>873</sup>	13995.92	2006	790	Ad
			Ad <sup>870</sup>	13996	2003	229	Ad
13995.30	2003	229	Ad	13996.1	2003	229	Ad
13995.40	2003	229	Ad	13996.2	2003	229	Ad
	2004	183	Am <sup>571</sup>	13996.3	2003	229	Ad
	2006	790	Am	13996.4	2006	663	Ad
13995.40.5	2006	790	Ad <sup>870</sup>	13996.45	2006	663	Ad
13995.41	2003	229	Ad	13996.5	2006	663	Ad
13995.42	2003	229	Ad	13996.55	2006	663	Ad
	2004	183	Am <sup>571</sup>	13996.6	2006	663	Ad
13995.43	2003	229	Ad	13996.65	2006	663	Ad
13995.44	2003	229	Ad	13996.7	2006	663	Ad
13995.45	2003	229	Ad	13996.75	2006	663	Ad
13995.46	2003	229	Ad	13997	2003	229	Ad
13995.47	2003	229	Ad	13997.1	2003	229	Ad & R <sup>43</sup>
13995.48	2003	229	Ad		2004	183	Am <sup>571</sup>
13995.49	2003	229	Ad		2005	604	Am <sup>68</sup>
	2006	790	Am	13997.2	2007	631	Ad
13995.50	2003	229	Ad	13997.4	2007	631	Ad
13995.51	2003	229	Ad		2008	751*	R
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 <sup>75</sup>
13995.55	2003	229	Ad		2006	681	S <sup>317</sup>
13995.56	2003	229	Ad	13998.1	2004	907*	Ad & R <sup>75</sup>
13995.57	2003	229	Ad		2006	681	S <sup>317</sup>
13995.58	2003	229	Ad	13998.10	2004	907*	Ad & R <sup>75</sup>
	2004	183	Am <sup>571</sup>		2006	681	Am <sup>317</sup>
13995.60	2003	229	Ad	13998.2	2004	907*	Ad & R <sup>75</sup>
	2006	790	Am & R <sup>873</sup>		2006	681	S <sup>317</sup>
			Ad <sup>870</sup>	13998.3	2004	907*	Ad & R <sup>75</sup>

**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>
13998.3 (Cont.)	2006	681	S <sup>317</sup>	Title 2,			
13998.5	2004	907*	Ad & R <sup>75</sup>	Div. 3,			
	2006	681	Am <sup>317</sup>	Pt. 5,			
13998.5a	2004	763*	Ad	Ch. 2,			
	2006	681	S <sup>317</sup>	Art. 2.6,			
13998.6	2004	907*	Ad & R <sup>75</sup>	heading			
	2006	681	S <sup>317</sup>	(Sec. 14137			
13998.7	2004	907*	Ad & R <sup>75</sup>	et seq.)	2008	458	Ad & R <sup>639</sup>
	2006	681	S <sup>317</sup>	14137	2008	458	Ad & R <sup>639</sup>
13998.8	2004	907*	Ad & R <sup>75</sup>	14137.1	2008	458	Ad & R <sup>639</sup>
	2006	681	S <sup>317</sup>	14137.2	2008	458	Ad & R <sup>639</sup>
13998.9	2004	907*	Ad & R <sup>75</sup>	14137.4	2008	458	Ad & R <sup>639</sup>
	2006	681	S <sup>317</sup>	14404	2002	438	R <sup>426</sup>
13999	2003	627	Ad	14451	1999	724	R
13999.1	2003	627	Ad	14502	2007	717	Am
13999.2	2003	627	Ad	14503	2007	717	Am
13999.3	2003	627	Ad	14522.1	2008	728	Ad
13999.4	2003	627	Ad	14522.2	2008	728	Ad
14007.5	1999	783*	Ad <sup>62</sup>	14524	2000	91*	Am
			R <sup>22</sup>	14524.15	2003	525	R
14012	2007	375	Am	14524.2	2003	525	Am
14032.6	2002	392	Ad	14525	2000	91*	Am
14035	1999	103	Am	14525.6	2004	193	R <sup>571</sup>
	2002	438	Am <sup>426</sup>	14526	2000	91*	Am
14035.1	2001	115	R (as am by	14527	2000	91*	Am
			Sec. 1, Stats.		2001	815	Am
			1992, Ch. 25)		2002	472	Am
14035.55	1999	458	Ad		2006	821	Am
	2005	696	Am	14528.5	2004	611	Am
	2007	200	Am		2005	619	Am
	2008	173	Am		2008	705	Am
14035.56	2000	788*	Ad & R <sup>240</sup>	14528.55	2008	705	Ad
14035.57	2000	788*	Ad	14529	2000	91*	Am
14035.58	2001	245	Ad & R <sup>308</sup>	14529.01	1999	783*	Ad
14035.6	2001	745*	R	14529.11	1999	783*	Ad
14036	1999	373	Am	14529.14	2001	597	R
	2001	597	Am	14529.17	1999	572	Ad
14036.6	2004	193	Am <sup>571</sup>		2007	462	Am
14038	2002	438	Am <sup>426</sup>	14529.19	1999	572	Ad
14038.4	2002	588	Ad & R <sup>75</sup>	14529.23	1999	572	Ad
14041	2004	225*	Am	14529.3	1999	783*	Ad
14045	2001	115	R		2001	825	R (as ad by
14053	1999	783*	Ad				Stats. 1999, Ch.
14055.2	2004	183	Am <sup>571</sup>				783)
14057	2001	333	Ad <sup>342</sup> 21	14529.5	2001	597	R
			R <sup>34</sup>	14529.6	1999	783*	Ad
14070.2	2001	745*	Am	14531	2003	715	Am
14070.4	2003	525	Am	14532	2001	911*	Ad <sup>357</sup>
14076.2	1999	724	Am	14533.1	2007	717	Ad
14076.4	2003	525	Am	14536	2001	113*	Am
14084	2006	538	Am <sup>802</sup>	Title 2,			
14102	2001	825	Ad	Div. 3,			
14105	2000	1034	Ad	Pt. 5.3,			
				Ch. 4,			
				heading			
				(Sec. 14550			
				et seq.)	1999	862	R & 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
Title 2, Div. 3, Pt. 5.3, Ch. 4, Art. 1, heading (Sec. 14550 et seq.)				14556.33 (Cont.)			
	1999	862	R & Ad	2005		375 * Am	
14550	1999	862	Ad	14556.34	2000	91 * Ad	
14552	1999	862	Ad	14556.36	2000	91 * Ad	
14552.2	1999	862	Ad	14556.40	2000	91 * Ad <sup>37</sup>	
	2001	113 *	Am		2000	92 Ad <sup>37</sup>	
	2004	793	Am		2000	656 * R (as ad by Sec. 1, Stats. 2000, Ch. 92)	
14552.4	1999	862	Ad	14556.5	2000	91 * Ad	
14552.6	1999	862	Ad		2000	656 * Am	
14553	1999	862	Ad		2002	445 * Am	
14553.10	2004	212 *	Ad		2005	76 * Am	
14553.2	1999	862	Ad	14556.50	2000	91 * Ad	
14553.4	1999	862	Ad		2000	656 * Am	
	2004	793	Am	14556.52	2000	91 * Ad	
14553.6	1999	862	Ad		2000	656 * Am	
	2002	438	Am <sup>426</sup>	14556.6	2000	91 * Ad	
14553.7	1999	862	Ad		2001	113 * Am	
14553.8	1999	862	Ad	14556.7	2001	113 * Ad <sup>300</sup>	
	2002	438	Am <sup>426</sup>			R <sup>301</sup>	
14553.9	1999	862	Ad		2008	756 * Am <sup>348</sup>	349
14554	1999	862	Ad	14556.75	2002	445 * Ad <sup>300</sup>	
14554.2	1999	862	Ad			R <sup>301</sup>	
14554.4	1999	862	Ad		2008	756 * Am <sup>348</sup>	349
14554.6	1999	862	Ad	14556.8	2001	113 * Ad <sup>300</sup>	
14554.8	1999	862	Ad			R <sup>301</sup>	
	2002	438	Am <sup>426</sup>		2002	445 * Am	
	2004	793	Am		2005	76 * Am	
14555	1999	862	Ad		2006	56 * Am <sup>789</sup>	
14555.2	1999	862	Ad		2008	756 * Am	
14555.4	1999	862	Ad	14556.85	2008	756 * Ad <sup>348</sup>	
14555.6	1999	862	Ad			R <sup>349</sup>	
14555.8	1999	862	Ad	14556.9	2001	113 * Ad <sup>300</sup>	
14555.9	1999	862	Ad			R <sup>301</sup>	
14556	2000	91 *	Ad		2002	445 * Am	
14556.1	2000	91 *	Ad	Title 2, Div. 3, Pt. 5.3, Ch. 5, heading (Sec. 14557 et seq.)			
14556.10	2001	113 *	Am		2005	22 Ad <sup>647</sup>	
14556.11	2000	91 *	Ad	14557	2003	223 * Ad	
14556.12	2000	91 *	Ad	14557.1	2003	224 * Ad	
14556.13	2000	91 *	Ad	14558	2004	210 * Ad	
14556.14	2000	91 *	Ad	14560	2001	597 R	
14556.16	2000	91 *	Ad	14560.1	2001	597 R	
14556.18	2000	91 *	Ad	14560.2	2001	597 R	
14556.20	2000	91 *	Ad	14560.5	2001	597 R	
14556.25	2000	91 *	Ad	14560.7	2001	597 R	
14556.26	2000	91 *	Ad	14561	2001	597 R	
	2000	656 *	Am	14561.3	2001	597 R	
	2001	512 *	Am	14562.1	2001	597 R	
14556.28	2000	91 *	Ad	14562.10	2001	597 R	
14556.29	2000	656 *	Ad	14562.11	2001	597 R	
14556.3	2000	91 *	Ad	14562.15	2001	597 R	
14556.30	2000	91 *	Ad	14562.2	2001	597 R	
	2005	522	Am				
14556.32	2000	91 *	Ad				
14556.33	2001	908	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14562.3	2001	597	R	14670.2	2007	681	Ad
14562.4	2001	597	R	14670.4	2006	538	Am <sup>802</sup>
14562.5	2001	597	R	14672	1999	243*	Am
14562.6	2001	597	R	14672.100	2003	723	Ad
14562.7	2001	597	R	14672.14	2002	974	R & Ad
14562.8	2001	597	R	14672.86	2001	610	Ad <sup>18 70</sup>
14562.9	2001	597	R	14672.9	2000	93*	Am
14563	2001	597	R	14672.98	2001	271	Ad
14563.3	2001	597	R	14672.99	2001	610	Ad
14563.4	2001	597	R		2002	454	Am
14563.5	2001	597	R		2002	664	Am <sup>431</sup>
14564	2001	597	R	14673	2003	258	Am
14565	2001	597	R	14673.10	2008	513	Ad
14566	2001	597	R	14673.6	2000	449*	Ad
14566.5	2001	597	R	14679	2007	413	Am
14566.7	2001	597	R	14680.8	2001	115	R
14566.9	2001	597	R	14682	2005	107	Ad
14567	2001	597	R		2006	538	Am <sup>802</sup>
14567.5	2001	597	R	14683	2005	701	R
14568	2001	597	R	14684	2002	664	Am <sup>431</sup>
14569	2001	597	R		2X 2001–02	10	Ad
14575	2001	597	R	14684.1	2002	561	Ad
14576	2001	597	R		2007	598	Am
14604	2004	227*	Ad	14710	1X 2001–02	8*	Ad
14612	2001	118*	Ad <sup>303</sup>		2006	198	Am
			R <sup>34</sup>	14711.5	1X 2001–02	8*	Ad
	2002	1124*	Am <sup>534</sup>	14712	1X 2001–02	8*	Ad
	2003	757	Am <sup>36 13</sup>	14713	1X 2001–02	8*	Ad
14612.2	2003	757	Ad & R <sup>590</sup>	14714	1X 2001–02	8*	Ad
	2004	227*	Am <sup>627</sup>	14717	2002	242	Ad
	2005	74*	Am <sup>663</sup>	14735	1999	991	Am <sup>96 114</sup>
	2006	69*	Am <sup>793</sup>	14756	2000	569	Am
14612.5	2002	1124*	Ad	14771	2003	421	Am
14615.1	2000	590	Am		2004	947	Am
14628	2007	311	Ad	14836	2001	882	Am
14629	2008	585	Ad	14837	2001	882	Am
14630	2008	584	Ad		2003	623	Am
14660.1	2001	745*	Am		2008	102	Am
14661	2004	227*	Am	14838	2001	882	R & Ad
	2007	154*	S <sup>899</sup>		2008	179	Am <sup>976</sup>
14664	2000	528	Am	14838.1	2007	611	Ad
14666.6	1999	676	Ad	14838.5	1999	83	Am <sup>30</sup>
14666.7	1999	676	Ad & R <sup>18</sup>		2000	775	Am
14666.8	2003	820	Ad		2000	776*	Am (by Sec. 2 of Ch.) <sup>14</sup>
	2005	263	Am				Am (by Sec. 2.5 of Ch.) <sup>25</sup>
14669.14	1999	293	Ad		2001	183	Am
14669.15	2001	603*	Am		2001	882	Am
	2003	723	Am		2002	951	Am
14669.16	1999	147*	R		2003	62	Am <sup>519</sup>
	2001	603*	Ad	14838.6	2003	623	R
	2003	723	Am	14838.7	2002	951	Ad
	2008	513	R		2003	62	Am <sup>519</sup>
14669.17	2001	540	Ad	14839	2001	882	Am
14669.20	2003	158*	R		2003	623	Am
14669.21	2002	1124*	Ad		2005	185	Am
	2003	229	Am	14839.1	2001	882	Am
14669.7	1999	951	Ad & R <sup>24</sup>		2005	185	Am
	2003	717	Ad		2005	185	Am
14670	2005	74*	Am	14840	2001	882	Am
14670.11	2007	608	Ad		2005	74*	Am & R <sup>75</sup>
14670.12	2000	528	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14842	2001	882	Am	15155	2002	545	Am <sup>422</sup>
	2003	623	Am	15164.1	2001	34	Ad
	2004	277	Am	15201	2004	227 *	Am
14842.5	2001	882	Am		2008	213	Am
	2003	623	Am	15202	2000	127 *	Am <sup>63</sup>
	2004	277	Am				Ad & R <sup>18</sup>
14845	2005	451	Am		2006	538	Am <sup>802</sup>
14851	2002	220	Am		2008	213	Am
			R & Ad <sup>80</sup>	15252	2005	GRP 2	S <sup>672</sup>
	2005	381	R (as ad by Sec. 2, Stats. 2002, Ch. 220)		2006	533	Am
			Am (as am by Sec. 1, Stats. 2002, Ch. 220) <sup>13</sup>	15275	2005	GRP 2	S <sup>672</sup>
					2006	533	Am
14859	2002	951	R	15276	2005	GRP 2	S <sup>692</sup>
14876	2004	69 *	Am		2006	533	R
14930	2006	533	Ad	15277	2001	745 *	Am
14931	2005	GRP 2	S <sup>672</sup>		2005	GRP 2	S <sup>672</sup>
	2006	533	Am		2006	533	Am
14931.1	2005	GRP 2	S <sup>672</sup>	15279	2005	GRP 2	S <sup>692</sup>
	2006	533	Am		2006	533	R
14957	2003	723	Am	15290	2001	115	R
14977	2002	483	Ad	15291	2001	115	R
14977.1	2002	483	Ad	15292	2001	115	R
14977.5	2002	483	Ad	15293	2001	115	R
14978	2002	483	Ad	15294	2001	115	R
14979	2002	483	Ad	15295	2001	115	R
14980	2002	483	Ad	15296	2001	115	R
14981	2002	483	Ad	15297	2001	115	R
	2003	62	Am <sup>519</sup>	15298	2001	115	R
	2006	720	R	15299	2001	115	R
14982	2005	74 *	Ad	15300	2001	115	R
	2006	720	Am	15301	1999	67 *	Am
14995	2006	818	Ad		2000	958	Am
	2007	130	Am <sup>902</sup>	15301.3	2000	958	Am
14998.11	2003	662	Ad	15301.5	2001	745 *	R
14998.12	2003	662	Ad	15301.6	2000	958	Am
14998.13	2005	168	Ad				
14998.2	2003	662	Am	Title 2,			
14998.3	2004	225 *	Am	Div. 3,			
14998.4	2000	1055 *	Am	Pt. 6.7,			
	2003	662	Am	Ch. 1,			
	2004	225 *	Am	heading			
14998.55	2002	1042	Ad	(Sec. 15310			
14998.6	2004	225 *	Am	et seq.)	2000	1055 *	Am
14998.7	2004	225 *	Am		2001	189	Am
14998.8	2004	225 *	Am	15310	2000	1056	Am
14998.9	2004	225 *	Am		2003	229	R
14999	2004	909 *	Am <sup>98</sup>	15310.1	2000	1056	Ad
			R <sup>100</sup>		2003	229	R
	2005	675	Am <sup>36 13</sup>	15311	2000	1055 *	Am
14999.37	2003	220	Ad		2000	1056	Am
14999.50	2000	700	Ad		2003	229	R
14999.55	2000	700	Ad	15312	2003	229	R
15001	2007	176 *	Am	15312.5	2003	228 *	Ad
15001.1	2007	176 *	Am	15313	2000	1056	Am
15001.2	2007	176 *	Am		2003	229	R
15002.5	2007	176 *	Am	15314	2001	189	Am
15029	2008	699	Am <sup>980</sup>		2003	229	R
				15315	2001	189	Am
					2003	229	R
				15316	2001	189	Am
					2003	229	R
				15317	2001	189	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>
15317 (Cont.)	2003	229	R	15335.20	2003	229	R
15318	1999	519	Ad & R <sup>5</sup>	15335.22	2003	229	R
15320	2002	1124*	Ad	15336	2003	229	R
	2003	229	R	15337	2003	229	R
15323.5	2002	1124*	Am	15338	2003	229	R
	2003	229	R	15338.5	2003	229	R
15324	2003	229	R	15338.6	2003	229	R
15325	2000	1056	Am	15339	2003	229	R
	2001	189	Am	15339.1	2003	229	R
	2003	229	R	15339.2	2000	605	Am
15326	2003	229	R		2003	229	R
15327	2003	229	R	15339.25	2003	229	R
15327.1	2003	229	R	15339.26	2003	229	R
15327.5	2003	229	R	15339.27	2003	229	R
15327.6	2003	229	R	15339.28	2003	229	R
15328	2003	229	R	15339.29	2003	229	R
15329	2000	1056	Ad	15339.3	2000	605	Am
	2003	229	R		2003	229	R
15330	2003	229	R	15339.30	2003	229	R
15330.05	1999	515	Ad & R <sup>5</sup>	15339.7	2003	229	R
15330.1	2003	229	R	15339.8	2000	605	Ad
15330.2	2003	229	R		2003	229	R
15331	1999	431	Am	15340	2003	229	R
	2003	229	R	15341	2003	229	R
15331.1	2003	229	R	15342	2003	229	R
15331.2	2003	229	R	15344	2003	229	R
15332	2003	229	R	15345	2003	229	R
15332.1	2003	229	R	15345.1	2003	229	R
15333	2003	229	R	15345.2	2003	229	R
15333.1	2003	229	R	15345.3	2003	229	R
15333.10	2000	1056	Ad	15345.4	2003	229	R
	2003	229	R	15345.5	2003	229	R
15333.11	2000	1056	Ad	15346	1999	425	Ad & R <sup>75</sup>
	2003	229	R		2003	229	R
15333.2	2003	229	R	15346.1	1999	425	Ad & R <sup>75</sup>
15333.3	2001	745*	Am		2003	229	R
	2001	752*	R	15346.10	1999	425	Ad & R <sup>75</sup>
15333.4	2001	745*	Am		2002	436	Am (as ad by Stats. 1999, Ch. 425) & RN
	2001	752*	R				Ad(RN)
15333.5	2003	229	R	15346.11	2002	436	R
15333.6	2000	1056	R		2003	229	R
	2001	752*	Ad	15346.12	1999	425	Ad & R <sup>75</sup>
	2003	229	R		2002	436	R (as ad by Stats. 1998, Ch. 952)
15333.7	2001	752*	Ad				R
	2003	229	R	15346.13	2003	229	R
15333.8	2001	752*	Ad		1999	425	Ad & R <sup>75</sup>
	2003	229	R		2003	229	R
15334	2003	229	R	15346.2	1999	425	Ad & R <sup>75</sup>
15334.1	2003	229	R		2003	229	R
15334.2	2003	229	R	15346.3	1999	425	Ad & R <sup>75</sup>
15334.3	2003	229	R		2000	769	Am
15335	2003	229	R		2003	229	R
15335.07	2003	229	R	15346.4	1999	425	Ad & R <sup>75</sup>
15335.09	2003	229	R		2000	769	Am
15335.11	2003	229	R		2003	229	R
15335.13	2003	229	R	15346.5	1999	425	Ad & R <sup>75</sup>
15335.15	2003	229	R		2003	229	R
15335.17	2003	229	R	15346.8	1999	425	Ad & R <sup>75</sup>
15335.19	2003	229	R		2003	229	R
15335.2	2003	229	R				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
15346.9	1999	425	Ad & R <sup>75</sup>	15363.70 (Cont.)	2003	229	R
	2000	135	Am <sup>203</sup>	15363.71	2000	127 *	Ad
	2000	769	Am		2002	715 *	Am
	2003	229	R	15363.72	2000	127 *	Ad
15348	2000	1056	Ad		2000	699	Am
	2003	229	R		2002	715 *	Am
15348.5	2000	1056	Ad		2003	229	R
	2003	229	R	15363.73	2000	127 *	Ad
15350	1X 2001–02	8 *	Ad		2000	699	R & Ad
	2003	229	R		2002	715 *	Am
15351	1X 2001–02	8 *	Ad		2003	229	R
	2003	229	R	15363.74	2000	127 *	Ad
15352	1X 2001–02	8 *	Ad		2003	229	R
	2003	229	R	15363.75	2000	127 *	Ad
15353	1X 2001–02	8 *	Ad		2000	699	Am
	2003	229	R		2003	229	R
15354	1X 2001–02	8 *	Ad	15364.2	2003	229	R
	2003	229	R	15364.3	2003	229	R
15355	1X 2001–02	8 *	Ad	15364.4	2001	189	R (as am by Sec. 3, Stats. 1994, Ch. 929)
	2003	229	R				Am (as am by Sec. 1, Stats. 1995, Ch. 824)
15356	1X 2001–02	8 *	Ad		2003	229	R
	2X 2001–02	9	Am	15364.5	2001	189	Am
	2003	229	R		2003	229	R
15357	1X 2001–02	8 *	Ad	15364.50	2003	229	R
	2003	229	R	15364.51	2003	229	R
15358	1X 2001–02	8 *	Ad	15364.52	2003	229	R
	2003	229	R	15364.53	2003	229	R
15359	1X 2001–02	8 *	Ad	15364.54	2003	229	R
	2003	229	R	15364.55	2003	229	R
15360	1X 2001–02	8 *	Ad	15364.6	2001	189	Am
	2003	229	R		2003	229	R
15361	1X 2001–02	8 *	Ad	15364.7	2001	189	Am
	2003	229	R		2003	229	R
15362	1X 2001–02	8 *	Ad	15364.71	2001	189	Am
	2003	229	R		2003	229	R
15362.5	1X 2001–02	8 *	Ad	15364.72	2002	1125	Ad
	2003	229	R		2003	229	R
15363.10	2001	189	Am	15364.725	2002	1124 *	Ad
	2002	307	Am		2002	1125	R (as ad by Stats. 2002, Ch. 1124)
	2003	229	R	15364.73	2002	1125	Ad & R <sup>18</sup>
15363.50	2001	189	Am		2003	229	R
	2003	229	R	15364.74	2001	189	Am
Title 2, Div. 3, Pt. 6.7, Ch. 1.3, heading (Sec. 15363.6 et seq.)	2001	189	Am		2003	229	R
	2000	1055 *	Am	15364.76	2001	189	Am
15363.6	2000	1056	Am		2003	229	R
	2001	189	Am	15364.77	2001	189	Am
	2003	229	R		2003	229	R
15363.60	2003	662	Ad		2001	430	Am (by Sec. 9.5 of Ch.)
15363.61	2003	662	Ad		2003	229	R
15363.62	2003	662	Ad	15364.78	2001	189	Am
15363.63	2003	662	Ad		2003	229	R
15363.64	2003	662	Ad	15364.79	2001	189	Am
15363.65	2003	662	Ad		2003	229	R
15363.7	2003	229	R		2001	189	Am
15363.70	2000	127 *	Ad		2003	229	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
15364.8	2003	229	R	15372.107	2003	229	R
Title 2,				15372.109	2003	229	R
Div. 3,				15372.110	2003	229	R
Pt. 6.7,				15372.111	2003	229	R
Ch. 1.8,				15372.112	2003	229	R
heading				15372.113	2003	229	R
(Sec. 15364.80				15372.114	2003	229	R
et seq.)	2002	863	R	15372.115	2003	229	R
15364.80	2001	189	R	15372.116	2003	229	R
	2002	863	Ad & R <sup>43</sup>	15372.117	2003	229	R
	2003	229	R	15372.118	2003	229	R
15364.85	2001	189	R	15372.120	2003	229	R
15364.9	2003	229	R	15372.122	2003	229	R
15365	2003	229	R	15372.123	2003	229	R
15365.10	2003	229	R	15372.124	2003	229	R
15365.11	1999	598	Ad	15372.125	2003	229	R
	2001	189	Am	15372.130	2003	229	R
	2003	229	R	15372.131	2003	229	R
15365.12	2001	189	Am	15372.200	2003	229	R
	2003	229	R	15372.201	2003	229	R
15365.13	2003	229	R	15372.202	2003	229	R
15365.2	2003	229	R	15372.203	2003	229	R
15365.20	2003	229	R	15372.204	2003	229	R
15365.30	1999	141	Ad	15372.205	2003	229	R
	2000	506	Am	15372.206	2003	229	R
	2003	229	R	15372.207	2003	229	R
15365.31	1999	141	Ad	15372.208	2003	229	R
	2003	229	R	15372.209	2003	229	R
15365.40	1999	565	Ad	15372.210	2003	229	R
	2003	229	R	15372.213	2003	229	R
15365.41	1999	565	Ad	15372.214	2003	229	R
	2003	229	R	15372.216	2003	229	R
15365.42	1999	565	Ad	15372.217	2003	229	R
	2003	229	R	15372.218	2003	229	R
15365.43	1999	565	Ad	15372.219	2003	229	R
	2003	229	R	15372.220	2003	229	R
15365.44	1999	565	Ad	15372.221	2003	229	R
	2003	229	R	15372.5	2003	229	R
15365.45	1999	565	Ad	15372.60	2003	229	R
	2003	229	R	15372.61	2003	204	Am
15365.46	1999	565	Ad		2003	229	R
	2003	229	R	15372.65	2003	229	R
15365.6	2001	189	Am	15372.66	2003	229	R
	2003	229	R	15372.70	2003	229	R
15365.8	2003	229	R	15372.71	2003	229	R
15365.9	2003	229	R	15372.72	2003	229	R
15366	2003	229	R	15372.73	2003	229	R
15366.5	2003	229	R	15372.74	2003	229	R
15367	2003	229	R	15372.75	2003	229	R
15371	2003	229	R	15372.76	2003	229	R
15372	2003	229	R	15372.77	2003	229	R
15372.100	2002	474	Am	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

**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
15372.91	2003	229	R	15377	2003	229	R
15372.92	2003	229	R	15378	2001	745 *	Am
15372.93	2003	229	R		2002	405	Am
15373	2003	229	R		2003	229	R
15373.05	2003	229	R	15378.10	2003	229	R
15373.07	2003	229	R	15378.5	2003	229	R
15373.1	2003	229	R	15378.6	2003	229	R
15373.100	1999	597	Ad	15378.7	2003	229	R
	2003	229	R	15378.8	2003	229	R
15373.101	1999	597	Ad	15378.9	2003	229	R
	2003	229	R	15378.98	2003	229	R
15373.102	1999	597	Ad	15378.99	2003	229	R
	2003	229	R	15379	2003	229	R
15373.103	1999	597	Ad	15379.1	2003	229	R
	2003	229	R	15379.10	2003	229	R
15373.104	1999	597	Ad	15379.11	2003	229	R
	2003	229	R	15379.12	2003	229	R
15373.105	1999	597	Ad	15379.14	2003	229	R
	2003	229	R	15379.15	2003	229	R
15373.106	1999	597	Ad	15379.16	2003	229	R
	2003	229	R	15379.2	2003	229	R
15373.107	1999	597	Ad	15379.20	1999	78 *	S <sup>36</sup> 24
	2003	229	R		2000	939	R
15373.108	1999	597	Ad	15379.21	1999	78 *	S <sup>36</sup> 24
	2003	229	R		2000	939	R
15373.109	1999	597	Ad	15379.21.5	1999	78 *	S <sup>36</sup> 24
	2003	229	R		2000	939	R
15373.110	1999	597	Ad	15379.21.6	1999	78 *	S <sup>36</sup> 24
	2003	229	R		2000	939	R
15373.111	1999	597	Ad	15379.21.7	1999	78 *	S <sup>36</sup> 24
	2003	229	R		2000	939	R
15373.112	1999	597	Ad	15379.21.8	1999	78 *	S <sup>36</sup> 24
	2003	229	R		2000	939	R
15373.113	1999	597	Ad	15379.22	1999	78 *	S <sup>36</sup> 24
	2003	229	R		2000	939	R
15373.114	1999	597	Ad	15379.23	1999	78 *	S <sup>36</sup> 24
	2003	229	R		2000	939	R
15373.2	2003	229	R	15379.24	1999	78 *	S <sup>36</sup> 24
15373.25	2003	229	R		2000	939	R
15373.51	2003	229	R	15379.25	1999	78 *	S <sup>36</sup> 24
15373.52	2003	229	R		2000	939	R
15373.53	2003	229	R	15379.26	1999	78 *	S <sup>36</sup> 24
15373.54	2003	229	R		2000	939	R
15373.6	2003	229	R	15379.27	1999	78 *	S <sup>36</sup> 24
15373.7	2003	229	R		2000	939	R
15373.71	2003	229	R	15379.28	1999	78 *	S <sup>36</sup> 24
15373.8	2003	229	R		2000	939	R
15373.9	2003	229	R	15379.3	2003	229	R
15373.91	2003	229	R	15379.30	1999	78 *	S <sup>36</sup> 24
15373.92	2003	229	R		2000	939	R
15373.93	2003	229	R	15379.33	1999	78 *	S <sup>36</sup> 24
15373.94	2003	229	R		2000	939	R
15373.95	2003	229	R	15379.35	1999	78 *	S <sup>36</sup> 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 <sup>36</sup> 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 <sup>36</sup> 24
	2003	229	R		2000	939	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>
15379.50 (Cont.)	2000	1059	Ad	15394.1	2003	229	R
	2003	229	R	15395	2003	229	R
15379.51	1999	78 *	S <sup>36 24</sup>	15395.1	2003	229	R
	2000	939	R	15395.2	2003	229	R
15379.52	1999	78 *	S <sup>36 24</sup>	15395.3	2003	229	R
	2000	939	R	15395.4	2003	229	R
15379.6	2003	229	R	15395.5	2003	229	R
15379.60	1999	78 *	S <sup>36 24</sup>	15396	2003	229	R
	2000	939	R	15396.1	2003	229	R
15379.61	1999	78 *	S <sup>36 24</sup>	15396.2	2003	229	R
	2000	939	R	15396.3	2003	229	R
15379.62	1999	78 *	S <sup>36 24</sup>	15397	2003	229	R
	2000	939	R	15397.1	2003	229	R
15379.650	1999	78 *	S <sup>36 24</sup>	15397.2	2003	229	R
	2000	939	R	15397.3	2003	229	R
15379.651	1999	78 *	S <sup>36 24</sup>	15397.4	2003	229	R
	2000	939	R	15399	2003	229	R
15379.652	1999	78 *	S <sup>36 24</sup>	15399.1	2003	229	R
	2000	939	R	15399.10	1999	516	S <sup>5</sup>
15379.653	1999	78 *	S <sup>36 24</sup>		1999	812	Am
	2000	939	R		2001	118 *	S <sup>19</sup>
15379.655	1999	78 *	S <sup>36 24</sup>		2003	229	R
	2000	939	R	15399.11	1999	516	S <sup>5</sup>
15379.656	1999	78 *	S <sup>36 24</sup>		1999	812	Am
	2000	939	R		2001	118 *	S <sup>19</sup>
15379.657	1999	78 *	S <sup>36 24</sup>		2003	229	R
	2000	939	R	15399.12	1999	516	S <sup>5</sup>
15379.658	1999	78 *	S <sup>36 24</sup>		2001	118 *	S <sup>19</sup>
	2000	939	R		2003	229	R
15379.7	2003	229	R	15399.13	1999	516	S <sup>5</sup>
15379.70	1999	78 *	S <sup>36 24</sup>		2001	118 *	S <sup>19</sup>
	2000	939	R		2003	229	R
15379.71	1999	78 *	S <sup>36 24</sup>	15399.14	1999	516	S <sup>5</sup>
	2000	939	R		1999	812	Am
15379.8	2003	229	R		2001	118 *	S <sup>19</sup>
15379.80	1999	78 *	Am <sup>36 24</sup>		2003	229	R
	2000	939	R	15399.15	1999	812	Ad
15379.90	1999	78 *	S <sup>36 24</sup>		2001	118 *	S <sup>19</sup>
	2000	939	R		2002	999	Am
15380	2003	229	R		2003	42 *	Am
15381	2003	229	R		2003	229	R
15382	2003	229	R	15399.15.1	1999	812	Ad
15383	2003	229	R		2001	118 *	S <sup>19</sup>
15384	2003	229	R		2003	229	R
15385	2003	229	R	15399.15.2	1999	812	Ad
15386	2003	229	R		2001	118 *	S <sup>19</sup>
15387	2003	229	R		2002	999	Am
15390	2003	229	R		2003	229	R
15390.1	2003	229	R	15399.16	1999	516	S <sup>5</sup>
15390.2	2003	229	R		2001	118 *	S <sup>19</sup>
15391	2003	229	R		2003	229	R
15392	2001	189	Am	15399.17	1999	516	S <sup>5</sup>
	2003	229	R		1999	812	Am
15392.1	2001	189	Am		2001	118 *	S <sup>19</sup>
	2003	229	R		2003	229	R
15392.2	2003	229	R	15399.18	1999	516	S <sup>5</sup>
15392.3	2003	229	R		2001	118 *	S <sup>19</sup>
15392.4	2003	229	R		2003	229	R
15392.7	2003	229	R				
15394	2003	229	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
15399.19	1999	516	S (as ad by Stats. 1989, Ch. 1442 and Stats. 1995, Ch. 814) <sup>5</sup>	15436	2008	211	Am
				15437	2002	478	Am
				15438	1999	842	Am
					2000	99	Am
	1999	812	Am (as ad by Sec. 6, Stats. 1995, Ch. 814) & RN		2000	517	Am (by Sec. 2.5 of Ch.)
					2002	478	Am
				15438.1	2000	517	R
				15438.5	2000	517	Am
	2001	118*	S <sup>19</sup>		2002	478	Am
	2003	229	R	15438.6	2000	99	Ad
15399.19.1	1999	812	Ad(RN)		2005	493*	Am
	2001	118*	S <sup>19</sup>	15438.7	2002	478	Ad
	2003	229	R		1999	842	Am
15399.2	2003	229	R		2000	517	Am
15399.20	1999	516	S <sup>5</sup>		2002	478	Am
	2001	118*	S <sup>19</sup>	15440	2000	517	Am
	2003	229	R	15455	2006	714	Am
15399.21	1999	516	Am <sup>5</sup>	15461	2000	517	R
	2001	118*	Am <sup>19</sup>	15463	2000	517	R
	2003	229	R	15490	2002	33*	Am
15399.22	2003	229	R	15492	2006	538	Am <sup>802</sup>
15399.3	2003	229	R	15550	2002	859	Ad
15399.4	2003	229	R		2002	GRP 1	S <sup>537</sup>
15399.40	2003	229	R	15551	2002	859	Ad
15399.41	2003	229	R		2002	GRP 1	S <sup>537</sup>
15399.42	2003	229	R	15552	2002	859	Ad
15399.44.5	2003	229	R		2002	GRP 1	S <sup>537</sup>
15399.44.6	2003	229	R	15553	2002	859	Ad
15399.45	1999	596	Ad & R <sup>20</sup>	15554	2002	859	Ad
	2002	558	Am <sup>75</sup>		2002	GRP 1	S <sup>537</sup>
	2003	229	R	15555	2002	859	Ad
15399.46	1999	596	Ad & R <sup>20</sup>		2002	GRP 1	S <sup>537</sup>
	2002	558	Am <sup>75</sup>	15556	2002	859	Ad
	2003	229	R		2002	GRP 1	S <sup>537</sup>
15399.47	1999	596	Ad & R <sup>20</sup>	15557	2002	859	Ad
	2002	558	S <sup>75</sup>		2002	GRP 1	S <sup>537</sup>
	2003	229	R	15558	2002	859	Ad
15399.48	1999	596	Ad & R <sup>20</sup>		2002	GRP 1	S <sup>537</sup>
	2002	558	Am <sup>75</sup>	15559	2002	859	Ad
	2003	229	R		2002	GRP 1	S <sup>537</sup>
15399.5	2003	229	R	15560	2002	859	Ad
15399.50	2003	229	R		2002	GRP 1	S <sup>537</sup>
15399.51	2003	229	R	15561	2002	859	Ad
15399.52	2003	229	R		2002	GRP 1	S <sup>537</sup>
15399.53	2003	229	R	15562	2002	859	Ad
15399.54	2003	229	R		2002	GRP 1	S <sup>537</sup>
15399.55	2003	229	R	15570	2003	627	Ad
15399.56	2003	229	R	15601	2000	1081	R
15399.6	2003	229	R	15605.5	2002	1124*	Ad
15399.60	2003	229	R	15618.5	2003	890	Ad
15399.7	2003	229	R	15620.5	1999	929	Ad
15399.8	2003	229	R	15703	2000	808*	Am
15422	2002	784	Am <sup>490</sup>	15705	2007	627	Ad
15432	2000	517	Am	15710	2003	229	Ad
	2001	78	Am		2004	225*	Am
	2002	478	Am	15770.5	2006	564	Ad
	2007	343	Am	15807	2003	592	Am
	2008	617	Am	15808.1	2003	592	Am
15433	2008	211	Am	15812	2003	592	Am
15434	2002	478	Am	15813.6	2001	745*	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
15814.11	2006	198	Am	15820.85	2000	71 *	Ad
15814.12	2007	600	Am	15820.86	2000	71 *	Ad
15814.15	1999	981	Am <sup>18</sup>	15820.90	2007	7 *	Ad
15814.20	1X	2001–02	7 * Am	15820.901	2007	7 *	Ad
15814.25	2004	193	Am (as ad by Sec. 4, Stats. 1993, Ch. 1178) <sup>571</sup>	15820.902	2007	7 *	Ad
				15820.903	2007	7 *	Ad <sup>890</sup>
				15820.905	2007	7 *	Ad
15814.28	2008	751 *	Ad	15820.906	2007	7 *	Ad
15814.40	2006	742	Ad	15820.907	2007	7 *	Ad
15814.45	2007	179 *	Ad			175 *	Am
	2007	186 *	R (as ad by Stats. 2007, Ch. 179)	15820.91	2007	7 *	Ad
				15820.911	2007	7 *	Ad
15815	2003	592	Am	15820.912	2007	7 *	Ad
	2006	538	Am <sup>802</sup>	15820.913	2007	7 *	Ad
15817.5	1999	147 *	R	15820.915	2007	7 *	Ad
15819.295	1999	54 *	Ad	15820.916	2007	7 *	Ad
15819.40	2007	7 *	Ad	15820.917	2007	7 *	Ad
	2007	175 *	Am	15820.918	2007	7 *	Ad
15819.401	2007	7 *	Ad	Title 2,			
	2007	175 *	Am	Div. 3,			
15819.402	2007	7 *	Ad	Pt. 10b,			
15819.403	2007	7 *	Ad	Ch. 7,			
15819.404	2007	7 *	Ad	heading			
15819.41	2007	7 *	Ad <sup>893</sup>	(Sec. 15849.20			
	2007	175 *	Am	et seq.)	2008	751 *	Ad
15819.411	2007	7 *	Ad	15849.20	2008	751 *	Ad
	2007	175 *	Am	15849.22	2008	751 *	Ad
15819.412	2007	7 *	Ad	15849.24	2008	751 *	Ad
15819.413	2007	7 *	Ad	15849.26	2008	751 *	Ad
15819.414	2007	7 *	Ad	15849.28	2008	751 *	Ad
15819.417	2007	7 *	Ad	15849.30	2008	751 *	Ad
15819.60	2002	217 *	Ad	15849.34	2008	751 *	Ad
	2004	237 *	Am	15849.35	2008	751 *	Ad
	2004	824 *	Am	15849.36	2008	751 *	Ad
	2005	460	Am	15849.38	2008	751 *	Ad
15819.65	2002	217 *	Ad	15849.6	2005	74 *	Am
	2004	237 *	Am		2008	751 *	Am
	2004	824 *	Am	15849.7	2005	74 *	Ad
15819.70	2007	154 *	Ad	15853	2002	518	Am
15819.80	2004	79	R	15862	2003	592	Am
15819.85	2004	79	R	15863	2005	74 *	Am
15819.90	1999	728 *	Am <sup>88</sup>	15952	2006	538	Am <sup>802</sup>
	2004	79	Am & R <sup>606</sup>	15973	2002	168	R
15819.92	2004	79	R	15975	2002	168	Am
15819.95	2004	79	Am & R <sup>606</sup>		2008	709	Am
15820.100	2007	245 *	Ad	15975.1	2002	168	R
15820.101	2007	245 *	Ad	15976	2002	168	R
15820.102	2007	245 *	Ad	15977	2002	168	R
15820.103	2007	245 *	Ad	16000	2004	193	R <sup>571</sup>
15820.104	2007	245 *	Ad	16001	2004	193	R <sup>571</sup>
	2008	179	Am <sup>976</sup>	16020	2004	193	R <sup>571</sup>
15820.105	2007	245 *	Ad	16021	2004	193	R <sup>571</sup>
	2008	179	Am <sup>976</sup>	16022	2004	193	R <sup>571</sup>
15820.80	2000	71 *	Ad	16050	2004	193	R <sup>571</sup>
15820.81	2000	71 *	Ad	16051	2004	193	R <sup>571</sup>
15820.82	2000	71 *	Ad	16052	2004	193	R <sup>571</sup>
15820.83	2000	71 *	Ad	16052.1	2004	193	R <sup>571</sup>
15820.84	2000	71 *	Ad <sup>189</sup>	16053	2004	193	R <sup>571</sup>
			R <sup>192</sup>	16054	2004	193	R <sup>571</sup>
				16055	2004	193	R <sup>571</sup>
				16080	2004	193	R <sup>571</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
16081	2004	193	R <sup>571</sup>	16429.36	2000	127 *	R
16142	1999	1019	Am	16429.38	2000	127 *	R
	2008	751 *	Am	16429.4	2002	761 *	Ad
16142.1	1999	1019	Ad	16429.40	2000	127 *	R
	2008	751 *	Am	16429.49	2000	127 *	R
16144	2008	751 *	Am	16430	1999	468	Am
16153	2000	506	R		2005	16 *	Am <sup>802</sup>
16182	2004	227 *	Am	16431	2006	538	Am <sup>802</sup>
16201	1999	991	Am <sup>96 114</sup>	16475	2002	1124 *	Am
16262.5	1999	90 *	Am		2003	100	Am
16265	2000	375	Am	16475.5	2002	1124 *	Am
16265.1	2008	56	Am		2003	100	Am
16265.2	2002	784	Am <sup>490</sup>	16480	2002	761 *	Am
	2008	56	Am	16480.1	2008	211	Am
16265.3	2008	56	R	16480.6	2003	100	Am
16265.4	2008	56	Am	16500	2000	1036	Am
16265.5	2008	56	Am	16501	2000	1036	Am
16265.6	2008	56	R	16522	2000	913	Am
16271	2006	643	Am	16531.1	2003	230 *	Am
16272.3	2004	193	R <sup>571</sup>		2005	57 *	Am
16272.5	2004	193	Am <sup>571</sup>	16582	2001	745 *	R
16285	2004	193	R <sup>571</sup>		2004	520	Ad
16301.6	1999	95 *	R	16584	2007	130	Am <sup>902</sup>
16301.7	1999	95 *	R	16585	2006	538	Am <sup>802</sup>
16301.8	1999	95 *	R	16600	2000	1036	Am
16302.1	1999	95 *	Am	16612	2000	913	Am
	2006	538	Am <sup>802</sup>	16641.5	2007	651	Ad
16304	2000	364	Am	16642	2006	442	Ad
16304.3	2000	364	Ad		2007	671	Am
16304.6	2006	538	Am <sup>802</sup>	16645	2000	872	Ad
16305.2	2002	761 *	Am	16645.1	2000	872	Ad
16305.9	2002	761 *	Ad	16645.2	2000	872	Ad
16320	2002	1124 *	Ad	16645.3	2000	872	Ad
	2004	227 *	Am	16645.4	2000	872	Ad
	1X 2003–04	2 *	Am	16645.5	2000	872	Ad
16351	2004	227 *	Am	16645.6	2000	872	Ad
16365.5	1999	466	Ad	16645.7	2000	872	Ad
16366.3	2006	538	Am <sup>802</sup>	16645.8	2000	872	Ad
16366.7	2003	107	Am	16646	2000	872	Ad
16367.9	2004	193	R <sup>571</sup>	16647	2000	872	Ad
16373	2000	481	Am	16648	2000	872	Ad
16383	2006	538	Am <sup>802</sup>	16649	2000	872	Ad
16391.1	2004	69 *	Am	16649.91	2001	745 *	R
16404.5	1999	917	Ad	16722	2001	97 *	Am
16418	2006	69 *	Am	16724.4	2003	770	Ad
16427	2004	227 *	Am	16724.6	2002	1124 *	Am
	2005	74 *	Am	16724.7	2001	97 *	Ad
16428.1	2003	228 *	Ad	16727	2002	1124 *	Am
16428.15	2003	228 *	Ad	16731	1999	522	Am
16428.2	2003	228 *	Ad		2001	97 *	Am
16428.3	2003	228 *	Ad		2006	640 *	Am
16428.4	2003	228 *	Ad	16731.6	2002	1124 *	Am
16428.5	2003	228 *	Ad	16733	1999	522	Am
16428.6	2003	228 *	Ad		2001	97 *	Am
16428.7	2003	228 *	Ad	16753	1999	468	Am
16429	2003	100	Am		2001	97 *	Am
16429.1	2002	761 *	Am	16754	1999	468	Am
	2002	1124 *	Am	16754.3	1999	468	Am (by Sec. 4 of Ch.)
	2003	296	Am		1999	522	Am (by Sec. 3.5 of Ch.)
16429.30	2000	127 *	Am				
16429.34	2000	127 *	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>
16754.3 (Cont.)	2001	97 *	Am	16953	2004	215 *	Ad
16771	2001	97 *	Am	16954	2004	215 *	Ad
16774	2001	97 *	Am	16955	2004	215 *	Ad
16781	1999	522	Am	16956	2004	215 *	Ad
16782	2006	640 *	Am	16957	2004	215 *	Ad
16784	2006	640 *	Am	16958	2004	215 *	Ad
16910	1X 2003–04	11 *	Ad <sup>541</sup>	16959	2004	215 *	Ad
			R <sup>232</sup>	16960	2004	215 *	Ad
16911	1X 2003–04	11 *	Ad <sup>541</sup>	16965	2007	173 *	Ad <sup>37</sup>
			R <sup>232</sup>		2007	313 *	R & Ad
16912	1X 2003–04	11 *	Ad <sup>541</sup>		2008	756 *	Am
			R <sup>232</sup>	17051.5	2006	538	Am <sup>802</sup>
16913	1X 2003–04	11 *	Ad <sup>541</sup>	17201	2006	538	Am <sup>802</sup>
			R <sup>232</sup>	17213	1X 2003–04	12 *	Ad
16920	2004	215 *	Am	17240.5	2007	336	Ad
	1X 2003–04	11 *	Ad <sup>541</sup>	17244	2007	336	Am
			R <sup>232</sup>	17245	2007	336	Am
16921	1X 2003–04	11 *	Ad <sup>541</sup>	17246	2007	336	Am
			R <sup>232</sup>	17247	2007	336	Am
16922	1X 2003–04	11 *	Ad <sup>541</sup>	17311	2002	1124 *	Am
			R <sup>232</sup>	17500	2004	890	Am
16923	1X 2003–04	11 *	Ad <sup>541</sup>	17513	2004	890	Am
			R <sup>232</sup>	17517	2004	890	R
16924	1X 2003–04	11 *	Ad <sup>541</sup>	17517.5	2004	890	Ad
			R <sup>232</sup>	17518.5	2004	890	Ad
16925	1X 2003–04	11 *	Ad <sup>541</sup>		2007	329	Am
			R <sup>232</sup>	17520	2004	890	Am
16926	1X 2003–04	11 *	Ad <sup>541</sup>		2006	538	Am <sup>802</sup>
			R <sup>232</sup>	17521	1999	643	Am
16927	1X 2003–04	11 *	Ad <sup>541</sup>		2004	890	Am
			R <sup>232</sup>		2007	329	Am
16928	1X 2003–04	11 *	Ad <sup>541</sup>	17521.5	2007	329	Ad
			R <sup>232</sup>	17522	2004	890	Am
16929	2004	215 *	Am		3X 2007–08	6 *	Am
	1X 2003–04	11 *	Ad <sup>541</sup>	17526	2003	228 *	Am
			R <sup>232</sup>		2004	890	Am
16930	1X 2003–04	11 *	Ad <sup>541</sup>	17551	2002	1124 *	Am
			R <sup>232</sup>		2004	890	Am
16931	1X 2003–04	11 *	Ad <sup>541</sup>		2007	329	Am
			R <sup>232</sup>	17553	1999	643	Am
16932	1X 2003–04	11 *	Ad <sup>541</sup>		2004	890	Am
			R <sup>232</sup>		2006	538	Am <sup>802</sup>
16933	1X 2003–04	11 *	Ad <sup>541</sup>		2007	329	Am
			R <sup>232</sup>	17554	2004	890	Am
16934	1X 2003–04	11 *	Ad <sup>541</sup>	17555	2004	890	R & Ad
			R <sup>232</sup>		2005	22	Am <sup>647</sup>
16935	1X 2003–04	11 *	Ad <sup>541</sup>		2007	179 *	Am
			R <sup>232</sup>	17556	2004	895	Am
16940	2004	215 *	Ad		2005	72 *	Am
16941	2004	215 *	Ad		2006	538	Am <sup>802</sup>
16942	2004	215 *	Ad	17557	2004	313	Am
16943	2004	215 *	Ad		2004	890	Am
16945	2004	215 *	Ad		2007	179 *	Am
16946	2004	215 *	Ad	17557.1	2007	329	Ad
16947	2004	215 *	Ad	17557.2	2007	329	Ad
16948	2004	215 *	Ad	17558	2004	313	Am
16949	2004	215 *	Ad		2004	890	Am
16950	2004	215 *	Ad		2007	329	Am
16951	2004	215 *	Ad	17558.5	2002	1124 *	Am
16952	2004	215 *	Ad		2002	1128	Am (by Sec. 14.5 of Ch.)

**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
17558.5 (Cont.)	2004	313	Am	17615.4	2004	890	Am
	2004	890	Am	17616	2004	890	Am
17558.7	2006	168	Ad	17617	2004	211 *	Ad <sup>622</sup>
17558.8	2006	168	Ad		2005	72 *	Am
	2007	130	Am <sup>902</sup>	17630	2004	890	Am
17559	1999	643	Am	17700	2004	470	Am
17560	2007	179 *	Am	18000.5	2008	452	Am
	3X 2007–08	6 *	Am	18001	2000	886	Ad
17561	1999	643	Am	18215	2004	183	Am <sup>571</sup>
	2002	1124 *	Am	18523.1	1999	446 *	Am
	2004	313	Am		2002	1 *	R
	2004	890	Am	18523.3	1999	83	Am <sup>30</sup>
	2006	78 *	Am		2001	365 *	R
	2007	179 *	Am	18546	2008	353	Am & R <sup>639</sup>
	2007	329	Am (as am by Stats. 2007, Ch. 179)		Ad <sup>446</sup>		
				18575	2008	150	R & Ad
17561.5	2004	890	Am	18598	2001	219	R
	2007	179 *	Am	18670	1999	446 *	Am
17561.6	2004	890	Am		2000	402 *	Am
17562	2001	745 *	Am		2001	365 *	Am
	2002	1124 *	Am		2008	150	Am
	2004	890	Am	18670.2	1999	446 *	R
	2007	179 *	Am	18671	2004	182	Am <sup>81 614</sup>
17564	1999	643	Am	18672	1999	310	Am
	2002	1124 *	Am	18680	1999	310	Am
	2004	890	Am	18708	2006	538	Am <sup>802</sup>
	2007	329	Am	18710	1999	310	Am
17567	2007	179 *	Am	18717	1999	457 *	Am
17568	2007	179 *	Am	18717.2	2001	365 *	R
	3X 2007–08	6 *	Am	18900.6	2006	216	Ad
17570	2007	179 *	R	18903	1999	3 *	Am
17571	1999	643	Am		1999	446 *	Am
17572	2004	313	Ad		2001	364 *	Am
	2007	329	R & Ad		2002	1 *	Am
17573	2007	329	Ad	18903.2	1999	446 *	R
17574	2007	329	Ad	18935	1999	806	Am
17574.5	2007	329	Ad		2000	135	Am <sup>203</sup>
17579	2004	890	Am		2001	159	Am <sup>305</sup>
17581	2005	72 *	Am	18939	1999	310	Am
	2007	329	Am	18941	2003	836	Ad
17581.5	2002	1167 *	Ad	18973.1	2006	494	Ad
	2004	216 *	Am	18973.5	2006	494	Am
	2004	316 *	Am	18974.5	2006	494	Am
	2005	72 *	Am	18978	2006	494	Am
	2005	73 *	Am	18979	1999	404	Am
	2005	491 *	Am	18990	2008	353	Am & R <sup>639</sup>
	2007	174 *	Am		Ad <sup>446</sup>		
	2007	329	Am (as am by Stats. 2007, Ch. 174)	18991	2008	590	Ad
				18992	2008	353	Am & R <sup>639</sup>
					Ad <sup>446</sup>		
17602	2006	168	Ad	19050.8	2000	1058	Am
17610	2004	890	R		2003	552	Am
17612	2004	890	Am	19056.5	1999	446 *	Am
	2007	179 *	Am		2001	364 *	Am
	2007	329	Am (as am by Stats. 2007, Ch. 179)		2002	1 *	Am
				19056.6	1999	446 *	R
17614	2004	890	R	19063	1999	310	Am
17615.1	2004	890	Am	19063.1	1999	310	Am
					2004	183	Am <sup>571</sup>
				19063.2	1999	310	Am
				19063.5	1999	310	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19063.8	1999	310	Am	19575	2001	365 *	Am
19080.4	2001	859	Ad & R <sup>19</sup>		2008	150	Am
19134	2000	127 *	Ad	19576	2008	150	Am
	2000	895	Am	19576.2	1999	446 *	R
	2002	1132	Am	19576.4	1999	446 *	R
	2004	26 *	Am	19576.5	1999	83	Am <sup>30</sup>
19141	1999	446 *	Am		2008	150	R
	2001	364 *	Am	19576.6	2000	402 *	Ad
	2002	1 *	Am		2008	150	R
19141.3	1999	83	Am <sup>30</sup>	19578	2001	365 *	Am
	1999	446 *	R		2008	150	Am
19142	1999	446 *	Am	19582	1999	446 *	Am
	2001	364 *	Am		2000	402 *	Am
	2002	1 *	Am		2001	365 *	Am
	2003	62	Am <sup>519</sup>		2008	150	Am
19142.2	1999	446 *	R	19582.1	1999	446 *	Am
19144	1999	310	Am		2004	183	Am <sup>571</sup>
19170	2002	236	Am		2008	150	R
19170.1	1999	3 *	Am	19582.2	1999	446 *	R
	1999	446 *	Am	19582.3	1999	83	Am <sup>30</sup>
	2001	364 *	Am		1999	446 *	R
	2002	1 *	R	19582.6	1999	446 *	Am
19170.3	1999	446 *	R		2008	150	R
19173.1	2001	365 *	Am	19582.7	1999	446 *	R
	2008	150	R	19583	2001	365 *	Am
19173.3	1999	446 *	R		2008	150	Am
19173.4	2002	1 *	R	19583.5	2005	217	Am
19175	2000	402 *	Am		2006	538	Am <sup>802</sup>
	2008	150	Am	19583.51	2005	217	Am
19175.3	2001	365 *	Am		2006	538	Am <sup>802</sup>
	2008	150	R	19585	1999	310	Am
19175.6	1999	83	Am <sup>30</sup>	19602.5	2006	110	Ad
	1999	446 *	R	19602.7	2007	284	Ad
19175.7	2002	1 *	R	19605	1999	357	Am
19231	2000	1048	Am	19609	2007	284	Ad
	2000	1049	Am		2008	179	Am <sup>976</sup>
19240	2000	1048	Am	19632	2000	1048	Ad
19253.5	1999	310	Am		2007	130	Am & RN (as
19401	1999	310	Am				ad by Sec. 3,
19402	1999	310	Am				Stats. 2000, Ch.
19403	1999	310	Am				1048) <sup>902</sup>
19404	1999	310	R	19633	2007	130	Ad(RN) <sup>902</sup>
19405	1999	310	Am	19682	2001	883	Am
19406	1999	310	Am	19683	1999	806	Am
19570.1	2001	365 *	Am		2001	883	Am
	2008	150	R	19683.1	2001	883	Ad
19570.3	1999	446 *	R	19702	1999	446 *	Am
19572	2004	788	Am		2000	1048	Am
19572.1	1999	446 *	Am		2001	364 *	Am
	2004	788	Am		2001	365 *	Am
	2008	150	R		2001	883	Am
19572.3	1999	446 *	R		2004	788	Am
19574	1999	446 *	Am	19702.7	1999	446 *	R
	2001	365 *	Am	19704	2004	788	Am
	2002	664	Am <sup>431</sup>	19770	2002	60 *	Am
	2008	150	Am	19771	2002	1 *	Am
19574.1	2001	365 *	Am		2005	151	Am
	2008	150	Am	19774	2002	1 *	Am
19574.2	2001	365 *	Am	19775.17	2002	5 *	Am
	2008	150	Am		2003	62	Am <sup>519</sup>
19574.6	1999	446 *	R	19775.18	2002	5 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19775.18 (Cont.)	2002	902	Am	19818.11	1999	446 *	Am
	2003	62	Am <sup>519</sup>		2002	1 *	R
	2005	287	Am	19818.15	1999	446 *	R
	2008	592	Am	19818.7	1999	446 *	Am
19786	1999	446 *	Am		2002	1 *	R
	2001	364 *	Am	19818.8	1999	457 *	Am
	2002	1 *	Am	19818.9	2001	365 *	R
19786.2	1999	446 *	R	19822	2006	97	Am
Title 2,				19822.3	2006	69 *	Ad
Div. 5,					2007	130	Am <sup>902</sup>
Pt. 2,					2007	179 *	Am
Ch. 12,				19822.7	1999	770 *	Ad
heading				19823	2001	365 *	Am
(Sec. 19790				19825.5	2006	240 *	Ad
et seq.)	2005	644	Am	19826	2001	364 *	Am
19790	2005	644	Am		2003	465	Am
19791	2005	644	Am		2004	183	Am <sup>571</sup>
19792	2005	644	Am	19826.1	1999	446 *	Am
19792.5	2005	644	Am		2002	1 *	R
	2006	538	Am <sup>802</sup>	19826.3	2001	365 *	R
19793	2001	745 *	Am	19827	2002	1 *	Am
	2004	788	Am		2003	62	Am <sup>519</sup>
	2005	644	Am	19827.3	1999	926 *	Ad
19794	2005	644	Am		2000	135	Am <sup>203</sup>
19795	2005	644	Am	19827.5	2003	428 *	Am
19796	2005	644	Am	19828	2001	364 *	Am
19797	2005	644	Am	19828.2	1999	446 *	R
19798	1999	446 *	Am	19829	1999	446 *	Am
	2001	364 *	Am		2001	364 *	Am
	2002	1 *	Am	19829.2	1999	446 *	R
	2005	644	Am	19829.5	2005	499	Ad
19798.2	1999	446 *	R	19829.6	2005	499	Ad
19798.5	2005	644	Ad	19832	1999	446 *	Am
19815	1999	918	Am <sup>802</sup>		2001	364 *	Am
19815.4	2006	538	Am <sup>802</sup>	19832.2	1999	446 *	R
19815.41	1999	446 *	Am	19834	1999	446 *	Am
19815.42	1999	446 *	R		2001	364 *	Am
19816	2006	538	Am <sup>802</sup>	19834.2	1999	446 *	R
19816.2	1999	446 *	Am	19835	1999	446 *	Am
	2001	364 *	Am		2001	364 *	Am
	2002	1 *	Am	19835.2	1999	446 *	R
19816.20	1999	457 *	Am	19836	2001	364 *	Am
	2000	402 *	Am	19836.1	1999	446 *	Am
19816.21	2002	56	Ad		2001	364 *	R
19816.22	1999	446 *	R		2002	1044	Ad <sup>414</sup>
	2008	751 *	Ad				R <sup>80</sup>
19816.23	1999	457 *	R	19836.3	2001	365 *	R
19816.4	2006	538	Am <sup>802</sup>	19841	1999	446 *	Am
19816.6	2006	538	Am <sup>802</sup>		2001	364 *	Am
19817	1999	446 *	Am		2002	1 *	Am
	1999	926 *	Am	19841.2	1999	446 *	R
	2001	364 *	Am	19844.7	2001	780	Ad
	2002	1 *	R	19849.15	1999	926 *	Ad
19817.1	2002	1 *	R		2004	69 *	Am
19817.10	1999	926 *	Ad	19849.18	1999	792 *	Ad
19817.2	2002	1 *	R	19849.22	2000	902	Ad
19817.3	2002	1 *	R		2001	797	Am
19817.4	2002	1 *	R	19849.7	2003	433	Am
19817.5	2002	1 *	R	19849.9	1999	272 *	Am
19817.8	1999	446 *	R	19851.1	2003	158 *	Ad
				19853	2000	213	Am <sup>211</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19853.1	1999	446*	Am	19997 (Cont.)	2002	1*	Am
	2000	213	Am <sup>211</sup>	19997.11	1999	446*	Am
19853.3	1999	446*	R		2001	364*	Am
19854	1999	446*	Am		2002	1*	Am
	2001	364*	Am	19997.13	1999	446*	Am
19854.2	1999	446*	R		2001	364*	Am
19857	2005	GRP 2	S <sup>672</sup>		2002	1*	Am
	2006	533	Am	19997.3	1999	446*	Am
19858.3	1999	457*	Am		2001	364*	Am
19858.4	1999	457*	Am		2002	1*	Am
19858.5	1999	457*	Am		2003	62	Am <sup>519</sup>
19858.6	1999	457*	R	19997.4	1999	446*	Am
19863.1	1999	457*	Am		2001	364*	Am
19867	2002	871	Am		2002	1*	Am
	2003	62	Am <sup>519</sup>	19997.40	1999	446*	R
19871	2004	69*	Am	19997.43	1999	446*	R
19871.2	1999	272*	Am	19997.44	1999	446*	R
19876.5	2000	402*	Am <sup>230</sup>	19997.45	1999	446*	R
19879.1	2006	538	Am <sup>802</sup>	19997.46	1999	446*	R
19889.3	2008	353	Am & R <sup>639</sup>	19997.47	1999	446*	R
			Ad <sup>446</sup>	19997.48	1999	446*	R
19990.6	2001	411	Ad	19997.5	1999	446*	Am
19991.11	2002	869	Ad		2001	364*	Am
19991.13	2005	528	Ad		2002	1*	Am
19991.15	1999	784*	Ad & R <sup>5</sup>	19997.51	1999	446*	R
19991.16	1999	784*	Ad & R <sup>5</sup>	19997.53	1999	446*	R
19991.17	1999	784*	Ad & R <sup>5</sup>	19997.6	1999	446*	Am
19991.18	1999	784*	Ad & R <sup>5</sup>		2001	364*	Am
19991.19	1999	784*	Ad & R <sup>5</sup>		2002	1*	Am
19993.05	2001	745*	Am	19997.7	1999	446*	Am
19994	1999	446*	Am		2001	364*	Am
	2001	364*	Am		2002	1*	Am
	2002	1*	Am	19997.8	1999	446*	Am
19994.1	1999	446*	Am		2001	364*	Am
	2001	364*	Am		2002	1*	Am
	2002	1*	Am	19998.5	2004	193	R <sup>571</sup>
19994.2	1999	446*	Am	19999.2	2006	538	Am <sup>802</sup>
	2001	364*	Am	19999.3	2004	214*	Ad <sup>620</sup>
	2002	1*	Am		2006	28*	Am
19994.20	2003	465	R	19999.31	2004	214*	Ad
Title 2,				19999.5	2004	214*	Am
Div. 5,				20022	2002	1133	Am
Pt. 2.6,				20028	2000	1010	Am
Ch. 5.6,					2001	159	Am <sup>305</sup>
heading					2007	355	Am
(Sec. 19994.30				20035.1	2002	1*	Ad <sup>98</sup>
et seq.)	2003	342	Am				R <sup>100</sup>
19994.30	2003	342	Am		2003	617	Am <sup>36 13</sup>
19994.31	2003	342	R		2006	240*	Am <sup>815</sup>
19994.32	2003	342	R				R <sup>192</sup>
19994.33	2003	342	Am		2007	321*	Am <sup>944 349</sup>
19994.6	1999	446*	R	20035.10	2003	616	Ad
19994.7	1999	446*	R		2004	183	Am <sup>571</sup>
19994.8	1999	446*	R	20035.2	2003	617	Ad
19995.35	2004	193	R <sup>571</sup>		2004	183	Am <sup>571</sup>
19995.4	2003	165	Am	20035.21	2004	635*	Ad
19995.5	1999	446*	Ad	20035.3	2003	617	Ad
	1999	630*	Ad		2004	183	Am <sup>571</sup>
19996.40	2003	465	R	20035.4	2003	615	Ad
19997	1999	446*	Am		2004	183	Am <sup>571</sup>
	2001	364*	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20035.5	1999	555	Ad	20098 (Cont.)	2005	328	Am
	2003	615	Ad		2007	333	Am
	2004	183	Am (as ad by Stats. 2003, Ch. 615) & RN <sup>571</sup>	20161	2003	10*	Am
					2003	519	Am
	2004	231	Am (as ad by Sec. 6, Stats. 2003, Ch. 615) & RN <sup>571</sup>	20162	2003	10*	R
20035.6	2004	183	Ad(RN) <sup>571</sup>	20163	2005	328	Am
	2004	231	Ad(RN)		2006	538	Am <sup>802</sup>
	2006	538	Am <sup>802</sup>	20178	2000	483*	Am <sup>56</sup>
20035.9	2003	615	Ad	20195	2004	378	Am
20037.10	2006	239*	Ad	20200	2003	97	Am
20037.11	2006	238*	Ad	20221.5	2008	261	Ad
20037.12	2006	238*	Ad	20225.5	1999	474	Ad
20037.13	2008	353	Ad		2002	1133	R
20037.6	2006	28*	Ad	20235	2003	848	Am
20037.7	2006	209*	Ad		2004	183	Am <sup>571</sup>
	2007	130	Am <sup>902</sup>	20281.5	2004	214*	Ad
20037.8	2006	210*	Ad		2005	22	Am <sup>647</sup>
20037.9	2006	237*	Ad		2005	328	Am
20039.5	2007	355	Ad		2007	355	Am
20047.5	2001	365*	Ad	20300	2000	1002	Am
	2006	238*	Am		2001	159	Am <sup>305</sup>
20057	2000	357	Am		2002	56	Am
	2003	62	Am <sup>519</sup>		2008	322	Am
	2003	519	Am (by Sec. 1 of Ch.)	20303	1999	474	Am
					2004	214*	Am
	2004	25*	Am		2007	355	Am
	2006	307	Am	20305	2002	1045	Am
	2008	191	Am	20309	2000	880	Am
20057.1	2001	793	Am		2001	77	Am
20062.5	2002	1133	Ad	20309.5	2000	402*	Ad
20063	2002	1133	Am	20320	2000	489	Am
20068.2	1999	83	Am <sup>30</sup>	20322	2000	489	Am
	1999	457*	R	20324	2000	489	Am
20069	2004			20325	2000	489	Am
	Initiative			20326	2007	355	Ad
	(Prop. 71			20327	2007	355	Ad <sup>926</sup>
	adopted			20340	2004	214*	Am
	Nov. 2,				2005	328	Am
	2004)		Am	20343	2005	322	Ad
		355	Am	20350	1999	785	Am
20069.1	2000	1010	Ad	20356	2001	793	Am
20070	2001	793	Am	20370	2002	1133	Am
Title 2,					2007	355	Am
Div. 5,				20371	2007	355	Am
Pt. 3,				20380	2007	355	Am
Ch. 1,				20380.5	2007	355	Ad
Art. 3,				20383	2002	1133	Am
heading				20391	1999	555	Am (by Sec. 2 of Ch.)
(Sec. 20085							
et seq.)	2008	369	Ad		1999	785	Am (by Sec. 2.5 of Ch.)
20085	2008	369	Ad	20392	1999	555	Am
20090.1	2002	729	Ad		2000	1002	Am
	2003	371	Am		2001	159	Am <sup>305</sup>
20092	2003	850	Am	20393	1999	555	Am
20094	2006	538	Am <sup>802</sup>	20394	1999	971	Am
20096.3	2002	1139	Ad	20395	1999	555	Am
20098	2003	856	Am		2000	135	Am <sup>203</sup>
					2000	402*	Am
				20397	1999	555	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20397 (Cont.)	2000	135	Am <sup>203</sup>	20502	2006	118	Am
20398	1999	555	Am	20515	2001	793	Am
	2008	408	Am	20530.1	2003	10*	Am
20400	1999	457*	Am	20533	2003	10*	Am
20401.5	2002	1152	Ad	20536	2004	190	Am
20405.1	1999	457*	Am	20570	2000	1010	Am
	1999	555	Am	20571.5	2008	261	Ad
	2000	402*	Am	20572	2003	462	Am
	2002	56	Am	20574	2003	462	Am
20405.2	1999	446*	Ad	20576	2003	462	Am
20405.3	1999	457*	R	20577	2003	462	Am
	1999	555	Am	20577.5	2003	462	Ad
	2001	365*	Ad	20578	2003	462	Am
20407	1999	555	Am	20580	2001	793	Am
20407.5	2000	402*	Ad	20581	2003	462	Am
20409	1999	555	Am	20585	2003	519	Am
20417	1999	785	R	20588	2000	966	Am
20420	2000	871	Am		2001	793	Am
20423.5	2001	787	Ad		2003	519	Am
	2002	664	Am <sup>431</sup>	20589	2004	268	Ad
20423.6	2002	1152	Ad	20590	2003	519	Am
20429	2002	664	Am <sup>431</sup>	20610	2003	62	Am <sup>519</sup>
20432	2000	871	Ad		2003	519	Am
	2001	149	Am		2004	231	Am
20432.5	2002	114*	Ad		2005	22	Am <sup>647</sup>
20432.6	2005	708	Ad	20611	2003	62	Am <sup>519</sup>
20433	2001	793	Am		2003	519	Am
20434	2001	793	Am	20616	2000	947	Am
20434.5	2001	793	Am	20618	2000	947	Am (by Sec. 2 of Ch.)
20436	2000	871	Am		2001	21*	Am <sup>298</sup>
	2002	114*	Am	20630	2006	121	Am
20437	2002	114*	Am	20635.1	2000	1030	Ad
	2002	784	Am <sup>490</sup>	20636	1999	971	Am
	2003	149	Am		2002	1139	Am
20440	2002	784	Am <sup>490</sup>		2006	118	Am
20441	2001	787	Am		2007	130	Am <sup>902</sup>
20441.5	2000	482	Ad	20636.1	2000	1030	Ad
	2001	787	R	20639	1999	939	Am <sup>30</sup>
20443	2001	21*	Am <sup>298</sup>		2001	433	Am
20445	2001	21*	Am <sup>298</sup>	20672.5	2003	519	Ad
20460.1	2000	1010	Ad	20677	1999	83	Am <sup>30</sup>
20462	2006	538	Am <sup>802</sup>		1999	555	Am (by Sec. 12 of Ch.)
20463	2002	889	Am		2000	135	Am <sup>203</sup>
20464	2002	889	R		2000	1030	Am (by Sec. 4 of Ch.)
20467	2003	10*	Am		2001	782	Am (by Sec. 1 of Ch.)
20469.1	2000	1010	Ad		2002	14*	Am
20471.1	2000	1010	Ad		2003	62	Am <sup>519</sup>
20474	2000	1010	Am	20677.1	1999	630*	Ad
20475	2006	118	Am		2003	519	R
20479	2006	118	Am		2003	519	R
	2007	130	Am <sup>902</sup>	20677.2	2001	365*	Ad <sup>73</sup>
20479.5	2000	882	Ad				R <sup>22</sup>
20480	1999	259	Ad & R <sup>5</sup>		2002	1*	Am
20481	2001	793	Am	20677.3	2001	363*	Ad <sup>73</sup>
20486	2000	1002	Am (as ad by Stats. 1996, Ch. 502) & RN				R <sup>22</sup>
					2002	1*	Am
20487	2000	1002	Ad(RN)	20677.4	2002	14*	Ad
20501	2003	62	Am <sup>519</sup>		2003	62	Am <sup>519</sup>
	2003	519	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
20677.5	2002	40 *	Ad <sup>73</sup> R <sup>22</sup>	20752 (Cont.)	2003	62	Am <sup>519</sup>
	2006	28 *	Ad		2003	519	Am
20677.6	2002	278 *	Ad <sup>73</sup> R <sup>22</sup>		2005	328	Am
20677.7	2002	190 *	Ad <sup>73</sup> R <sup>22</sup>	20772.5	2007	355	Ad
20677.8	2002	190 *	Ad <sup>73</sup> R <sup>22</sup>	20772.6	2007	355	Ad
20677.9	2002	456 *	Ad <sup>73</sup> R <sup>22</sup>	20776	2003	855	Am
20678	2000	1002	R (as am by SB 528) & Ad <sup>82</sup>	20791	2003	10 *	R
	2001	21 *	Am <sup>298</sup>	20794	2003	10 *	R
20683	1999	555	Am	20795	2003	10 *	R
	2002	14 *	Am	20796	2003	10 *	R
20683.1	2001	365 *	Ad <sup>73</sup> R <sup>22</sup>	20800	2003	10 *	R
	2002	1 *	Am	20801	1999	778 *	Am
	2006	28 *	Ad		2003	10 *	R
20683.2	2001	363 *	Ad <sup>73</sup> R <sup>22</sup>	20802	2003	10 *	R
	2002	1 *	Am	20804	2003	10 *	R
	2002	664	Am <sup>431</sup>	20805	2006	538	Am <sup>802</sup>
20683.3	2002	14 *	Ad <sup>73</sup> R <sup>22</sup>	20807	2003	10 *	R
20683.4	2002	190 *	Ad <sup>73</sup> R <sup>22</sup>	20808	2006	538	Am <sup>802</sup>
20683.5	2002	278 *	Ad <sup>73</sup> R <sup>22</sup>	20814	2003	10 *	Am
20683.6	2002	456 *	Ad <sup>73</sup> R <sup>22</sup>	20815	2000	1010	Am
20686	2001	793	Am	20815.5	1999	474	Ad
20687	1999	555	Am		2002	1133	R
	2001	21 *	Am <sup>298</sup>		2007	256 *	Ad
	2001	785	Am	20816	2001	781	Am
	2002	1 *	Am		2002	664	Am <sup>431</sup>
	2002	14 *	Am		2002	1139	Am
	2002	56	Am		2003	519	Am
20687.1	2000	1030	Ad	20822	1999	555	Am
	2001	785	R		2003	10 *	Am
	2001	793	R		2004	214 *	Am
20687.2	2000	902	Ad	20824	2004	214 *	Am
	2001	797	Am	20826	2003	10 *	Am
20687.3	2001	364 *	Ad & R <sup>347</sup>	20831.1	2000	1030	Ad
	2002	1 *	Am <sup>388</sup>	20840	2002	1133	Ad
20687.4	2002	1 *	Ad <sup>73</sup> R <sup>22</sup>	20841	2002	1133	Ad
	2001	21 *	Am <sup>298</sup>	20842	2002	1133	Ad
20694	1999	778 *	Ad	20860	2003	519	R
20720	1999	307	R	20861	2003	519	R
20721	1999	307	R	20862	2003	519	R
20722	1999	307	R	20863	2003	519	R
20723	1999	307	R	20864	2003	519	R
20724	1999	307	R	20890.1	2001	793	Ad
20725	1999	307	R		2002	114 *	Am
20732	2003	519	R		2006	118	Am
20736	1999	785	R	20890.2	2002	902	Ad
20751	2003	855	Am		2003	519	Am
20751.5	2003	855	Ad	20894	1999	474	Am
20752	2003	10 *	Am		2004	214 *	Am
					2007	355	Am
				20899.5	2006	355	Ad
				20901	2007	355	Am
				20902.5	2002	1008	Ad
					2003	62	Am <sup>519</sup>
				20903	1999	684	Ad
					2003	10 *	Am
				20907	2003	519	Am
				20908	2003	10 *	R
					2004	214 *	Ad
					2005	328	Am
				20909	2003	838	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20910	2003	855	Ad	21073.1	1999	555	Ad <sup>127</sup>
20938	2006	118	Am		2001	21 *	Am <sup>298</sup>
20962	2000	1030	Am	21073.5	1999	555	Am <sup>169</sup>
20963	2007	355	Am		1999	785	Am <sup>82</sup>
20963.1	1999	770 *	Ad	21073.7	1999	555	Ad <sup>127</sup>
20966	2000	1030	Am		2000	135	Am <sup>203</sup>
20966.5	2007	355	Ad		2001	21 *	Am <sup>298</sup>
20992	1999	785	R	21076	2007	355	Am
20997	2007	355	Am	21077	1999	555	Am
21000	2003	10 *	R		2007	355	Am
21001	2001	793	R	21095	2006	538	Am <sup>802</sup>
21002	2001	793	R	21117	2006	118	Am
	2008	470	Ad	21117.5	2007	355	Ad
21006	2000	489	Am	21118	2006	118	Am
	2001	159	Am <sup>305</sup>	21130	1999	555	Am
21007	2000	489	Am	21132	2006	237 *	Am
21008	2000	489	Am	21150	2006	118	Am
21013	2000	489	Am		2007	130	Am <sup>902</sup>
	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		2008	370	Am
21023.5	1999	834	Ad		2000	402 *	Am <sup>230</sup>
	2000	489	Am	21159	2000	402 *	Am <sup>230</sup>
	2002	546	Am	21160	2000	402 *	Am <sup>230</sup>
21024	2000	489	Am	21161	2000	402 *	Am <sup>230</sup>
	2001	793	Am	21195	2000	402 *	Am <sup>230</sup>
21024.5	2006	834	Ad	21201	1999	785	Am
21025.5	2003	560	Ad	21220	2003	62	Am <sup>519</sup>
21027	2000	489	Am		2003	519	Am
	2001	793	Am		2005	328	Am
21028	1999	83	Am <sup>30</sup>	21220.5	2003	519	Ad
21029	2000	489	Am	21221	2005	328	Am
21029.5	2007	355	Ad	21223	2006	538	Am <sup>802</sup>
21030	2000	489	Am	21224	2004	398	Am
21031	2000	489	Am		2005	22	Am <sup>647</sup>
21037	2003	855	Am		2005	328	Am
21039	2003	835	Ad	21225	2005	328	Am
21050	2000	489	Ad		2006	118	Am
	2003	855	Am	21226	2005	328	Am
21051	2000	489	Ad		2006	118	Am
	2003	10 *	Am	21227	2005	328	Am
21052	2000	489	Ad		2006	118	Am
21052.5	2007	355	Ad		2007	130	Am <sup>902</sup>
21053	2000	489	Ad	21229	2006	118	Am
21054	2000	489	Ad	21230	2003	861	Ad
	2001	793	Am	21251.13	1999	555	Ad
21060	2004	214 *	Am		1999	800	Am (as ad by Stats. 1999, Ch. 555)
21061	2001	21 *	Am <sup>298</sup>	21251.15	2003	855	Ad
21063	2002	1139	Ad		2004	231	Am
21070	1999	555	Am <sup>169</sup>	21252	2000	346	Am
21070.5	1999	555	Ad <sup>127</sup>		2003	519	R & Ad
	2000	135	Am <sup>203</sup>	21253	2003	519	R
	2004	214 *	Am	21259	2001	793	Am
21070.6	1999	555	Ad <sup>127</sup>	21261	2003	10 *	Am
21070.7	2007	355	Ad	21262	2003	10 *	R
21071	1999	555	Am <sup>77 169</sup>	21265	2006	538	Am <sup>802</sup>
	2000	135	Am <sup>203</sup>				
21072	1999	555	Am <sup>77 169</sup>				
21073	1999	555	Am <sup>77 169</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect	
	Year	Chapter			Year	Chapter		
21267	2004	506	Am	21363 (Cont.)				
21290	2001	21 *	Am <sup>298</sup>	2001	21 *	Am <sup>298</sup>		
21291.5	2005	418	Ad	2002	664	Am <sup>431</sup>		
21293	2003	855	Am	21363.1	1999	555	Ad <sup>127</sup>	
21294	2003	855	Am	2001	21 *	Am <sup>298</sup>		
21298	2001	21 *	Am <sup>298</sup>	21363.2	1999	778 *	Ad	
	2001	793	Am	21363.3	2001	785	Ad	
21317	2001	793	Am	21363.4	2002	1 *	Ad	
21318	2001	793	Am		2003	617	Am	
21319	2001	793	Am	21363.5	1999	555	Am	
21322	2001	793	Am		1999	800	Am (as am by Stats. 1999, Ch. 555)	
21325	2001	793	Am		2001	21 *	R <sup>298</sup>	
21326	2001	793	Am		21363.6	1999	555	R
21327	2001	793	Am		21363.7	1999	778 *	Ad
	2002	664	Am <sup>431</sup>		2001	21 *	R <sup>298</sup>	
21328	1999	555	Ad	21363.8	2002	56	Ad	
	2000	237	Am	21364	2001	21 *	Am <sup>298</sup>	
	2001	793	Am	21369	1999	555	Am (by Sec. 39 of Ch.)	
21337	1999	555	Am (by Sec. 29 of Ch.)		1999	633	Am (by Sec. 3.5 of Ch.)	
	2000	483 *	Am <sup>56</sup>		21369.1	1999	555	Ad <sup>127</sup>
21337.1	2000	483 *	Ad <sup>56</sup>		2001	21 *	Am <sup>298</sup>	
21353	1999	555	Am	21370	1999	633	Am (by Sec. 4 of Ch.)	
	2001	21 *	Am <sup>298</sup>		1999	785	Am (by Sec. 10.5 of Ch.)	
21353.5	1999	555	Am <sup>77 169</sup>		2000	135	Am <sup>203</sup>	
21354.1	1999	555	Ad <sup>127</sup>	21372	1999	555	Am	
	2000	1030	Am (by Sec. 9 of Ch.)	21373	1999	555	Am	
	2001	782	Ad	21374	1999	555	Am	
21354.3	2002	664	Am <sup>431</sup>	21389	1999	633	Ad	
	2004	654	Am		2001	21 *	R <sup>298</sup>	
	2006	118	Am	21390	2001	796	Ad	
	2006	846 *	Am	21400	2001	21 *	R <sup>298</sup>	
21354.4	2001	782	Ad	21401	2003	10 *	R	
	2002	664	Am <sup>431</sup>	21402	2001	21 *	R <sup>298</sup>	
	2006	118	Am	21403	1999	555	Am	
21354.5	2001	782	Ad		2001	21 *	R <sup>298</sup>	
	2002	664	Am <sup>431</sup>	21404	2000	1002	Am	
	2004	654	Am	21407	1999	555	Am	
	2006	118	Am		2003	10 *	Am	
21355	2001	21 *	Am <sup>298</sup>	21408	2004	231	Am	
21357	1999	785	Am	21409	2004	231	Am	
	2001	21 *	Am <sup>298</sup>	21410	2004	231	Am	
21359	2005	328	Am	21417	2004	231	R	
21362	1999	555	Am (by Sec. 33 of Ch.)	21419	2002	877	Am	
	1999	633	Am (by Sec. 1.5 of Ch.)	21419.5	1999	310	Ad	
	2001	21 *	Am <sup>298</sup>	21423	2001	21 *	Am <sup>298</sup>	
21362.1	1999	3 *	Ad		2002	664	Am <sup>431</sup>	
	2001	21 *	R <sup>298</sup>	21424	2004	231	Am	
21362.2	1999	555	Ad <sup>127</sup>	21428.1	2006	240 *	Ad	
	2001	21 *	Am <sup>298</sup>	21431	2003	519	R	
21362.3	2002	902	Ad <sup>504</sup>	21450	2004	69 *	Am	
	2003	62	Am <sup>519</sup>	21461	1999	785	Am	
21363	1999	555	Am (by Sec. 35 of Ch.)	21461.5	2001	793	Ad	
	1999	633	Am (by Sec. 2 of Ch.)	21465	1999	785	Am	
	1999	785	Am (by Sec. 9.6 of Ch.)		2001	21 *	Am <sup>298</sup>	
					2003	10 *	Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
21465 (Cont.)	2003	62	Am <sup>519</sup>	21574.5 (Cont.)	2001	21 *	Am <sup>298</sup>
21465.5	1999	3 *	Am	21574.7	1999	555	Ad & R <sup>38</sup>
	2001	21 *	R <sup>298</sup>		2001	21 *	Am <sup>298</sup>
21490	2000	1002	Am	21581	1999	555	Am (by Sec. 50 of Ch.)
21492	2005	328	Am		1999	801	Am (by Sec. 4.1 of Ch.)
21497	1999	785	Am	21582	2005	328	Am
21499	2003	10 *	Am	21620	2000	1002	Am
21506	2004	69 *	Am	21621	2000	1002	Am
21507	1999	785	Am		2003	10 *	Am
21510	2004	506	Ad	21622	2000	947	Am (by Sec. 3 of Ch.)
21535	2003	10 *	Am		2000	1002	Am (by Sec. 14.5 of Ch.)
21537	2002	1152	Am	21623	2000	947	Am (by Sec. 4 of Ch.)
	2008	74	Am		2000	1002	Am (by Sec. 15.5 of Ch.)
21537.5	2002	1077	Ad <sup>505</sup>	21623.5	2000	947	Am (by Sec. 5 of Ch.)
	2006	210 *	Am		2000	1002	Am (by Sec. 16.5 of Ch.)
21540.5	2002	1152	Am	21623.6	2000	947	Ad
	2005	328	Am	21624	1999	800	Am
21541	1999	800	Am	21626.5	2005	418	Ad
	2000	1031	Am	21629	1999	800	Am
	2003	840	Am	21630	1999	800	Am
21541.5	2000	1031	Ad	21635	1999	800	Am
21543	2004	231	Am		2004	69 *	Am
21546	1999	800	Am	21635.5	2004	69 *	Am
	2000	1002	Am	21661	1999	525	Am <sup>112</sup>
21547	1999	457 *	Am		2000	857	Am <sup>203</sup>
	2000	1002	Am		2001	185	Am
	2004	214 *	Am		2002	664	Am <sup>431</sup>
21547.5	1999	457 *	Ad	21662	2001	745 *	Am
21547.7	2000	855	Ad		2002	871	Am
	2001	159	Am <sup>305</sup>	21663	2003	519	Am
	2001	793	Am	21664	2002	871	Am
21548	1999	800	Am	21690	2004	69 *	R
	2000	1002	Am		2005	328	Ad
21549	2000	1002	R	21691	2004	69 *	R
21550	1999	800	R		2005	328	Ad
21551	1999	800	Am	21692	2004	69 *	R
	2004	69 *	Am		2005	328	Ad
21571	1999	800	Am	21703	2000	882	Am
	2003	519	Am	Title 2,			
21572	1999	555	Am (by Sec. 46 of Ch.)	Div. 5,			
	1999	800	Am (by Sec. 7.1 of Ch.)	Pt. 3.4,			
	2000	135	Am <sup>203</sup>	heading			
	2001	21 *	Am <sup>298</sup>	(Sec. 21750			
	2003	519	Am	et seq.)	2003	10 *	Am
21573	1999	555	Am (by Sec. 47 of Ch.)	21751	1999	785	Am
	1999	800	Am (by Sec. 8 of Ch.)		2001	793	Am <sup>802</sup>
	1999	801	Am (by Sec. 1.3 of Ch.)	21752	2006	538	Am
	2001	21 *	Am <sup>298</sup>	21754	1999	474	Am
21573.5	1999	3 *	Ad	21757	2000	1002	Am
	1999	555	R		2001	793	Am
21574	1999	800	Am				
	1999	801	Am (by Sec. 2.1 of Ch.)				
	2001	21 *	Am <sup>298</sup>				
21574.5	1999	801	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
21758	2001	793	Am	22754.4	2004	69*	R
21761	2001	793	Am	22754.5	1999	83	Am <sup>30</sup>
21764	2001	793	Am		1999	446*	R
22009.03	2003	62	Am <sup>519</sup>	22754.7	1999	446*	R
	2003	519	Am	22755	2004	69*	Ad
	2005	328	Ad	22756	2004	69*	R
22009.1	2003	62	Am <sup>519</sup>	22760	2004	69*	Ad
	2003	519	Am		2007	355	Am
	2005	328	Am	22762	2004	69*	Ad
	2006	655	Am <sup>802</sup>	22764	2004	69*	Ad
22013.7	2003	519	Am	22766	2004	69*	Ad
	2004	231	Am	22768	2004	69*	Ad
22013.77	1999	785	Ad	22770	2004	69*	Ad
22013.78	2002	1152	Ad	22771	2004	69*	R & Ad
	2003	519	Am		2005	418	Am
22013.82	2001	365*	R	22772	2004	69*	R & Ad
22013.97	2004	183	Am <sup>571</sup>		2007	355	Am
22013.98	2001	793	Ad	22773	2004	69*	R & Ad
22018	2003	62	Am <sup>519</sup>	22774	1999	785	Am
	2003	519	Am		2004	69*	R & Ad
22100	2006	538	Am <sup>802</sup>	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 <sup>519</sup>	22776	2004	69*	R
	2003	519	Am	22777	2004	69*	R & Ad
	2005	328	Ad	22778	2002	898	Am
22200	1999	83	Am <sup>30</sup>		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 <sup>30</sup>	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 <sup>519</sup>	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 <sup>519</sup>		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 Sts. 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
				22797	2004	69*	Ad
				22800	2004	69*	Ad
				22802	2004	69*	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>
22803	2004	69 *	Ad	22825 (Cont.)			
22805	2004	69 *	Ad	2003	519		Am
22806	2004	69 *	Ad	2004	69 *		R & Ad
22807	2004	69 *	Ad	22825.01	1999	743	R
22808	2004	69 *	Ad				Ad <sup>142</sup>
22809	2004	69 *	Ad		2000	135	Am <sup>203</sup>
22810	2000	904	Am		2000	402 *	Am
	2002	898	Am		2003	228 *	Am <sup>22</sup>
	2003	62	Am <sup>519</sup>		2003	757	Am (as am by
	2004	69 *	R & Ad				Stats. 2003, Ch.
22810.1	2004	69 *	R				228)
22810.2	2000	1002	R		2004	69 *	R
22810.3	2004	69 *	R	22825.1	2000	1002	Am
22810.4	2004	69 *	R		2003	751	Am
22810.5	1999	971	Am		2004	69 *	R
	2000	1002	R	22825.10	2003	616	Ad
22810.6	2004	69 *	R		2004	69 *	R
22811	2004	69 *	R & Ad	22825.11	2003	617	Ad
22811.5	2004	69 *	R		2004	69 *	R
22811.6	1999	457 *	R	22825.12	2003	615	Ad
22812	2004	69 *	R & Ad		2004	69 *	R
22813	2004	69 *	R		2004	183	Am <sup>571</sup>
22813.5	2004	69 *	R	22825.14	2004	69 *	R
22813.6	2004	69 *	R	22825.15	2004	69 *	R
22814	2004	69 *	R & Ad	22825.16	2000	1002	R
22815	2004	69 *	R & Ad	22825.17	2000	1002	Am
22816	2004	69 *	R & Ad		2004	69 *	R
22816.1	2003	271 *	Ad	22825.19	2003	615	Ad
	2004	69 *	R		2004	69 *	R
22816.3	2000	1002	R	22825.2	2004	69 *	R
22816.31	2004	69 *	R	22825.3	1999	446 *	Am
22816.5	2004	69 *	R		2004	69 *	R
22816.7	2004	69 *	R	22825.4	2004	69 *	R
22816.8	2004	69 *	R	22825.5	2001	798	R & Ad
22817	2004	69 *	R & Ad		2004	69 *	R
22817.5	2003	519	Ad	22825.6	2004	69 *	R
	2004	69 *	R	22825.7	2002	898	Am
22818	2004	69 *	R & Ad		2004	69 *	R
	2005	418	Am	22825.8	2000	1002	R
22818.5	2004	69 *	Ad	22826	2004	69 *	R & Ad
	2005	418	R	22827	2004	69 *	R
22819	2001	793	Am	22827.5	2000	1002	Am
	2004	69 *	R & Ad		2004	69 *	R
	2005	418	Am	22828	2001	775	Am
22820	2004	69 *	R & Ad		2004	69 *	R
	2004	440 *	Am (as ad by	22828.5	2004	69 *	R
			Stats. 2004, Ch.	22829	2004	69 *	R
			69)	22830	2004	69 *	Ad
	2007	255	Am	22831	2004	69 *	R & Ad
	2008	455	Am	22832	2002	898	Am
22821	2004	69 *	R		2004	69 *	R & Ad
22821.1	2000	904	Ad	22834	2004	69 *	Ad
	2001	793	Am	22836	2004	69 *	Ad
	2004	69 *	R	22837	2004	69 *	Ad
22821.2	2001	775	Ad	22839	2004	69 *	Ad
	2004	69 *	R	22840	2002	898	R & Ad
22821.3	2002	733 *	Ad		2003	751	Am
	2004	69 *	R		2004	69 *	R & Ad
22822	2004	69 *	R & Ad	22840.1	2000	1002	R
22823	2004	69 *	R & Ad	22840.2	2002	898	Am
22825	2002	896	Am		2003	62	Am <sup>519</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22840.2 (Cont.)	2004	69*	R	22871.1	1999	588	Ad
	2004	69*	R		2004	69*	R
22840.3	2004	69*	R	22871.2	1999	588	Ad
22841	2004	69*	R & Ad		2001	893	Am
22842	2002	898	Am		2004	69*	R
	2004	69*	R & Ad	22871.3	1999	588	Ad
22843	2004	69*	Ad		2004	69*	R
22844	2004	69*	Ad	22871.5	2004	69*	Ad
	2005	527	Am	22871.6	2004	69*	Ad
	2006	326	Am	22871.7	2004	69*	Ad
22846	2004	69*	Ad	22871.8	2004	69*	Ad
22847	2004	69*	Ad	22871.9	2004	69*	Ad
22848	2004	69*	Ad	22872	1999	588	Ad
22849	2005	708	Ad		2003	764	Am
22850	2003	751	Am		2004	69*	R & Ad
	2004	69*	R & Ad	22873	1999	588	Ad
22850.1	2004	69*	R		2004	69*	R & Ad
22850.2	2004	69*	R		2005	328	Am
22850.3	2004	69*	R	22874	1999	588	Ad
22850.5	2004	69*	R		2004	69*	R & Ad
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 <sup>203</sup>
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 <sup>609</sup>
	2004	69*	R & Ad		2004	214*	Am (as ad by Sec. 22, Stats. 2004, Ch. 69) <sup>621</sup>
22858	2004	69*	R		2005	74*	Am
22859	2002	898	Am		2006	642	Am <sup>847</sup> <sup>848</sup>
	2004	69*	R & Ad		2008	751*	Am
22859.1	2004	69*	R		2000	874	Ad
22859.2	2004	69*	R	22878	2004	69*	R & Ad
22860	2004	69*	R & Ad		2000	874	Ad
	2005	22	Am <sup>647</sup>	22878.1	2004	69*	R
22861	2004	69*	R		2000	874	Ad
22862	2004	69*	R	22878.2	2000	874	Ad
22862.1	2004	69*	R		2001	803	Am <sup>373</sup>
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 <sup>373</sup>
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		2004	69*	R
	2004	69*	R	22882	2004	69*	R
22869	1999	588	Ad	22883	2004	69*	R & Ad
	2003	764	Am		2008	751*	Am
	2004	69*	R & Ad	22885	2004	69*	Ad
22870	2004	69*	Ad	22887	2004	69*	Ad
22871	1999	588	Ad		2005	418	R
	2000	1002	Am	22887.5	2004	69*	Ad
	2004	69*	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>			
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22887.5 (Cont.)	2005	418	R	22954	2004	69*	R & Ad
22889	2004	69*	Ad	22955	1999	272*	Am
22890	2001	851	Ad		2004	69*	R & Ad
	2004	69*	R & Ad	22955.1	1999	3*	Ad
22891	2001	851	Ad		2004	69*	R
	2002	898	Am	22955.2	2004	69*	R
	2004	69*	R	22955.5	2004	69*	R
22892	2001	851	Ad	22955.55	1999	457*	Ad
	2004	69*	R & Ad		2004	69*	R
	2005	328	Am	22956	2004	69*	Ad
	2006	862	Am	22957	2004	69*	R & Ad
22893	2001	851	Ad	22957.5	1999	457*	R
	2004	69*	R & Ad	22958	2004	69*	R & Ad
22895	2004	69*	Ad		2005	328	Am
22897	2004	69*	Ad	22959	2004	69*	Ad
22899	2004	69*	Ad	22959.1	2006	611	Ad
22901	2004	69*	Ad	22959.2	2006	611	Ad
22903	2004	69*	Ad	22959.3	2006	611	Ad
	2005	418	R	22959.4	2006	611	Ad
22903.5	2004	69*	Ad	22959.5	2006	611	Ad
	2005	418	R	22959.6	2006	611	Ad
22905	2004	69*	Ad	22959.80	2007	344	Ad
22910	2004	69*	Ad	22959.81	2007	344	Ad
	2007	179*	Am	22959.82	2007	344	Ad
22910.5	2007	179*	Ad	22959.83	2007	344	Ad
22911	2004	69*	Ad	22959.84	2007	344	Ad
22913	2004	69*	Ad	22959.85	2007	344	Ad
22915	2004	69*	Ad	22959.86	2007	344	Ad
22920	2004	69*	Ad	22970	1999	307	Ad
22922	2004	69*	Ad		2007	511	Am
22927	2004	69*	Ad	22970.1	1999	307	Ad
22928	2004	69*	Ad	22970.10	1999	307	Ad
22929	2004	69*	Ad		2007	511	Am
	2005	418	R	22970.11	1999	307	Ad
22930	2004	69*	Ad	22970.12	1999	307	Ad
22931	2004	69*	Ad	22970.13	1999	307	Ad
22932	2004	69*	Ad	22970.14	1999	307	Ad
22934	2004	69*	Ad	22970.15	1999	307	Ad
22937	2004	69*	Ad	22970.16	1999	307	Ad
22938	2004	69*	Ad		2001	433	Am
22939	2004	69*	Ad		2007	511	Am
22940	2004	69*	Ad	22970.17	1999	307	Ad
	2007	318	Am	22970.175	2007	511	Ad
22942	2004	69*	Ad	22970.18	1999	307	Ad
	2007	318	Am & RN & Ad	22970.19	1999	307	Ad
22943	2007	318	Ad(RN)	22970.2	1999	307	Ad
22944	2004	69*	Ad		1999	785	Am (as ad by Stats. 1999, 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

**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	
22970.40	1999	307	Ad	23713	1999	643	Am	
22970.41	1999	307	Ad	23731	2002	221	Am	
22970.42	1999	307	Ad	24001	2006	588	Am	
22970.43	1999	307	Ad	24002.5	2004	200	Am	
22970.44	1999	307	Ad	24003	2004	118	Am	
22970.50	1999	307	Ad	24009	2005	158	Am	
22970.55	1999	307	Ad	24011	2000	35	Am	
	2007	511	Am		2000	227	Am (by Sec. 3 of Ch.)	
22970.56	1999	307	Ad		2001	13	Am	
22970.57	1999	307	Ad		2003	710	Am	
22970.58	2007	511	Ad		2005	136	Am (by Sec. 1 of Ch.)	
22970.60	1999	307	Ad		2005	407	Am (by Sec. 2 of Ch.)	
	2007	511	Am		2008	237	Am	
22970.61	1999	307	Ad	24051	2001	824	Am	
22970.62	1999	307	Ad		2007	343	Am	
22970.63	1999	307	Ad		24103	2006	53 R	
22970.64	1999	307	Ad		24151	2003	149	Am
22970.65	1999	307	Ad		24250.1	2003	149	Am
22970.66	1999	307	Ad		24300	2005	407	Am
22970.70	1999	307	Ad		24304.2	2005	407	Ad
22970.71	1999	307	Ad			2007	343	Am
22970.72	1999	307	Ad			2008	703	Am <sup>80</sup>
22970.75	1999	307	Ad		24350.5	2005	75*	R <sup>80</sup>
22970.76	1999	307	Ad		24351.5	2004	806	Ad
22970.77	1999	307	Ad		24353	2005	75*	Am <sup>80</sup>
22970.78	1999	307	Ad		24764	2002	784	Am <sup>490</sup>
22970.80	1999	307	Ad		24767	2002	94	Am
22970.81	1999	307	Ad		25004.5	2001	387	Ad
22970.82	1999	307	Ad			2003	380	R
22970.83	1999	307	Ad		25008	2005	700	Am
22970.84	1999	307	Ad		25100.5	2002	784	Am <sup>490</sup>
22970.85	1999	307	Ad		25105	2000	569	Am
22970.855	2007	511	Ad		25115	2002	94	Am
22970.86	1999	307	Ad		25132	2003	60	Am
22970.87	1999	307	Ad		25151	2004	118	Am
22970.88	1999	307	Ad		25200	2002	454	Am
22970.89	1999	307	Ad		25201	2002	221	Am
	2007	511	Am		25205	2002	454	Am
Title 2, Div. 5, Pt. 9, heading (Sec. 22980 et seq.)	2008	668	Ad	Title 3, Div. 2, Pt. 2, Ch. 2.5, heading (Sec. 25210 et seq.)	2008	158	Ad	
22980	2008	668	Ad <sup>636</sup>	Title 3, Div. 2, Pt. 2, Ch. 2.5, Art. 1, heading (Sec. 25210 et seq.)	2008	158	Ad	
23007.5	2006	355	Ad	25210	2008	158	Am & RN & Ad	
23010	2001	767	Am					
23115	2002	454	Am					
23119	2000	506	Am					
	2002	454	Am					
	2003	62	Am <sup>519</sup>					
23130	2000	506	Am					
23212	2000	506	Am					
23220	2002	784	Am <sup>490</sup>					
23285	2000	506	Am					
23296	2002	784	R <sup>490</sup>					
23344	2004	227*	Am					
23396	2002	784	Am <sup>490</sup>					
23398	2002	784	R <sup>490</sup>					
23579	2002	784	R <sup>490</sup>					
23687	2002	221	Am					

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<i>Affected By</i>				<i>Affected By</i>			
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Title 3,				25210.30	2008	158	R
Div. 2,				25210.31	2008	158	R
Pt. 2,				25210.32	2008	158	R
Ch. 2.2,				25210.33	2008	158	R
heading				25210.34	2008	158	R
(Sec. 25210.1				25210.34a	2008	158	R
et seq.)	2008	158	R	25210.35	2008	158	R
Title 3,				25210.36	2008	158	R
Div. 2,				25210.37	2008	158	R
Pt. 2,				25210.38	2008	158	R
Ch. 2.2,				Title 3,			
Art. 1,				Div. 2,			
heading				Pt. 2,			
(Sec. 25210.1				Ch. 2.2,			
et seq.)	2008	158	R	Art. 3.2,			
25210.1	2008	158	R & Ad	heading			
Title 3,				(Sec. 25210.39			
Div. 2,				et seq.)	2008	158	R
Pt. 2,				25210.39	2008	158	R
Ch. 2.2,				25210.39a	2008	158	R
Art. 2,				25210.39b	2008	158	R
heading				25210.39c	2008	158	R
(Sec. 25210.10				25210.39d	2008	158	R
et seq.)	2008	158	R	25210.3a	2003	296	Am
25210.10	2008	158	R		2008	158	R
25210.10a	2008	158	R	25210.3b	2003	296	Am
25210.10b	2008	158	R		2008	158	R
25210.11	2008	158	R	25210.3c	2005	158	Ad
25210.12	2008	158	R		2008	158	R
25210.13	2008	158	R	25210.4	2008	158	R & Ad
25210.14	2008	158	R	Title 3,			
25210.15	2008	158	R	Div. 2,			
25210.16	2008	158	R	Pt. 2,			
25210.17	2008	158	R	Ch. 2.2,			
25210.17a	2008	158	R	Art. 4,			
25210.18	2008	158	R	heading			
25210.18a	2008	158	R	(Sec. 25210.40			
25210.19	2008	158	R	et seq.)	2008	158	R
25210.1a	2008	158	R	25210.40	2008	158	R
25210.2	2008	158	R & Ad	25210.41	2008	158	R
25210.20	2008	158	R	25210.41a	2008	158	R
Title 3,				25210.42	2008	158	R
Div. 2,				25210.43	2008	158	R
Pt. 2,				25210.44	2008	158	R
Ch. 2.2,				25210.45	2008	158	R
Art. 2.5,				25210.46	2008	158	R
heading				25210.47	2008	158	R
(Sec. 25210.21				25210.4a	2003	57	Am
et seq.)	2008	158	R		2008	158	R
25210.21	2008	158	R	25210.4b	2008	158	R
25210.22	2008	158	R	25210.4c	2008	158	R
25210.23	2008	158	R	25210.4d	2008	158	R
25210.3	2008	158	R & Ad	25210.4e	2008	158	R
Title 3,				25210.4f	2008	158	R
Div. 2,				25210.4g	2008	158	R
Pt. 2,				25210.4h	2001	340	Ad
Ch. 2.2,					2008	158	R
Art. 3,				25210.5	2008	158	R & Ad
heading							
(Sec. 25210.30							
et seq.)	2008	158	R				

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<i>Affected By</i>				<i>Affected By</i>			
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Title 3,				25210.76	2008	158	R
Div. 2,				25210.77	2008	158	R
Pt. 2,				25210.77a	2008	158	R
Ch. 2.2,				25210.77b	2007	27	Am
Art. 5,					2008	158	R
heading				25210.77c	2008	158	R
(Sec. 25210.50				25210.77d	2008	158	R
et seq.)	2008	158	R	25210.77e	2008	158	R
25210.50	2008	158	R	25210.77f	2008	158	R
25210.51	2008	158	R	25210.77g	2008	158	R
25210.51a	2008	158	R	Title 3,			
25210.52	2008	158	R	Div. 2,			
25210.53	2008	158	R	Pt. 2,			
25210.53a	2008	158	R	Ch. 2.2,			
25210.54	2008	158	R	Art. 7.5,			
25210.55	2008	158	R	heading			
25210.56	2008	158	R	(Sec. 25210.78			
25210.57	2008	158	R	et seq.)	2008	158	R
25210.58	2008	158	R	25210.78	2008	158	R
25210.59	2008	158	R	25210.78a	2008	158	R
25210.6	2008	158	R & Ad	25210.78b	2008	158	R
Title 3,				25210.78ba	2008	158	R
Div. 2,				25210.78c	2008	158	R
Pt. 2,				25210.78d	2008	158	R
Ch. 2.2,				25210.78e	2008	158	R
Art. 6,				25210.78f	2008	158	R
heading				25210.78g	2008	158	R
(Sec. 25210.60				25210.78h	2008	158	R
et seq.)	2008	158	R	25210.78i	2008	158	R
25210.60	2008	158	R	25210.8	2008	158	R & Ad
25210.61	2008	158	R	Title 3,			
25210.62	2008	158	R	Div. 2,			
25210.62a	2008	158	R	Pt. 2,			
25210.63	2008	158	R	Ch. 2.2,			
25210.64	2008	158	R	Art. 8,			
25210.65	2008	158	R	heading			
25210.66	2008	158	R	(Sec. 25210.80			
25210.66a	2008	158	R	et seq.)	2008	158	R
25210.67	2008	158	R	25210.80	2008	158	R
25210.68	2008	158	R	25210.80a	2008	158	R
25210.6a	2008	158	R	25210.81	2008	158	R
25210.7	2008	158	R & Ad	25210.82	2008	158	R
Title 3,				25210.83	2008	158	R
Div. 2,				25210.84	2008	158	R
Pt. 2,				25210.85	2008	158	R
Ch. 2.2,				25210.86	2008	158	R
Art. 7,				25210.9	2008	158	R
heading				Title 3,			
(Sec. 25210.70				Div. 2,			
et seq.)	2008	158	R	Pt. 2,			
25210.70	2008	158	R	Ch. 2.2,			
25210.70a	2000	129*	Ad	Art. 9,			
	2008	158	R	heading			
25210.70b	2008	158	R	(Sec. 25210.90			
25210.71	2001	606*	Ad	et seq.)	2008	158	R
	2008	158	R	25210.90	2008	158	R
25210.72	2008	158	R	25210.9a	2008	158	R
25210.72a	2008	158	R	25210.9b	2008	158	R
25210.73	2008	158	R	25210.9c	2002	82*	Am
25210.74	2008	158	R		2005	136	Am
25210.75	2008	158	R		2008	158	R

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	Year	Chapter	Effect		Year	Chapter	Effect
25210.9d	2003	296	Ad	Title 3,			
	2008	158	R	Div. 2,			
Title 3,				Pt. 2,			
Div. 2,				Ch. 2.5,			
Pt. 2,				Art. 3,			
Ch. 2.5,				heading			
Art. 2,				(Sec. 25212			
heading				et seq.)	2008	158	Ad
(Sec. 25211				25212	2008	158	Ad
et seq.)	2008	158	Ad	25212.1	2008	158	Ad
25211	2008	158	Ad	25212.2	2008	158	Ad
Title 3,				25212.3	2008	158	Ad
Div. 2,				25212.4	2008	158	Ad
Pt. 2,				Title 3,			
Ch. 2.2,				Div. 2,			
Art. 10,				Pt. 2,			
heading				Ch. 2.5,			
(Sec. 25211.1				Art. 4,			
et seq.)	2008	158	R	heading			
25211.1	2008	158	R & Ad	(Sec. 25213			
25211.10	2008	158	R	et seq.)	2008	158	Ad
25211.11	2008	158	R	25213	2008	158	Ad
25211.12	2008	158	R	25213.1	2008	158	Ad
25211.13	2008	158	R	25213.2	2008	158	Ad
25211.14	2008	158	R	25213.3	2008	158	Ad
25211.15	2008	158	R	25213.4	2008	158	Ad
25211.16	2008	158	R	25213.5	2008	158	Ad
25211.17	2008	158	R	25213.6	2008	158	Ad
25211.171	2008	158	R	Title 3,			
25211.175	2008	158	R	Div. 2,			
25211.18	2008	158	R	Pt. 2,			
25211.185	2008	158	R	Ch. 2.5,			
25211.19	2008	158	R	Art. 5,			
25211.2	2008	158	R & Ad	heading			
25211.20	2008	158	R	(Sec. 25214			
25211.21	2008	158	R	et seq.)	2008	158	Ad
25211.22	2008	158	R	25214	2008	158	Ad
25211.23	2008	158	R	25214.1	2008	158	Ad
25211.24	2008	158	R	25214.2	2008	158	Ad
25211.25	2008	158	R	25214.3	2008	158	Ad
25211.26	2008	158	R	25214.4	2008	158	Ad
25211.27	2008	158	R	25214.5	2008	158	Ad
25211.28	2008	158	R	Title 3,			
25211.29	2008	158	R	Div. 2,			
25211.3	2008	158	R & Ad	Pt. 2,			
25211.30	2008	158	R	Ch. 2.5,			
25211.31	2008	158	R	Art. 6,			
25211.32	2008	158	R	heading			
25211.33	2008	158	R	(Sec. 25215			
25211.4	2008	158	R & Ad	et seq.)	2008	158	Ad
25211.5	2008	158	R & Ad	25215	2008	158	Ad
25211.6	2008	158	R	25215.1	2008	158	Ad
25211.7	2008	158	R	25215.2	2008	158	Ad
25211.7a	2008	158	R	25215.3	2008	158	Ad
25211.8	2008	158	R	25215.4	2008	158	Ad
25211.9	2008	158	R	25215.5	2008	158	Ad
				25215.6	2008	158	Ad
				25215.7	2008	158	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Title 3,				26100	2008	709	Am
Div. 2,				26101	2008	709	Am
Pt. 2,				26202.1	2005	158	Am
Ch. 2.5,				26202.3	2003	564	R
Art. 7,				26202.6	2003	564	Am
heading				26205	2000	569	Am
(Sec. 25216				26205.1	2000	569	Am
et seq.)	2008	158	Ad	26205.5	2000	569	Am
25216	2008	158	Ad	26206.7	2003	564	Ad
25216.1	2008	158	Ad	26206.8	2003	564	Ad
25216.2	2008	158	Ad	26292.1	2007	343	Am
25216.3	2008	158	Ad	26296.22	2004	69*	Am
Title 3,				26298.2	2007	343	Am
Div. 2,				26299.036	2004	69*	Am
Pt. 2,				26299.041	2007	343	Am
Ch. 2.5,				26509	2000	1055*	Am
Art. 8,					2003	325	Am
heading				26529	2001	767	Am
(Sec. 25217				26602	2005	478	Am
et seq.)	2008	158	Ad	26603	2002	1010	R
25217	2008	158	Ad	26603.1	1999	641*	R
25217.1	2008	158	Ad	26608.3	2002	784	Am <sup>490</sup>
25217.2	2008	158	Ad		2003	62	Am <sup>519</sup>
25217.3	2008	158	Ad	26608.4	2002	784	R <sup>490</sup>
25217.4	2008	158	Ad	26608.5	2002	784	R <sup>490</sup>
25350	2003	732	Am	26614	2004	326	Am
25350.10	2003	757	Am	26625	2002	784	Am <sup>490</sup>
25350.105	2003	757	Am	26625.1	2002	784	R <sup>490</sup>
25350.51	2001	176	Am	26625.10	2002	784	R <sup>490</sup>
	2006	109	Am	26625.11	2002	784	R <sup>490</sup>
25350.55	2004	211*	Am <sup>622</sup>	26625.12	2002	784	R <sup>490</sup>
25350.6	2004	610*	Am	26625.13	2002	784	R <sup>490</sup>
25350.60	2003	732	Am	26625.14	2002	784	R <sup>490</sup>
25350.8	2003	757	Am	26625.15	2002	784	R <sup>490</sup>
25350.85	2003	757	Am	26625.2	2002	784	Am <sup>490</sup>
25358	2004	183	Am <sup>571</sup>	26625.3	2002	784	Am <sup>490</sup>
25365	2007	145	Am	26625.4	2002	784	Am <sup>490</sup>
25372	2001	18	R & Ad	26630	2002	784	R <sup>490</sup>
	2002	97	Am	26631	2002	784	R <sup>490</sup>
25502.3	2003	710	Am	26632	2002	784	R <sup>490</sup>
	2004	118	Am	26633	2002	784	R <sup>490</sup>
25526	2002	221	Am	26634	2002	784	R <sup>490</sup>
25526.5	2002	454	Am	26635	2002	784	R <sup>490</sup>
25536	1999	643	Am	26636	2002	784	R <sup>490</sup>
25537	2002	221	Am	26637	2002	784	R <sup>490</sup>
	2003	732	Am	26638.1	2002	784	R <sup>489 490</sup>
25558	2008	709	Am	26638.10	2002	784	Am & R <sup>489 490</sup>
25643	2008	158	Am				
25825.5	2006	360	Ad	26638.11	2002	784	Am & R <sup>489 490</sup>
25828	2005	564	Am				
25831	2005	564	Am	26638.12	2002	784	Ad & R <sup>489 490</sup>
25832	2005	564	Ad	26638.15	2003	62	Ad(RN) <sup>519</sup>
25841	2005	158	R	26638.2	2002	784	Am & R <sup>489 490</sup>
25842.5	2002	395	Am				
25850	2002	395	R	26638.3	2002	784	R <sup>489 490</sup>
25851	2002	395	R	26638.4	2002	784	Am & R <sup>489 490</sup>
25852	2002	395	R				
25853	2002	395	R	26638.5	2002	784	Am & R <sup>489 490</sup>
25854	2002	395	R				
25904	2008	709	Am		2002	1072	Ad
26020	2008	709	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>
26638.5 (Cont.)	2003	62	Am (as ad by Stats. 2002, Ch. 1072) & RN <sup>519</sup>	26738	2000	629	Am
					2003	888	Am
26638.6	2002	784	Am & R <sup>489 490</sup>	26742	2000	629	Am
26638.7	2002	784	Am & R <sup>489 490</sup>	26743	2000	629	Am
26638.8	2002	784	Am & R <sup>489 490</sup>	26744	2006	277	Am
26638.9	2002	784	Am & R <sup>489 490</sup>	26744.5	2005	474	Ad
26639	2002	784	R & Ad <sup>490</sup>		2007	130	Am <sup>902</sup>
26639.1	2002	784	R <sup>490</sup>	26746	2000	629	Am
26639.2	2002	784	Am <sup>490</sup>		2000	808 *	Am (by Sec. 100.1 of Ch.)
26639.3	2002	784	Am <sup>490</sup>		2003	888	Am
26639.5	2002	784	R <sup>489 490</sup>	26746.1	2000	629	Am
26639.6	2002	784	R <sup>489 490</sup>	26749	2006	538	Am <sup>802</sup>
26639.7	2002	784	Ad & R <sup>489 490</sup>	26750	2000	629	Am
26665	2002	784	Am <sup>490</sup>		2006	365	Am
26666	1999	335	R				R & Ad <sup>69</sup>
	1999	641 *	R	26800	2002	784	R <sup>490</sup>
26667	2002	784	R <sup>490</sup>	26801	2007	263	Am
26668	2002	784	R <sup>490</sup>	26802	2003	811	Am
26669	1999	138 *	R	26802.5	2001	767	Am
	1999	641 *	R		2008	709	Am
26670	1999	641 *	R	26806	2004	118	Am
26671	2002	784	R <sup>489 490</sup>	26820	2005	75 *	Am <sup>80</sup>
26671.1	2002	784	Am & R <sup>489 490</sup>	26820.4	2005	75 *	Am & RN <sup>80</sup>
26671.2	2002	784	R <sup>489 490</sup>	26820.6	2001	824	Am
26671.4	2002	784	Am & R <sup>489 490</sup>		2005	75 *	R <sup>80</sup>
26671.5	2002	784	Am & R <sup>489 490</sup>	26820.7	2005	75 *	R <sup>80</sup>
26671.6	2002	784	Am & R <sup>489 490</sup>	26822.3	2005	75 *	R <sup>80</sup>
26671.7	2002	784	R <sup>489 490</sup>	26823	2005	75 *	Am & RN <sup>80</sup>
26671.8	2002	784	Am & R <sup>489 490</sup>	26824	2005	75 *	Am & RN <sup>80</sup>
26672	2002	784	Ad & R <sup>489 490</sup>	26826	2005	75 *	Am & RN <sup>80</sup>
26720.9	2000	629	Am	26826.1	2005	75 *	Am & RN <sup>80</sup>
26721	2000	629	Am	26826.2	2005	75 *	R <sup>80</sup>
26721.1	2000	629	Am	26826.3	1999	115	Ad & R <sup>38</sup>
26721.2	2000	629	Ad		2005	75 *	Am & RN <sup>13 80</sup>
	2003	888	Am	26826.4	1999	150	Ad
	2006	365	Am		2002	367	R
26722	2000	629	Am		2003	159 *	Ad <sup>98 479</sup>
26723	2003	888	Ad				R <sup>100</sup>
26725	2000	629	Am		2003	757	Am
26726	2000	629	Am		2005	75 *	Am & RN <sup>36 13 80</sup>
	2004	327	Am	26827	2003	159 *	Am <sup>98 479</sup>
26728	2000	629	Am				R <sup>100</sup>
26730	2000	629	Am				Ad <sup>485</sup>
26731	2000	629	Am		2003	757	Am (as am by Stats. 2003, Ch. 159)
	2004	327	Am		2005	75 *	R (as ad by Sec. 10, Stats. 2003, Ch. 159) <sup>80</sup>
26733.5	2004	327	Am				Am (as am by Sec. 4, Stats. 2003, Ch. 757)
26734	2000	629	Am	26827.1	2002	784	Am <sup>490</sup>
26736	2000	629	Am		2005	75 *	R <sup>80</sup>
					2005	75 *	R <sup>80</sup>
				26827.5	2005	75 *	Am & RN <sup>80</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
26827.6	2001	824	Am	26945	2000	1055 *	Am
	2005	75 *	Am & RN <sup>80</sup>	27000.7	2000	1055 *	Am
26827.7	2005	75 *	Am & RN <sup>80</sup>	27000.8	1999	550 *	Am <sup>1</sup>
26828	2005	75 *	R <sup>80</sup>	27000.9	1999	550 *	Am <sup>1</sup>
26829	2005	75 *	R <sup>80</sup>	27001	2000	924	Am
26830	2003	159 *	Am <sup>98 479</sup>		2007	343	Am
			R <sup>100</sup>	27002.1	2000	924	Am
			Ad <sup>485</sup>	27008	2006	643	Am
	2005	75 *	R (as am by	27009	2006	643	Am
			Sec. 11 and as	27063	1999	550 *	Am <sup>1</sup>
			ad by Sec. 12,		2006	643	R
			Stats, 2003, Ch.	27081	2002	784	Am <sup>490</sup>
			159) <sup>80</sup>	27131	2004	889 *	Am
26831	2005	75 *	Am <sup>80</sup>	27132.3	1999	32	Am
26832	2005	75 *	R <sup>80</sup>	27201	2000	924	Am
26832.1	2005	75 *	Am & RN <sup>80</sup>	27201.5	2004	6 *	Ad
26833.1	2005	75 *	R <sup>80</sup>	27255	2001	819	Ad
26833.5	2005	75 *	Am & RN <sup>80</sup>		2006	531	Am
26834	2005	75 *	R <sup>80</sup>	27279	2007	277	Am
26835	2004	118	R	27279.4	2001	745 *	Am
26835.1	2002	784	Am <sup>490</sup>	27282	1999	991	Am <sup>96 114</sup>
	2005	75 *	Am & RN <sup>80</sup>		2001	176	Am
26836.1	2005	75 *	R <sup>80</sup>		2004	339	Am
26837	2005	75 *	Am <sup>80</sup>	27291	2000	1003	Ad <sup>96</sup>
26837.1	2005	75 *	R <sup>80</sup>	27293	2005	75 *	Am <sup>80</sup>
26838	2005	75 *	Am & RN <sup>80</sup>		2007	231	Am
26840.10	2004	830	Ad & R <sup>38</sup>		2008	179	Am <sup>976</sup>
26840.11	2004	830	Ad & R <sup>38</sup>	27297.5	2004	227 *	Am
26840.3	2005	75 *	Am <sup>80</sup>		2004	889 *	Am
26840.4	2005	75 *	R <sup>80</sup>	27297.7	2008	117	Ad
26840.7	2006	857	Am	27300	2007	627	Ad
26840.8	2006	857	Am	27301	2007	627	Ad
26840.9	2001	90	Ad & R <sup>75</sup>	27302	2007	627	Ad
26841	2005	75 *	R <sup>80</sup>	27303	2007	627	Ad
26850.1	2005	75 *	R <sup>80</sup>	27304	2007	627	Ad
26851.1	2005	75 *	R <sup>80</sup>	27305	2007	627	Ad
26852.1	2005	75 *	R <sup>80</sup>	27307	2007	627	Ad
26853.1	2005	75 *	R <sup>80</sup>	27322.2	2000	569	Am
26855.4	2005	75 *	R <sup>80</sup>	27337	2003	301	Ad (by Sec. 1
26856	2002	784	Am <sup>490</sup>				of Ch.)
	2005	75 *	R <sup>80</sup>				Ad (by Sec. 2
26857	2005	75 *	Am <sup>80</sup>				of Ch.) <sup>600</sup>
26857.5	2005	75 *	Am & RN <sup>80</sup>	27361	2007	627	Am
26859	2004	118	Am		2008	179	Am <sup>976</sup>
	2005	75 *	R <sup>80</sup>	27388	2000	765	Am
	2005	75 *	Am & RN <sup>80</sup>		2003	46	Am
26862	2005	75 *	Am & RN <sup>80</sup>		2005	531	Am
26863	1999	344 *	Am		2008	405	Am
	2005	75 *	R <sup>80</sup>	27390	2004	621 *	Ad
26881	2002	454	Am	27391	2004	621 *	Ad
26905	2001	176	Am	27392	2004	621 *	Ad
26907	2007	343	Am	27393	2004	621 *	Ad
26908.5	2004	637	Ad		2005	22	Am <sup>647</sup>
26909	2008	244	Am	27394	2004	621 *	Ad
26915	2000	1055 *	Am	27395	2004	621 *	Ad
26920	2002	454	Am		2005	520	Am
	2006	643	Am	27396	2004	621 *	Ad
26921	2002	454	R	27397	2004	621 *	Ad
26922	2002	221	Am	27397.5	2004	621 *	Ad
	2002	454	Am	27398	2004	621 *	Ad
	2003	296	Am	27399	2004	621 *	Ad
26923	2002	454	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>
27491	2008	45	Am	30061 (Cont.)			
27491.1	2000	1068	Am	2003	377		Am
27491.41	2000	1060	Am	2004	183		Am <sup>571</sup>
27491.45	2000	830	Am	2005	22		Am <sup>647</sup>
27491.8	2000	1068	Am	2008	326 *		Am
			R & Ad <sup>34</sup>	2008	751 *		Am
27504.1	2002	221	Am	30062	2000	100 *	Am <sup>70 18 37</sup>
27520	2008	45	Am	2000	353 *		R (as am by
27521	2000	284	Ad				Stats. 2000, Ch.
27521.1	2000	284	Ad				100)
27550.2	2005	407	Ad				Ad <sup>21</sup>
27706	2002	784	Am <sup>490</sup>				R <sup>34</sup>
27757	2000	808 *	Am	30063	2001	475 *	S <sup>54 57</sup>
28003	2001	824	Am	1999	550 *		Am <sup>1</sup>
29093	2003	86	Am	2000	100 *		Am <sup>70 18 37</sup>
29109	2003	86	Am	2000	353 *		R (as am by
29145	2000	861 *	Ad				Stats. 2000, Ch.
	2003	228 *	R <sup>175</sup>				100)
29321	2000	506	Am				Ad <sup>21</sup>
29404	2003	38	Am				R <sup>34</sup>
29410	2000	808 *	Am		2001	475 *	Am <sup>54 57</sup>
29411	2000	808 *	Am		2002	21 *	Am
29412	2000	808 *	Am		2003	62	Am <sup>519</sup>
29413	2000	808 *	Am		2005	497 *	Am
29414	2000	808 *	Am	30064	2000	100 *	S <sup>70 18</sup>
29415	2000	808 *	Am		2000	353 *	S <sup>21 20</sup>
29416	2000	808 *	Am		2001	475 *	S <sup>54 57</sup>
29530	1X 2003–04	13	Am	30064.1	2000	100 *	Am <sup>70 18</sup>
	5X 2003–04	2 *	R & Ad <sup>435</sup>		2000	353 *	R (as am by
29532.1	2002	743	Am				Stats. 2000, Ch.
29550	2004	183	Am <sup>571</sup>				100)
	2004	227 *	Am				Ad <sup>21</sup>
	2006	78 *	Am				R <sup>34</sup>
29550.4	1999	79 *	Ad <sup>37</sup>		2001	159	Am <sup>305</sup>
	2000	1075 *	Am (by Sec. 1		2001	475 *	R
			of Ch.)	30065	2000	100 *	S <sup>70 18</sup>
	2000	1076	Am (by Sec. 2		2000	353 *	S <sup>21 20</sup>
			of Ch.)		2001	475 *	S <sup>54 57</sup>
	2004	227 *	Am <sup>79</sup>	30070	2001	205 *	Ad
			R <sup>80</sup>		2001	784 *	Am
29551	2006	78 *	Ad <sup>562</sup>		2002	720 *	Am
	2007	302	Am <sup>947</sup>		2003	158 *	Am
29552	2006	78 *	Ad <sup>562</sup>		2004	227 *	Am
29610	2002	784	Am <sup>490</sup>	30071	2001	205 *	Ad
29610.1	2001	824	R		2002	664	Am <sup>431</sup>
29746	2002	454	R	30401	2001	745 *	Am
29965	2002	221	Am	30605	2004	193	R <sup>571</sup>
	2006	538	Am <sup>802</sup>	30606	2001	745 *	R
	2006	588	Am	31000.6	2001	41	Am
	2002	221	Am		2006	423 *	Am
30003	2003	296	Am	31011	2000	886	R & Ad
30056	2002	100 *	Am <sup>70 18 37</sup>	31452	2003	520	Am
30061	2000	353 *	R (as am by	31452.5	2007	331	Am
			Stats. 2000, Ch.	31452.6	2004	506	Am
			100)	31452.7	2000	497	Ad
			Ad <sup>21</sup>	31453	2005	63	Am <sup>653</sup>
			R <sup>34</sup>	31454	2005	63	Am <sup>653</sup>
	2001	475 *	Am <sup>54 57</sup>	31454.1	2005	63	Am <sup>653</sup>
	2002	21 *	Am	31455.5	2008	369	Ad
	2003	62	Am <sup>519</sup>	31458.3	2008	164	Am
	2003	158 *	Am	31458.4	2008	164	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
31459	2007	315	Am	31490.6	2006	117	Ad <sup>215</sup>
	2008	164	Am	31490.7	2008	72	Ad
31459.1	2007	315	Am	31491.1	2001	31	Ad <sup>215</sup>
31461.1	2006	538	Am <sup>802</sup>		2002	664	Am <sup>431</sup>
31461.3	2000	966	Am	31491.2	2001	31	Ad <sup>215</sup>
	2001	159	Am <sup>305</sup>		2002	664	Am <sup>431</sup>
31461.4	1999	7 *	Ad <sup>10</sup>	31491.3	2001	778 *	Ad <sup>354</sup>
31461.45	2001	778 *	Ad <sup>351</sup>	31492	2004	152	Am <sup>615</sup>
	2002	664	Am <sup>431</sup>	31492.1	2001	778 *	Ad <sup>354</sup>
31461.6	2000	966	Ad		2004	152	Am
31462.3	2001	778 *	Ad <sup>354</sup>		2005	22	Am <sup>647</sup>
31468	2002	74 *	Am	31492.2	2001	778 *	Ad <sup>354</sup>
	2006	369	Am	31494	2001	778 *	Am
31469	2006	538	Am <sup>802</sup>	31494.1	2004	533	Am
31469.1	2002	1152	Am	31494.2	2001	778 *	Ad <sup>354</sup>
31469.2	2002	1152	Ad	31494.3	2004	533	Am
31469.3	2002	1152	Am		2006	369	Am
31469.5	1999	116	Am	31494.5	2001	778 *	Ad <sup>354</sup>
	2000	135	Am <sup>203</sup>	31495.5	2001	778 *	Ad <sup>354</sup>
31469.8	2000	172	Ad		2004	533	Am
31470.10	2003	171	Am	31496.3	2003	96	Am
31470.11	2000	379	Am	31499.12	2004	533	Am
31470.12	2000	379	Am	31499.13	2004	533	R
31470.14	2002	1152	Ad (by Sec. 12 of Ch.) <sup>310</sup>				Ad <sup>310</sup>
				31499.17	2001	784 *	Am
31470.2	2000	482	Am	31499.2	2004	533	Am
	2002	1152	Am	31499.3	2004	533	R
31470.25	2006	538	Am <sup>802</sup>				Ad <sup>310</sup>
31482.5	2008	219	Ad	31510.2	2003	520	Am
31484.9	2006	633	Ad & R <sup>349</sup>	31520	2002	784	Am <sup>490</sup>
31485.10	2003	96	Ad <sup>310</sup>	31520.1	2003	62	Am <sup>519</sup>
31485.11	2004	662	Ad & R <sup>38</sup>		2003	852	Am
31485.12	2005	708	Ad & R <sup>111</sup>		2007	327	Am
	2006	538	Am <sup>802</sup>	31520.12	2005	64	Ad
31485.13	2008	212	Ad	31520.3	2007	320	Am
31485.14	2008	212	Ad	31520.5	2000	486	Am
31485.15	2008	212	Ad		2001	168	Am
31485.7	2003	261 *	Am		2003	852	Am
	2004	533	Am		2004	183	Am <sup>571</sup>
	2006	117	Am		2004	441	Am
	2006	834	Am (by Sec. 3.5 of Ch.)		2007	320	Am
	2007	130	Am <sup>902</sup>	31521	2007	320	Am
31485.8	2003	261 *	Am	31521.1	2007	320	Am
	2004	533	Am	31521.3	2007	320	Ad
	2006	117	Am		2008	179	Am <sup>976</sup>
	2007	130	Am <sup>902</sup>	31522.3	2006	846 *	Am
31485.9	2003	852	Ad	31522.4	2001	120	Ad
	2007	86 *	Am	31522.5	2002	74 *	Ad
31486.2	2004	533	Am		2006	369	Am
	2006	117	Am		2008	164	Am
31486.3	2004	533	R & Ad	31522.6	2004	533	Ad
	2006	369	Am	31528	2007	315	Am
31486.35	2006	117	Ad <sup>215</sup>	31529.9	2002	116 *	Am
31486.36	2008	72	Ad		2003	520	Am
31486.6	2004	533	Am		2008	164	Am
31489	2004	533	Am	31537	2003	191	Ad
	2006	117	Am		2004	441	Am (as ad by Sec. 1, Stats. 2003, Ch. 191) & RN
31490	2004	533	Am				
31490.5	2004	533	Ad <sup>310</sup>	31539	2004	466	Ad
	2006	369	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>
31555	2002	784	R <sup>490</sup>	31678.3	2002	74 *	Ad
31557.3	2002	74 *	Ad	31678.4	2006	369	Ad
31563	2005	322	Ad	31680.2	2007	57	Am
31580.2	2002	74 *	Am	31680.3	2007	57	Am
	2007	327	Am	31680.6	2007	57	Am
31580.3	2003	95	Ad & R <sup>75</sup>	31680.8	2006	120	Ad
	2007	327	Ad & R <sup>639</sup>	31680.9	2006	846 *	Ad
31582	2000	203	Am		2008	21 *	R
31585.1	2006	538	Am <sup>802</sup>	31681.55	2000	237	Ad <sup>215</sup>
31585.2	2002	74 *	Ad		2001	159	Am <sup>305</sup>
31592.5	2004	441	Ad(RN)	31682.2	2005	85	Ad
31596	1999	771	Am	31683	2001	67	Ad
31597	2003	520	Am	31691	2006	538	Am <sup>802</sup>
31597.1	2003	520	Am	31691.1	2006	538	Am <sup>802</sup>
31603	2003	520	Ad	31693	2001	30	Ad
31621.11	2001	782	Am	31694	2006	846 *	R & Ad
31621.8	2001	782	Ad		2007	327	Am
31621.9	2001	784 *	Ad	31694.1	2006	846 *	R & Ad
	2003	96	Am		2007	327	Am
31625.2	1999	27	Am	31694.2	2006	846 *	R & Ad
31625.3	2000	317	Am		2007	327	Am
31629.5	2002	883	Ad	31694.3	2006	846 *	R & Ad
	2003	62	Am <sup>519</sup>	31694.4	2006	846 *	Ad
31639.4	2008	164	R	31694.5	2001	30	Ad
31639.76	2000	482	Ad		2006	846 *	R & Ad
31639.95	2002	695 *	Ad	31696.1	1999	525	Am <sup>112</sup>
	2006	633	Am		2000	857	Am <sup>203</sup>
31640.5	2003	830	Am	31698	2007	331	Ad
31640.7	2006	355	Ad	31698.1	2007	331	Ad
31641.2	2006	355	Am	31698.2	2007	331	Ad
31641.55	2006	834	Ad	31698.3	2007	331	Ad
31646.5	1999	271	Ad	31698.4	2007	331	Ad
31649.6	2007	355	Ad <sup>927</sup>	31700	2000	966	Am
31657	2000	966	Am	31704	2004	441	Am
	2001	793	Am	31720.3	2008	370	Ad
31658	2003	261 *	Ad <sup>215</sup>	31720.6	1999	160	Ad
31662.6	2002	784	Am <sup>490</sup>		2000	317	Am
31663	2002	784	Am <sup>490</sup>	31720.7	2000	138	Ad
31663.1	2001	33 *	Ad <sup>215</sup>		2001	833	Am
31663.15	2007	290	Ad <sup>925</sup>		2008	684	Am
	2008	21 *	Am	31720.9	2002	870	Ad
31663.2	2005	134 *	Ad <sup>215</sup> 719	31722	2000	317	Am
			R <sup>232</sup>	31725.6	2004	379 *	Am
	2008	21 *	R	31725.65	2004	379 *	Ad
31663.25	2008	164	Am		2005	22	Am <sup>647</sup>
31663.26	2008	164	Am	31739.33	2008	179	Am <sup>976</sup>
31664	2001	32	Am	31751	2002	695 *	Am
31664.1	2000	237	Ad	31755	2004	183	Am <sup>571</sup>
31664.15	2008	164	Am		2005	22	Am <sup>647</sup>
31664.2	2000	237	Ad	31755.1	2002	695 *	Ad
31664.65	2008	164	Am	31755.2	2002	695 *	Ad
31672	2006	846 *	Am	31755.3	2002	695 *	Ad
31676.15	2007	86 *	Am	31760.12	2001	778 *	Ad <sup>354</sup>
31676.16	2000	882	Ad	31760.13	2001	778 *	Ad <sup>354</sup>
31676.17	2001	782	Ad	31760.2	1999	161	Am <sup>55</sup>
	2002	664	Am <sup>431</sup>		2002	875	Am
31676.18	2001	782	Ad	31760.5	2004	152	Ad <sup>354</sup>
31676.19	2001	782	Ad	31760.7	2005	418	Ad
	2002	664	Am <sup>431</sup>	31762	2004	183	Am <sup>571</sup>
31678.1	1999	42	Am	31764.5	2004	441	Ad <sup>644</sup> 310
31678.2	2000	495	Ad	31764.6	2004	441	Ad <sup>310</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
31764.7	2004	441	Ad <sup>644</sup> <sup>310</sup>	31787.5	2000	497	Am
31765.2	2001	778*	Ad <sup>354</sup>		2002	1152	Am
31765.3	2001	778*	Ad <sup>354</sup>	31787.6	2002	1152	Am
31770	2003	897	Ad <sup>596</sup>		2003	62	Am <sup>519</sup>
31770.1	2003	897	Ad <sup>596</sup>	31789.5	2004	441	Am
31770.2	2003	897	Ad <sup>596</sup>	31808.6	2008	164	Am
31770.3	2003	897	Ad <sup>596</sup>	31808.9	2001	782	Ad
31770.4	2003	897	Ad <sup>596</sup>	31830	2000	966	Am
31770.5	2003	897	Ad <sup>596</sup>	31831	2000	966	Am
31770.6	2003	897	Ad <sup>596</sup>	31831.2	2000	966	Am
31770.7	2003	897	Ad <sup>596</sup>		2005	22	Am <sup>647</sup>
31770.8	2003	897	Ad <sup>596</sup>	31831.3	2002	883	Ad
31771	2003	897	Ad <sup>596</sup>	31832	2000	966	Am
31771.1	2003	897	Ad <sup>596</sup>	31833	2000	966	Am
31771.2	2003	897	Ad <sup>596</sup>	31833.1	2000	966	Ad
31771.3	2003	897	Ad <sup>596</sup>	31834	2000	966	Am
31772	2003	897	Ad <sup>596</sup>	31835	2000	966	Am
31772.1	2003	897	Ad <sup>596</sup>		2001	433	Am
31773	2003	897	Ad <sup>596</sup>	31835.02	2000	966	Am
31774	2003	897	Ad <sup>596</sup>		2001	159	Am <sup>305</sup>
31775	2003	897	Ad <sup>596</sup>	31835.1	2000	966	Am
31776	2003	897	Ad <sup>596</sup>	31836	2000	966	Am
31776.1	2003	897	Ad <sup>596</sup>	31836.2	2008	164	Ad
31776.2	2003	897	Ad <sup>596</sup>	31837.1	2000	966	Am
31776.3	2003	897	Ad <sup>596</sup>	31840.2	2000	966	Am
	2004	183	Am <sup>571</sup>	31840.8	2001	433	Am
31776.4	2003	897	Ad <sup>596</sup>	31870.4	2001	239	Ad <sup>307</sup>
31776.5	2003	897	Ad <sup>596</sup>	31874.3	2000	317	Am
31777	2003	897	Ad <sup>596</sup>	31874.5	1999	39	Ad
31778	2003	897	Ad <sup>596</sup>	31874.6	2004	435	Ad
31778.1	2003	897	Ad <sup>596</sup>		2005	22	Am <sup>647</sup>
31778.2	2003	897	Ad <sup>596</sup>		2008	202	Am
31778.3	2003	897	Ad <sup>596</sup>	31897.6	2002	877	Ad
31778.4	2003	897	Ad <sup>596</sup>	Title 3,			
31779	2003	897	Ad <sup>596</sup>	Div. 4,			
31779.1	2003	897	Ad <sup>596</sup>	Pt. 3,			
31779.2	2003	897	Ad <sup>596</sup>	Ch. 3.9,			
31779.3	2003	897	Ad <sup>596</sup>	heading			
31780.2	2001	146	Ad <sup>310</sup>	(Sec. 31899			
	2001	893	Ad	et seq.)	2003	520	Am
	2002	373	R (as ad by	31899	2003	520	Am
			Stats. 2001, Ch.	31899.1	2003	520	Am
			146)	31899.10	2003	520	Am & RN
			Am (as ad by	31899.2	2003	520	Am
			Stats. 2001, Ch.	31899.3	2003	520	Ad(RN)
			893)	31899.4	2003	520	Am & RN &
	2003	79	Am				Ad
	2003	780	Am	31899.5	2003	520	R & Ad
	2008	197	Am	31899.6	2003	520	R & Ad(RN)
31781.1	2003	840	Am	31899.7	2003	520	Am & RN &
31781.12	2001	778*	Ad <sup>354</sup>				Ad(RN)
31781.13	2001	778*	Ad <sup>354</sup>	31899.8	2003	520	Am & RN &
31781.2	2005	22	Am <sup>647</sup>				Ad(RN)
31785.1	1999	161	Am <sup>55</sup>	31899.9	2003	520	Am & RN &
	2002	875	Am				Ad(RN)
31785.4	2001	778*	Ad <sup>354</sup>	31966	2001	430	Am
31785.5	2001	778*	Ad <sup>354</sup>		2002	664	Am <sup>431</sup>
31786.1	1999	161	Am <sup>55</sup>	32271	2001	430	Am
	2002	875	Am		2002	664	Am <sup>431</sup>
31787	2000	497	R & Ad	34090.5	2000	569	Am
	2003	840	Am	34090.6	2003	564	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
34090.7	2003	564	Am	50061.5	2000	262	Am
34090.8	2003	564	Ad	50063	2000	262	Am
34095	2006	355	Ad	50064	2000	262	Am
34460	1999	643	Am	50064.5	2000	262	R
34501.5	2001	387	Ad	50065	2000	262	R
34880	2000	761	Am	50065.5	2000	262	R
36501	2000	506	Am	50066.5	2000	262	R
36501.5	2000	886	Ad	50067	2000	262	Am
36503.5	2006	193	Ad	50068.5	2000	262	Am
36507	2002	221	Am	50075.1	2000	535	Ad
36514.5	2005	700	Am	50075.3	2000	535	Ad
36516	2005	178	Am	50075.5	2000	535	Ad
36525	2004	637	Ad	50078.1	2004	94	Am
36801	2002	344	Am		2008	158	Am
	2004	785	Am	50078.10	2000	262	R
	2005	620	Am	50078.12	2000	262	R
36900	2003	60	Am	50078.14	2000	262	R
36933	2002	159	Am	50078.15	2000	262	R
36936	2002	454	Am	50078.4	2000	262	Am
37361	1999	550*	Am <sup>1</sup>	50078.6	2000	262	Am
37392	2002	454	Am	50078.8	2000	262	R
37396	2002	507	Am	50079	2006	41	Am
37606.1	2006	157	Ad	50088	1999	201	Ad
37615.1	1999	525	Am <sup>112</sup>	50089	2002	900	Ad
	2000	857	Am <sup>203</sup>		2004	178	Am
37617	2008	709	Am	50260	2008	682	Am
38301	2003	296	R	50262	2001	66	Am
38638	2003	296	Am	50264	2001	66	Am
38743	2007	27	Am	50265	2001	66	Am
38772	2000	58	Am	50279.4	2005	158	R
38773.2	2000	58	Am	50593	2000	262	Am
38773.6	2000	58	Am	50595	2000	262	R
	2001	159	Am <sup>305</sup>	50598	2000	262	R
38773.7	2000	58	Am	50599	2000	262	R
38902	2007	27	Am	50600	2000	262	R
39578	2006	643	Am	50601	2000	262	R
39584	2006	643	Am	50602	2000	262	R
40230	2003	149	Am	50606	2000	262	Am
41601	2005	478	Am	50624	2000	262	Am
41803.5	2002	784	Am <sup>490</sup>	50625	2000	262	R
43002	2003	296	Am	50665.5	2007	25	Am
43006	2003	296	R	50920	2002	784	Am <sup>490</sup>
43402	2000	861*	Ad	50950	2007	651	R <sup>930</sup>
	2003	228*	R <sup>175</sup>				Ad <sup>932</sup>
43739	2002	94	R	50951	2007	651	R <sup>930</sup>
45002	2006	538	Am <sup>802</sup>				Ad <sup>932</sup>
45004.1	2002	732	Ad	50952	2001	331	Am
45308.5	1999	470	Am		2007	651	R <sup>930</sup>
45309	2002	883	Am				Ad <sup>932</sup>
45309.5	2006	355	Ad	50952.1	2007	651	R <sup>930</sup>
45310.3	2005	322	Ad	50953	2003	10*	Am
45310.6	2002	883	Ad		2007	651	R <sup>930</sup>
45310.7	2002	883	Ad				Ad <sup>932</sup>
	2003	62	Am <sup>519</sup>	50954	2007	651	R <sup>930</sup>
45311	2002	1152	Ad <sup>471</sup>				Ad <sup>932</sup>
50022.6	2008	709	Am	50955	2007	651	R <sup>930</sup>
50033	2006	355	Ad				Ad <sup>932</sup>
50052.5	2000	333	Am	50956	2007	651	R <sup>930</sup>
50057	2004	118	Ad				Ad <sup>932</sup>
50060.5	2003	296	Am	50957	2007	651	R <sup>930</sup>
50061	2004	183	Am <sup>571</sup>				Ad <sup>932</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
50958	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51018	2004	563	Am
50959	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51018.7	2006	347	Am
50959.5	2007	651	R <sup>930</sup>	51032	2005	165	Am
50960	2007	651	Ad <sup>932</sup>	51033	2002	1053	Am
50961	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51142	2001	407	Am
50962	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51175	2008	366	Am
50963	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51177	2008	366	Am
50964	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51178	2008	366	Am
50965	2001	331	Am	51182	2004	720	Am
50965	2007	651	R <sup>930</sup> Ad <sup>932</sup>		2005	260	Am (by Sec. 1 of Ch.)
50966	2007	651	R <sup>930</sup> Ad <sup>932</sup>		2005	346	Am (by Sec. 1.5 of Ch.)
50967	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51183	2008	366	Am
50968	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51183.5	1999	876	Am
50969	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51189	2003	688	Am
50970	2007	651	R <sup>930</sup> Ad <sup>932</sup>		2008	366	Am
50971	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51201	1999	1018	Am
50972	2007	651	R <sup>930</sup> Ad <sup>932</sup>		2005	605	Am
50973	2007	651	R <sup>930</sup> Ad <sup>932</sup>		2008	136	Am
50974	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51203	2008	503	Am
50974	2007	651	R <sup>930</sup> Ad <sup>932</sup>		2003	471	Am
50975	2007	651	R <sup>930</sup> Ad <sup>932</sup>		2004	794	R & Ad
50976	2007	651	R <sup>930</sup> Ad <sup>932</sup>		2005	245*	Am
50977	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51207	2001	745*	Am
50978	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51223	2008	503	Ad
50979	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51230	1999	1018	Am
50980	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51230.2	1999	967	Ad
50981	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51234	1999	1018	Am
50982	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51238	1999	967	Am
50983	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51238.2	2004	118	Am
50984	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51238.3	2000	889	Am
50985	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51238.5	1999	967	Am
50986	2007	651	R <sup>930</sup> Ad <sup>932</sup>	51243.5	2002	188	Am
51015.05	2004	193	Am <sup>571</sup>	51243.6	2002	188	Ad
51015.1	2004	193	R <sup>571</sup>	51250	2003	694	Ad
					2008	503	Am
				51256	1999	994	Am
					1999	1018	Am
					2008	503	Am
				51256.1	1999	994	Ad
					1999	1018	Ad
				51256.2	1999	994	Ad
					2000	431	Am
				51256.3	2006	547	Ad
				51257	1999	1018	Am
					2002	616	Am <sup>19</sup>
					2003	694	Am <sup>317</sup>
					2008	503	Am <sup>38</sup>
				51282	2008	503	Am
				51282.2	2003	296	R
				51282.3	1999	1018	Am
				51283	1999	1018	Am
					2003	471	Am
					2004	230*	Am
					2004	794	Am
					2005	245*	Am
					2006	77*	Am
					2008	503	Am
				51283.4	2000	506	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
51283.4 (Cont.)	2004	794	Am	51939.70	2005	158	R
	2005	22	Am <sup>647</sup>	51939.71	2005	158	R
	2005	245 *	Am	51939.72	2005	158	R
51283.5	2004	794	Ad	51939.73	2005	158	R
	2005	245 *	Am	51939.74	2005	158	R
51284.1	2000	889	Ad	53060.3	2000	886	Ad
	2004	794	Am	53060.7	2001	176	Ad
51286	2000	1045 *	Am <sup>153</sup>	53069.4	2002	784	Am <sup>490</sup>
	2001	176	Am		2007	738	Am
51291	1999	1018	Am	53069.8	2002	224	Am
51291.5	1999	1018	Ad		2006	87	Am
51292	1999	1018	Am	53071.5	2004	607 *	Am
51296	1999	1018	Am	53074.5	2007	128 *	Ad
	1999	1019	Am	53075.6	2002	784	Am <sup>490</sup>
	2000	506	R & Ad	53075.61	2002	784	Am <sup>490</sup>
51296.1	2000	506	Ad	53075.7	2008	721	Ad
51296.2	2000	506	Ad	53075.8	2008	721	Ad
51296.3	2000	506	Ad	53075.9	2008	721	Ad
	2001	744	Am	53080	2004	852	Ad
	2002	614	Am		2005	22	Am <sup>647</sup>
51296.4	2000	506	Ad	53084	1999	462	Ad & R <sup>18</sup>
	2002	614	Am		2000	471	Am
51296.5	2000	506	Ad		2003	781	Am <sup>13</sup>
51296.6	2000	506	Ad	53087.6	2008	325	Ad
51296.7	2000	506	Ad	53088.2	2004	183	Am <sup>571</sup>
51296.8	2000	506	Ad		2005	429	Am
51296.9	2000	506	Ad	53090	2002	341	Am
51297	2000	506	Ad	53091	2001	396	Am
	2008	503	Am		2002	267	Am
51297.1	2000	506	Ad	53094	2001	396	Am
51297.2	2000	506	Ad	53095	2000	1058	Am
51297.3	2000	506	Ad	53096	2002	267	Am
51297.4	2000	506	Ad	53097.3	2002	935	Ad
51298	1999	24 *	Am	53100.5	2003	631	R
	2000	135	Am <sup>203</sup>	53114.1	1999	677	Am
51700	2005	158	R	53115.1	2003	631	Ad
51701	2005	158	R		2006	694	Am
51702	2005	158	R	53115.2	2003	631	R & Ad
51703	2005	158	R	53117	2004	193	R <sup>571</sup>
51730	2005	158	R	53125	2004	193	R <sup>571</sup>
51939.50	2005	158	R	53126	2002	731	Ad
51939.51	2005	158	R	53126.5	2002	731	Ad
51939.52	2005	158	R	53127	2002	731	Ad
51939.53	2005	158	R	53131	2000	1055 *	Am
51939.54	2005	158	R	53134	2003	107	Am
51939.55	2005	158	R	53138	2003	107	Am
51939.56	2005	158	R	53153.5	2006	226	Ad
51939.57	2005	158	R	53155	2004	51	Am
51939.58	2005	158	R	53159	2004	51	Ad
51939.59	2005	158	R	53160	2003	564	Ad
51939.60	2005	158	R	53161	2003	564	Ad
51939.61	2005	158	R	53162	2003	564	Ad
51939.62	2005	158	R	53205.1	2002	454	Am
51939.63	2005	158	R	53216.2	2001	784 *	Ad
51939.64	2005	158	R		2002	882	Am
51939.65	2005	158	R	53216.8	2000	34	Ad
51939.66	2005	158	R		2002	883	Ad
51939.67	2005	158	R		2003	62	Am (as ad by Stats, 2002, Ch. 883) <sup>519</sup>
51939.68	2005	158	R				
51939.69	2005	158	R	53217.10	2002	883	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
53217.6	2002	1152	Ad <sup>472</sup>	53339.8	2007	670	Am
53222.5	2008	370	Ad	53340	2007	670	Am
53227.2	2001	43	Am	53340.2	2001	673	Am
53232	2005	700	Ad		2007	670	Am
53232.1	2005	700	Ad	53341.5	2007	670	Am
53232.2	2005	700	Ad	53342	2007	670	R
	2006	643	Am	53343	2007	670	Am
53232.3	2005	700	Ad	53343.1	2002	960	Ad
53232.4	2005	700	Ad		2007	130	Am <sup>902</sup>
53234	2005	700	Ad		2007	670	Am <sup>976</sup>
	2006	643	Am		2008	179	Am <sup>976</sup>
53235	2005	700	Ad	53344	2007	670	Am
53235.1	2005	700	Ad	53344.2	2007	670	R
	2006	643	Am	53344.4	2002	960	Ad
53235.2	2005	700	Ad	53345	2007	670	Am
53260	2004	52*	Am	53345.3	2007	670	Am
	2004	896*	Am	53345.8	2003	55	Am
53270	1999	305	Am	53354	2007	670	Am
	2004	126	Am	53355	2007	670	Am
53292	1999	394	Am	53356	2007	670	Am
53312.7	2007	670	Am	53356.05	2002	454	Am
53312.8	2002	174	Ad	53356.1	2007	670	Am
53313	2007	670	Am	53356.1.5	2007	670	Ad
53313.4	2007	670	Am	53356.3	2007	670	Am
53313.5	2007	670	Am	53359.5	2002	454	Am
53313.51	2003	55	Ad		2006	643	Am (by Sec. 13 of Ch.)
53313.6	2007	670	Am		2007	670	Am
53313.85	2007	670	R	53360	2007	670	Am
53313.9	2007	670	Am	53362.5	2007	670	Am
53314.6	2007	670	Am	53363.7	2007	670	Am
53316.2	2003	296	Am	53364.2	2007	670	Am
	2007	670	Am	53364.5	2007	670	Am
53317	2007	670	Am	53395.1	2005	213	Am
53318	2007	670	Am	53395.8	2005	213	R & Ad
53319	2007	670	Am	53395.85	2006	197	Ad
53320	2007	670	Am	53395.9	1999	59	Ad
53321	2003	55	Am	53398	1999	773	Ad
	2007	670	Am	53398.1	1999	773	Ad
53321.5	2007	670	Am	53398.10	1999	773	Ad
53322.4	2007	670	Am	53398.11	1999	773	Ad
53323	2007	670	Am	53398.12	1999	773	Ad
53324	2007	670	Am	53398.13	1999	773	Ad
53325	2007	670	Am	53398.14	1999	773	Ad
53325.1	2007	670	Am	53398.15	1999	773	Ad
53325.7	2007	670	Am	53398.16	1999	773	Ad
53326	2007	670	Am	53398.17	1999	773	Ad
53327	2007	670	Am	53398.18	1999	773	Ad
53328	2007	670	Am	53398.19	1999	773	Ad
53328.3	2007	670	Am	53398.2	1999	773	Ad
53329	2007	670	Am	53398.20	1999	773	Ad
53330.3	2007	670	Am	53398.21	1999	773	Ad
53330.5	2007	670	Am	53398.3	1999	773	Ad
53330.7	2007	670	Am		2000	595	Am
53332	2007	670	Am	53398.30	1999	773	Ad
53336	2007	670	Am	53398.31	1999	773	Ad
53339	2007	670	Am	53398.4	1999	773	Ad
53339.2	2007	670	Am	53398.40	1999	773	Ad
53339.3	2007	670	Am	53398.41	1999	773	Ad
53339.5	2007	670	Am	53398.42	1999	773	Ad
53339.6	2007	670	Am	53398.43	1999	773	Ad
53339.7	2007	670	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
53398.44	1999	773	Ad	53635.2 (Cont.)	2000	339	Am
53398.45	1999	773	Ad		2001	57	R & Ad
53398.46	1999	773	Ad	53635.5	2001	57	R
53398.47	1999	773	Ad	53635.7	1999	217	Am
53398.5	1999	773	Ad		2001	176	Am
53398.6	1999	773	Ad	53635.8	2006	459	Ad
53398.7	1999	773	Ad		2007	130	Am <sup>902</sup>
53398.8	1999	773	Ad		2008	709	Am
53410	2000	535	Ad	53646	2000	687	Am <sup>225</sup>
	2001	176	Am		2002	454	Am
53411	2000	535	Ad		2004	889*	Am
53412	2000	535	Ad		2008	709	Am
53508.7	1999	667	Am	53661	2000	127*	Am <sup>25</sup>
53511	2004	470	Am	53684	2000	168	Am
53571	1999	649	Am	53692	2004	7*	Am
53583	1999	649	Am	53750	2002	395	Am (by Sec. 3 of Ch.)
53583.5	2007	596	Ad	53752	2002	981	Ad
53601	1999	643	Am	53753	2000	220	Am
	1999	644	Am (by Sec. 1.5 of Ch.)		2001	636	Am
	2000	135	Am <sup>203</sup>		2007	670	Am
	2000	339	Am	53754	2001	673	Ad
	2001	57	Am	53755	2007	280	Ad
	2002	454	Am	53756	2008	611	Ad
	2002	664	Am <sup>431</sup>	53760	2002	94	R & Ad
	2003	197	Am	53761	2002	94	R
	2004	470	Am	53835	2004	114	Ad
	2007	340	Am	53836	2004	114	Ad
	2008	179	Am <sup>976</sup>	53837	2004	114	Ad
	2008	709	Am	53838	2004	114	Ad
53601.2	1999	217	Ad	53839	2004	114	Ad
	2000	339	Am		2008	709	Am
	2001	57	R	53856.2	2004	147*	Ad & R <sup>43</sup>
	2004	118	Ad	53880	2004	97	Ad
53601.5	2001	57	Am	53881	2004	97	Ad
53601.6	2001	57	Am	53882	2004	97	Ad
53601.7	2002	162	Ad & R <sup>75</sup>	53883	2004	97	Ad
	2003	62	Am <sup>519</sup>	53888	2004	97	Ad
	2004	118	Am	53892	2001	176	Am
	2005	131	Am	53895	1999	442	Am
	2006	164	Am <sup>111</sup>		2003	86	Am
53601.8	2006	459	Ad	53895.5	2003	86	Am
53630	2004	118	Am		2004	183	Am <sup>571</sup>
53631	2001	176	Am	53961	2002	395	Am
53631.5	2001	57	R		2003	57	Am
53635	1999	643	Am	54091	2007	568	Am
	1999	644	Am (by Sec. 2.5 of Ch.)	54092	2007	568	Am
	2000	135	Am <sup>203</sup>	54205	2001	176	Am
	2000	339	Am	54220	2003	772	Am
	2000	1036	Am	54221	2008	532	Am
	2001	57	Am	54222	2003	772	Am
	2002	83	Am		2004	118	Am
	2002	454	Am (by Sec. 21.5 of Ch.)		2004	183	Am <sup>571</sup>
	2003	62	Am <sup>519</sup>		2008	532	Am
	2003	197	Am	54226	2008	532	Am
	2005	22	Am <sup>647</sup>	54227	2008	532	Am
	2006	164	Am	54230.5	2008	532	Am
	2008	709	Am	54236	2006	245	Am
53635.2	1999	217	Ad	54237	2006	245	Am
				54238.7	2001	745*	Am
				54251	2007	27	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
54251 (Cont.)				54999.4	2000	146*	Am
	2008	158	Am	54999.5	2006	538	Am <sup>802</sup>
54701.12	2008	682	Am	54999.7	2006	866	Ad
54716	2000	262	Am	54999.8	2006	866	Ad & R <sup>38</sup>
54717	2000	262	R	55631	2004	118	Am
54906	1999	269	Ad	55704.5	1999	56	Ad
54952	2002	1073	Am	55707	1999	56	Am
54952.2	2008	63	Am	55720	2000	441	Ad & R <sup>43</sup>
54953	1999	83	R (as ad by Sec. 2, Stats. 1998, Ch. 399) <sup>30</sup>		2001	159	Am <sup>305</sup>
				55721	2000	441	Ad & R <sup>43</sup>
	2005	540	Am <sup>749</sup>	55722	2000	441	Ad & R <sup>43</sup>
54953.2	2002	300	Ad	55800	2007	504*	Am
54954	2004	257	Am	55850	2007	343	R
54954.1	2002	300	Am	55851	2007	343	R
54954.2	2002	300	Am	55852	2007	343	R
	2005	72*	R & Ad	55853	2007	343	R
54954.5	2002	1120	Am	55854	2007	343	R
	2004	576	Am (by Sec. 3 of Ch.)	55855	2007	343	R
				55860	2007	343	R
	2004	784	Am (by Sec. 1.5 of Ch.)	55861	2007	343	R
				55862	2007	343	R
	2005	22	Am <sup>647</sup>	55863	2003	296	Am
54956.5	2002	175	Am		2007	343	R
54956.75	2004	576	Ad	55870	2007	343	R
54956.81	2004	533	Ad	55871	2007	343	R
54956.87	1999	769	Ad	55872	2007	343	R
	2003	424	Am	55873	2007	343	R
54956.96	2004	784	Ad	55874	2007	343	R
54957	2002	1120	Am	55875	2007	343	R
54957.1	2004	533	Am	55876	2007	343	R
	2005	72*	R & Ad	55877	2007	343	R
	2006	538	Am <sup>802</sup>	55880	2007	343	R
54957.10	2001	45	Ad	55881	2007	343	R
54957.5	1999	769	Am	55882	2007	343	R
	2002	300	Am	55883	2007	343	R
	2007	298	Am <sup>917</sup>	55884	2007	343	R
54957.8	2006	427*	Am	55885	2007	343	R
54960.1	2002	454	Am	55886	2007	343	R
54961	2007	568	Am	55887	2007	343	R
54962	2006	157	Am	55888	2007	343	R
54963	2002	1119	Ad	55889	2007	343	R
54964	2000	840	Ad	55891	2007	343	R
54975	1999	83	Am <sup>30</sup>	Title 5, Div. 3, heading (Sec. 56000 et seq.)			
	2004	355	Am		2001	388	Am
	2005	347	R	56000	2000	761	Am
54984.4	2007	27	Am	56001	2000	761	Am
54984.5	2007	27	R	56011	2007	244	Am
54984.6	2007	27	R	56014	2001	388	Am
54984.7	2007	27	Am	56020.5	2000	761	Ad
54984.8	2007	27	Am	56020.7	2000	761	Ad
54985	1999	991	Am <sup>96 114</sup>	56021	2008	196	Am
	2000	135	Am <sup>203</sup>	56022	2000	761	R
	2005	75*	Am <sup>80</sup>	56026	2002	548	Am
54988	1999	681	Ad	56029	2000	761	Am
	2000	506	Am	56030	2004	471	Am <sup>300</sup>
	2003	474	Am				R <sup>301</sup>
54999.1	2006	866	Am				Ad <sup>662</sup>
54999.2	2000	146*	Am				
54999.35	2000	146*	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>
56030 (Cont.)				56123	2000	761	Am
	2007	98	Am (as am by		2001	388	Am
			Sec. 1, Stats.	56124	2000	761	Am
			2004, Ch.	56128	2006	172	Am
			471) <sup>36 13</sup>	56129	2000	761	Am
			R (as ad by	56131.7	2001	15	Ad
			Sec. 1.5, Stats.	56132	2000	761	Am
			2004, Ch. 471)		2001	176	Am <sup>19</sup>
56035	2002	548	Am		2003	176	Am <sup>18</sup>
56036	2000	761	Am		2004	355	Am <sup>43</sup>
	2002	395	Am	56133	1999	779*	Am
	2003	57	Am		2000	761	Am
	2004	355	Am		2002	548	Am
	2005	249	Am	56150	2000	761	Am
	2006	172	Am	56154	2000	761	Am
	2007	244	Am	56156	2000	761	Am
	2008	158	Am	56157	2000	761	Am
56037.5	2000	761	Ad		2001	388	Am
56038	2000	761	Am		2002	548	Am
56038.5	2000	761	Ad		2005	347	Am
56046	2000	761	Am		2007	244	Am
56048	2000	761	Am		2008	68	Am
	2002	548	Am	56159	2000	761	Am
	2006	172	Am	56300	2000	761	Am
56064	2000	761	Am		2002	548	Am
	2007	244	Am	56301	2000	761	Am
56067	2000	761	Am	56325	2000	761	Am
56068	2000	761	Am		2005	347	Am
	2002	548	Am	56325.1	2000	761	Ad
56069	2000	761	Am	56326	2000	761	Am
56074	2000	761	Am	56326.5	2000	761	Am
	2006	172	Am	56327	2000	761	Am
56077	2004	355	Am	56327.3	2000	761	Ad
56100	2000	761	Am	56328	2000	761	Am
56100.1	2000	761	Ad	56328.5	2005	559	Ad
	2007	109	Am	56329	2000	761	Am
	2008	179	Am <sup>976</sup>	56330	2000	761	R
56101	2000	761	Am	56331	2001	388	Am
56103	2002	548	Am	56332	1999	550*	Am <sup>1</sup>
56106	2000	761	Am		2000	761	Am
	2008	68	Am		2007	244	Am
56107	2000	761	Am		2008	68	Am
56108	2000	761	R	56332.5	2000	761	Ad
56109	2000	761	R	56333	2001	388	Am
56110	2000	761	R	56334	2000	761	Am
56111	2000	761	R		2001	388	Am
56111.1	2000	761	R		2002	664	Am <sup>431</sup>
56111.10	2000	761	R	56337	2004	355	Am
56111.11	2000	761	R	56375	1999	921	Am
56111.12	2000	761	R		2000	761	Am
56111.13	2000	761	R		2001	667	Am
56111.14	2000	761	R		2002	548	Am
56111.5	2000	761	R		2007	98	Am <sup>36 13</sup>
56111.6	2000	761	R		2008	64	Am
56111.7	2000	761	R		2008	158	Am
56111.9	2000	761	R	56375.1	2000	761	R
56112	2000	761	R	56375.2	2000	761	Ad
56113	1999	921	Am	56375.3	2002	548	Am
	2000	761	R		2004	96	Am
56114	2000	761	R		2006	351	Am
56122	2000	761	Am		2008	68	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
56375.4	2000	761	R	56476	2000	761	R
	2002	548	Ad(RN)	56477	2000	761	R
	2006	351	Am	56478	2000	761	R
	2008	64	Am	56479	2000	761	R
56375.45	2000	761	R	56480	2000	761	R
56375.5	2000	761	Am	56481	2000	761	R
	2004	355	Am	56482	2000	761	R
56377	2000	761	Am	56483	2000	761	R
56380	2000	761	R & Ad	56484	2000	761	R
56381	2000	761	R & Ad	56485	2000	761	R
	2002	493	Am	56486	2000	761	R
	2002	969*	Am	56487	2000	761	R
	2003	296	Am	56488	2000	761	R
	2005	347	Am	56489	2000	761	R
	2007	244	Am	56490	2000	761	R
56381.6	2000	761	Ad	56491	2000	761	R
	2001	388	Am	56492	2000	761	R
56383	2000	761	Am	56493	2000	761	R
	2002	548	Am	56494	2000	761	R
	2008	64	Am	56495	2000	761	R
56384	2000	761	Am	56496	2000	761	R
56386	2000	761	Am	56497	2000	761	R
	2002	548	Am	56498	2000	761	R
56425	2000	129*	Am	56650.5	2008	68	R
	2000	761	Am <sup>282</sup>	56653	2000	761	Am
	2001	667	Am	56654	2000	761	Ad(RN)
	2005	347	Am		2008	68	Am
	2006	351	Am <sup>811</sup>		2008	196	Am
	2007	167	Am <sup>903</sup>	56655	2000	761	Ad
56425.5	2000	761	Ad	56656	2000	761	R
	2008	68	Am	56657	1999	924	Ad & R <sup>5</sup>
	2008	709	Am		2000	761	Ad
56426	2000	761	R	56658	2000	761	Ad (by Sec. 90 of Ch.)
	2002	614	Ad		2001	530	Am
56426.5	2002	614	Ad	56660	2000	761	Ad
56427	2002	548	Am	56661	2000	761	Ad
56428	2001	388	Am		2001	388	Am
56429	2000	129*	Ad		2002	548	Am
	2000	761	Am		2006	172	Am
56430	2000	761	Ad	56662	2000	761	Ad
	2007	244	Am	56663	2000	761	Ad
56434	2000	761	Ad & R <sup>75</sup>		2001	388	Am
	2006	460	Am <sup>639</sup>		2002	548	Am
56450	2000	761	R		2005	347	Am
56451	2000	761	R		2006	172	Am
56452	2000	761	R		2007	244	Am
56453	2000	761	R	56664	2000	761	Ad
56454	2000	761	R	56665	2000	761	Ad
56455	2000	761	R	56666	2000	761	Ad (by Sec. 97 of Ch.)
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				
56466	2000	761	R				
56475	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
56700	2004	471	Am <sup>300</sup> R <sup>301</sup> Ad <sup>662</sup>	56752	2000	761	R & Ad
	2005	22	Am (as am by Sec. 2 and as ad by Sec. 2.5, Stats. 2004, Ch. 471) <sup>647</sup>	56753	2000	761	R & Ad
	2007	98	Am (as am by Sec. 99, Stats. 2005, Ch. 22) <sup>36 13</sup>	56753.5	2000	761	Ad
56700.1	2000	761	Ad	56754	2000	761	R & Ad
	2007	109	Am		2002	188	Am
	2008	179	Am <sup>976</sup>	56755	2000	761	R & Ad
56700.3	2000	761	R	56756	2000	761	R & Ad
56700.4	2000	761	Ad	56757	2000	761	R & Ad
	2001	388	Am	56758	2000	761	R & Ad
56700.5	2000	761	R		2008	68	R
56701	2000	761	R	56759	2000	761	R & Ad
56702	2000	761	R		2002	548	Am
56705	2000	761	Am	56760	2000	761	R & Ad
56706	2000	761	Am	56761	2000	761	R
	2001	388	Am	56762	2000	761	R
	2008	68	Am	56764	2000	761	Ad
56708	2000	761	Am	56765	2000	761	Ad
	2002	548	Am	56766	2000	761	Ad
56710	2000	761	Am	56767	2000	761	Ad
	2002	548	Am		2001	388	Am
56720	2000	761	Ad	56768	2000	761	Ad
56722	2000	761	Ad	Title 5, Div. 3, Pt. 3, Ch. 4, heading (Sec. 56800 et seq.)	2000	761	Am
56723	2000	761	Ad	Title 5, Div. 3, Pt. 3, Ch. 4, Art. 1, heading (Sec. 56800 et seq.)			
56724	2000	761	Ad		2000	761	Ad
56730	2000	761	Ad	56800	2000	761	Am & RN Ad (by Sec. 115 of Ch.)
56732	2001	388	Ad(RN)		2001	530	Am
56734	2001	388	Ad(RN)	56800.3	2000	761	R
56737	2000	761	Ad	56801	2000	761	R & Ad
56738	2000	761	Ad	56802	2000	761	R & Ad
56740	2000	761	Ad	56803	2000	761	Ad
56741	2000	761	Ad	56810	2000	761	Ad
56742	2000	761	Ad		2004	355	Am
	2002	507	Am	56811	2000	761	Ad
56742.5	2000	761	Ad		2001	667	R & Ad
56743	2000	761	Ad		2007	244	Am
	2005	347	Am	56812	2000	761	Ad
56744	2000	761	Ad	56815	2000	761	Ad (by Sec. 123 of Ch.)
	2001	388	Am		2001	530	Am
56745	2000	761	Ad	56815.2	2000	761	Ad
	2002	548	R	Title 5, Div. 3, Pt. 3, Ch. 5, heading (Sec. 56820 et seq.)			
56746	2000	761	Ad		2000	761	Ad
	2002	548	Am & RN				
56747	2000	761	Ad				
56749	2000	761	Ad				
	2002	614	Am				
56750	2000	761	R & Ad				
56751	2000	761	R & Ad				
	2001	388	Am				
	2002	548	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
56820	2000	761	Ad	56833.3	2000	761	R
	2001	667	R	56833.5	2000	761	R
56820.5	2000	761	Ad	56834	2000	761	R & Ad
	2001	667	R		2001	667	Am
56820.7	2000	761	Ad	56835	2000	761	R & Ad
	2001	667	R	56836	2000	761	R & Ad
56821	2000	761	Ad	56837	2000	761	R & Ad
	2001	667	Am	56838	2000	761	R & Ad
56821.1	2000	761	Ad	56839	2000	761	R & Ad
56821.3	2000	761	Ad	56839.1	2000	761	R
56821.5	2000	761	Ad	56840	2000	761	R & Ad
	2001	667	Am	56840.5	2000	761	R
56821.7	2000	761	Ad	56841	2000	761	R & Ad
	2001	667	R	56842	2000	761	R & Ad
56822	2000	761	Ad	56842.2	2000	761	R
	2001	667	Am	56842.5	2000	761	R
56822.3	2000	761	Ad	56842.6	2000	761	R
56822.5	2000	761	Ad	56842.7	2000	761	R
56823	2000	761	Ad	56843	2000	761	R & Ad
56824	2000	761	Ad	56844	2000	761	R & Ad
56824.1	2000	761	Ad	56844.1	2000	761	R
	2001	667	Am	56844.2	2000	761	R (as ad by
56824.10	2001	667	Ad				Stats. 1997, Ch.
	2008	196	Am				911 and Stats.
56824.12	2001	667	Ad				1998, Ch. 590)
	2008	196	Am	56845	2000	761	R & Ad
56824.14	2001	667	Ad	56846	2000	761	R & Ad
	2008	196	Am	56847	2000	761	R & Ad
56824.3	2000	761	Ad	56848	2000	761	Ad
56824.5	2000	761	Ad	56848.3	2000	761	R
56824.7	2000	761	Ad	56848.5	2000	761	R
	2001	667	Am	56849	2000	761	R & Ad
Title 5,				56850	2000	761	R
Div. 3,				56851	2000	761	R
Pt. 3,				56852	2000	761	R
Ch. 5,				56852.3	2000	761	R
heading				56852.5	2000	761	R
(Sec. 56825				56852.7	2000	761	Ad
et seq.)	2000	761	R		2001	388	Am & RN
Title 5,				56853	1999	550*	Am <sup>1</sup>
Div. 3,					2000	761	R & Ad
Pt. 3,					2001	667	Am
Ch. 5,				56854	2000	761	R & Ad
Art. 2,				56855	2000	761	R & Ad
heading				56856	2000	761	R & Ad
(Sec. 56825				56856.5	2002	614	Ad
et seq.)	2000	761	Ad	56857	1999	550*	Am <sup>1</sup>
56826	2000	761	R & Ad		2000	761	R & Ad
56826.5	2004	471	Ad <sup>300</sup>		2001	388	Am
			R <sup>301</sup>		2002	547	Am
	2007	98	Am		2002	548	Am
56827	2000	761	R & Ad		2003	123	Am
56827.5	2000	761	R	56858	2000	761	R
56828	2000	761	R & Ad	56859	2000	761	R & Ad
56828.5	2000	761	R	56860	2000	761	R
56829	2000	761	R & Ad	56860.5	2000	761	Ad
56830	2000	761	R & Ad	56861	2000	761	Ad
56831	2000	761	R & Ad	56862	2000	761	Ad
56832	2000	761	R & Ad	56863	2000	761	Ad
56833	2000	761	R & Ad		2001	667	Am
56833.1	2000	761	R	56864	2000	761	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
56864.1	2000	761	Ad	57006	2000	761	R
56864.3	2000	761	Ad	57007	2000	761	Am
56865	2000	761	Ad		2002	548	Am
56866	2000	761	Ad	57008	2000	761	Am
56870	2000	761	Ad	57009	2007	109	Ad
56871	2000	761	Ad		2008	179	Am <sup>976</sup>
56875	2000	761	Ad	57025	2000	761	Am
56876	2000	761	Ad		2002	548	Am
56877	2001	667	Ad		2004	355	Am
56880	2000	761	Ad	57026	2000	761	Am
56881	2000	761	Ad		2001	388	Am
56882	2000	761	Ad	57050	2000	761	Am (by Sec. 223 of Ch.)
56883	2000	761	Ad		2001	530	Am
56884	2000	761	Ad		2006	172	Am
56885	2000	761	Ad	57051	2000	761	Am
56885.5	2000	761	Ad		2005	347	Am
56886	2000	761	Ad	57052	2000	761	Am
	2001	667	Am	57053	2000	761	Am & RN
	2002	548	Am	57075	2000	761	Am
	2003	36	Am		2008	158	Am
56886.1	2001	388	Ad		2008	196	Am
56886.3	2000	761	Ad(RN)	57075.5	2000	761	Am
56886.5	2000	761	Ad	57076	2000	761	Am
	2001	388	Am		2008	196	Am
	2004	471	Am <sup>300</sup>	57077	2000	761	Am
			R <sup>301</sup>		2002	548	Am
			Ad <sup>662</sup>		2005	347	Am
	2007	98	Am (as am by Sec. 4, Stats. 2004, Ch. 471) <sup>36 13</sup>	57078	2000	761	Am
			R (as ad by Sec. 5.5, Stats. 2004, Ch. 471)	57078.5	2000	761	Ad
					2001	388	Am
					2002	548	Am
56887	2000	761	Ad	57079	2000	761	R
56887.5	2000	761	Ad	57079.3	2001	388	R
56888	2000	761	Ad	57079.5	2000	761	Am & RN
	2001	388	Am & RN	57080	1999	921	Am
56889	2000	761	Ad		2000	761	Am
56890	2000	761	Ad		2002	548	Am
56895	2000	761	Ad (by Sec. 211 of Ch.)		2008	68	Am
	2001	388	Am (by Sec. 23 of Ch.)	57081	2000	761	Am
	2001	530	Am (by Sec. 6.5 of Ch.)	57082	2000	761	Am & RN
	2002	548	Am	57082.5	2000	761	Am & RN
56897	2000	761	Ad	57083	2000	761	Am & RN
56898	2000	761	Ad	57083.5	2000	761	Am & RN
57000	2000	761	Am	57084	2000	761	Am & RN
	2005	347	Am	57085	2000	761	Am & RN
57001	2000	761	Am	57086	2000	761	Am & RN
57001.1	2003	36	Ad	57087	2000	761	Am & RN
57002	2000	761	Am (by Sec. 214 of Ch.)	57087.3	1999	921	Am
	2001	530	Am	57087.5	2000	761	Am & RN
	2002	548	Am	57087.7	2000	761	Am & RN
	2006	172	Am	57088	2000	761	Am & RN
57003	2000	761	Am	57089	2000	761	Am & RN
57004	2000	761	R	57090	2000	761	Am
57005	2000	761	R	57091	2000	761	Am & RN
				57092	2000	761	Am & RN
				57093	2000	761	Am & RN
				57100	2000	761	Am & RN & Ad(RN)
				57101	2000	761	Am & RN & Ad(RN)

**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
57102	2000	761	Am & RN & Ad(RN)	57177	2000	761	Am
	2002	548	Am	57177.5	2000	761	Am
57103	2000	761	Am & RN & Ad(RN)	57178	2000	761	Am
57103.1	2000	761	Am & RN	57179	2000	761	Am
57104	2000	761	Am & RN & Ad(RN)	57200	2000	761	Am
57105	2000	761	Ad(RN)		2007	244	Am
57106	2000	761	Ad(RN)	57201	2000	761	Am
57107	2000	761	Ad(RN)		2001	388	Am
57108	2000	761	Ad(RN)	57202.1	2003	36	Ad
	2002	548	Am	57302	2000	761	Am
57109	2000	761	Ad(RN)		2002	548	Am
	2002	548	Am	57303	2000	761	Am
57110	2000	761	Ad(RN)	57379	2000	761	Am
57111	2000	761	Ad(RN)	57384	2000	761	Am
57112	2000	761	Ad(RN)	57402	2000	761	Am
57113	2000	761	Ad(RN)	57404	2000	761	Am
57114	2000	761	Ad(RN)	57450	2002	548	Am
	2001	388	Am (by Sec. 27 of Ch.)	58950	2006	643	Am
	2001	667	Am (by Sec. 19 of Ch.)	59125	2002	94	Am
57114.5	2001	606*	Ad	60201	2004	362	Am
57115	2000	761	Ad(RN)	60202	2004	362	R
57116	2000	761	Ad(RN)	60203	2000	569	Am
	2003	62	Am <sup>519</sup>		2004	362	Am
57117	2000	761	Ad(RN)	60204	2001	767	Am
57118	2000	761	Ad(RN)	60400	2000	506	R
57119	2000	761	Ad(RN)	60401	2000	506	R
	2002	548	Am	60410	2000	506	R
57120	2000	761	Ad(RN)	60411	2000	506	R
	2001	388	Am	60412	2000	506	R
	2004	355	Am	60413	2000	506	R
57125	2000	761	Am	60414	2000	506	R
	2004	355	Am	60415	2000	506	R
57126	2000	761	Am	60416	2000	506	R
	2004	355	Am	60417	2000	506	R
57127	2000	761	Am	60418	2000	506	R
57129	2000	761	Am	60419	2000	506	R
57130	2000	761	Am	60420	2000	506	R
57131	2000	761	Am	60421	2000	506	R
57133	2000	761	Am	60422	2000	506	R
57138	2000	761	Am	60423	2000	506	R
57144	2000	761	Am	60424	2000	506	R
57145	2000	761	Am	60425	2000	506	R
57146	2000	761	Am	60426	2000	506	R
57148	2000	761	Am	60427	2000	506	R
57149	2000	761	Am	60428	2000	506	R
57150	2000	761	Am	60429	2000	506	R
57175	2000	761	R	60430	2000	506	R
Title 5,				60440	2000	506	R
Div. 3,				60500	2000	506	R
Pt. 4,				60501	2000	506	R
Ch. 7,				60502	2000	506	R
heading				60503	2000	506	R
(Sec. 57176				60504	2000	506	R
et seq.)	2008	68	Am	60505	2000	506	R
57176	2000	761	Am	60506	2000	506	R
57176.1	2000	761	Am	60507	2000	506	R
				60520	2000	506	R
				60521	2000	506	R
				60522	2000	506	R
				60523	2000	506	R
				60524	2000	506	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>
60525	2000	506	R	60771	2000	506	R
60526	2000	506	R	60772	2000	506	R
60540	2000	506	R	60780	2000	506	R
60541	2000	506	R	60781	2000	506	R
60542	2000	506	R	60782	2000	506	R
60543	2000	506	R	60783	2000	506	R
60544	2000	506	R	60784	2000	506	R
60545	2000	506	R	60785	2000	506	R
60546	2000	506	R	60786	2000	506	R
60547	2000	506	R	60787	2000	506	R
60548	2000	506	R	60788	2000	506	R
60549	2000	506	R	60789	2000	506	R
60550	2000	506	R	60790	2000	506	R
60551	2000	506	R	60791	2000	506	R
60600	2000	506	R	60792	2000	506	R
60602	2000	506	R	60793	2000	506	R
60603	2000	506	R	60794	2000	506	R
60604	2000	506	R	60795	2000	506	R
60605	2000	506	R	60796	2000	506	R
60606	2000	506	R	60797	2000	506	R
60607	2000	506	R	60798	2000	506	R
60608	2000	506	R	60799	2000	506	R
60609	2000	506	R	60800	2000	506	R
60610	2000	506	R	60801	2000	506	R
60611	2000	506	R	60802	2000	506	R
60612	2000	506	R	60803	2000	506	R
60613	2000	506	R	60804	2000	506	R
60614	2000	506	R	60805	2000	506	R
60615	2000	506	R	60806	2000	506	R
60616	2000	506	R	60807	2000	506	R
60617	2000	506	R	60808	2000	506	R
60630	2000	506	R	60809	2000	506	R
60631	2000	506	R	60810	2000	506	R
60632	2000	506	R	60811	2000	506	R
60650	2000	506	R	60812	2000	506	R
60651	2000	506	R	60813	2000	506	R
60652	2000	506	R	60814	2000	506	R
60653	2000	506	R	60815	2000	506	R
60700	2000	506	R	60820	2000	506	R
60725	2000	506	R	60821	2000	506	R
60726	2000	506	R	60822	2000	506	R
60727	2000	506	R	60823	2000	506	R
60728	2000	506	R	60824	2000	506	R
60740	2000	506	R	60825	2000	506	R
60741	2000	506	R	60826	2000	506	R
60742	2000	506	R	60830	2000	506	R
60742.5	2000	506	R	60831	2000	506	R
60743	2000	506	R	60832	2000	506	R
60744	2000	506	R	60833	2000	506	R
60745	2000	506	R	60834	2000	506	R
60746	2000	506	R	60835	2000	506	R
60747	2000	506	R	60836	2000	506	R
60748	2000	506	R	60837	2000	506	R
60749	2000	506	R	60838	2000	506	R
60750	2000	506	R	60839	2000	506	R
60751	2000	506	R	60840	2000	506	R
60752	2000	506	R	60841	2000	506	R
60753	2000	506	R	60842	2000	506	R
60754	2000	506	R	60843	2000	506	R
60755	2000	506	R	60844	2000	506	R
60770	2000	506	R	60845	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
60846	2000	506	R	60936	2000	506	R
60847	2000	506	R	60937	2000	506	R
60848	2000	506	R	60950	2000	506	R
60849	2000	506	R	60951	2000	506	R
60850	2000	506	R	60952	2000	506	R
60851	2000	506	R	60953	2000	506	R
60852	2000	506	R	60960	2000	506	R
60853	2000	506	R	60961	2000	506	R
60854	2000	506	R	60962	2000	506	R
60860	2000	506	R	60963	2000	506	R
60861	2000	506	R	60964	2000	506	R
60862	2000	506	R	60970	2000	506	R
60863	2000	506	R	60971	2000	506	R
60864	2000	506	R	61000	2005	249	R & Ad
60865	2000	506	R	61001	2005	249	Ad
60866	2000	506	R	61002	2005	249	Ad
60867	2000	506	R	61003	2005	249	Ad
60869	2000	506	R	61004	2005	249	Ad
60870	2000	506	R	61005	2005	249	Ad
60871	2000	506	R	61006	2005	249	Ad
60872	2000	506	R	61007	2005	249	Ad
60880	2000	506	R	61008	2005	249	Ad
60881	2000	506	R	61009	2005	249	Ad
60882	2000	506	R	61010	2005	249	R & Ad
60883	2000	506	R	61011	2005	249	R & Ad
60884	2000	506	R	61012	2005	249	R & Ad
60885	2000	506	R	61013	2005	249	R & Ad
60886	2000	506	R	61014	2005	249	R & Ad
60887	2000	506	R	61014.5	2005	108* Ad <sup>80</sup>	
60888	2000	506	R		2005	249	R
60889	2000	506	R	61015	2005	249	R
60890	2000	506	R	61016	2005	249	R
60891	2000	506	R	61017	2005	249	R
60892	2000	506	R	61020	2005	249	Ad
60893	2000	506	R	61021	2005	249	Ad
60894	2000	506	R	61022	2005	249	Ad
60895	2000	506	R	61025	2005	249	Ad
60896	2000	506	R	61026	2005	249	Ad
60897	2000	506	R	61027	2005	249	Ad
60898	2000	506	R	61028	2005	249	Ad
60899	2000	506	R	61029	2005	249	Ad
60900	2000	506	R	61029.5	2005	108* Ad <sup>80</sup>	
60901	2000	506	R		2005	249	R
60902	2000	506	R	61030	2005	249	Ad
60903	2000	506	R	61040	2005	249	Ad
60904	2000	506	R	61041	2005	249	Ad
60910	2000	506	R	61042	2005	249	Ad
60911	2000	506	R	61043	2005	249	Ad
60912	2000	506	R	61044	2005	249	Ad
60913	2000	506	R	61045	2005	249	Ad
60914	2000	506	R	61046	2005	249	Ad
60915	2000	506	R	61047	2005	249	Ad
60916	2000	506	R	61048	2005	249	Ad
60917	2000	506	R	61050	2005	249	Ad
60920	2000	506	R	61051	2005	249	Ad
60930	2000	506	R	61052	2005	249	Ad
60931	2000	506	R	61053	2005	249	Ad
60932	2000	506	R	61060	2005	249	Ad
60933	2000	506	R	61061	2005	249	Ad
60934	2000	506	R	61062	2005	249	Ad
60935	2000	506	R		2007	343	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
61063	2005	249	Ad	61200.2 (Cont.)			
61064	2005	249	Ad	2005	249	R	
61065	2005	249	Ad	61204	2005	249	R
61066	2005	249	Ad	61204.1	2005	249	R
61067	2005	249	Ad	61205	2005	249	R
61068	2005	249	Ad	61206	2005	249	R
	2006	643	Am	61207	2005	249	R
61069	2005	249	Ad	61209	2005	249	R
61070	2005	249	Ad	61210	2005	249	R
61100	2005	249	R & Ad	61210.1	2005	249	R
	2008	70	Am	61220	2005	249	R
61100.5	2005	249	R	61221	2005	249	R
61100.6	2005	249	R	61222	2005	249	R
61101	2005	249	R & Ad	61223	2005	249	R
61102	2005	249	R & Ad	61224	2005	249	R
61103	2001	176	Am	61225	2005	249	R
	2005	249	R & Ad	61226	2005	249	R
61104	2005	249	R & Ad	61226.5	2005	158	Ad
61105	2005	249	R & Ad	61227	2005	249	R
	2006	360	Am	61228	2005	249	R
	2008	70	Am	61229	2005	249	R
61106	2005	249	R & Ad	61230	2005	249	R
61107	1999	550*	Am <sup>1</sup>	61231	2005	249	R
	2005	249	R & Ad	61240	2005	249	R
	2006	643	Am	61241	2005	249	R
61107.1	2005	249	R	61242	2005	249	R
61110	2005	249	R & Ad	61244	2005	249	R
61111	2005	249	R & Ad	61245	2005	249	R
61111.1	2005	108*	Ad & R <sup>43</sup>	61300	2005	249	R
	2005	249	R	61301	2005	249	R
61112	2005	249	R & Ad	61400	2005	249	R
61113	2005	249	R & Ad	61401	2005	249	R
61114	2005	249	R & Ad	61410	2005	249	R
61115	2005	249	R & Ad	61450	2005	249	R
61116	2005	249	R & Ad	61451	2005	249	R
	2006	643	Am	61600	2005	249	R
61117	2005	249	R & Ad	61600.3	2003	111	Ad
61118	2005	249	R & Ad		2005	249	R
61119	2005	249	R & Ad	61600.5	2005	249	R
61120	2005	249	R & Ad	61601	2005	249	R
61121	2005	249	R & Ad	61601.1	2002	784	Am <sup>490</sup>
61121.1	2005	249	R		2005	249	R
61122	2005	249	R & Ad	61601.10	2005	249	R
61123	2005	249	R & Ad	61601.11	2005	249	R
61124	2005	249	R & Ad	61601.14	2005	249	R
	2007	27	Am	61601.15	2005	249	R
61125	2005	249	R & Ad	61601.165	2005	249	R
61126	2005	249	Ad	61601.166	2005	249	R
61127	2005	249	Ad	61601.18	1999	132*	Ad
61128	2005	249	Ad		2005	249	R
61129	2005	249	Ad	61601.19	2005	249	R
61130	2005	249	Ad	61601.2	2005	249	R
61131	2005	249	Ad	61601.20	2002	454	Ad
61140	2005	249	Ad		2005	249	R
61141	2005	249	Ad	61601.21	2005	249	R
61142	2005	249	Ad	61601.22	2005	249	R
61143	2005	249	Ad	61601.24	2005	249	R
61144	2005	249	Ad	61601.25	2005	249	R
61200	2005	249	R	61601.26	2005	249	R
61200.1	2005	249	R	61601.27	2003	296	Am
61200.2	2005	108*	Ad & R <sup>43</sup>		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
61601.28	2003	296	Am	61651	2005	249	R
	2005	249	R	61652	2005	249	R
61601.3	2005	249	R	61653	2005	249	R
61601.30	2005	249	R	61654	2005	249	R
61601.4	2005	249	R	61655	2005	249	R
61601.5	2005	249	R	61656	2005	249	R
61601.6	2005	249	R	61657	2005	249	R
61601.7	2005	249	R	61658	2005	249	R
61601.8	2005	249	R	61659	2005	249	R
61601.9	2005	249	R	61659.1	2005	249	R
61601.95	2005	249	R	61660	2005	249	R
61602	2005	249	R	61661	2005	249	R
61605	2005	249	R	61663	2005	249	R
61606	2005	249	R	61670	2005	249	R
61607	2005	249	R	61670.1	2005	249	R
61610	2005	249	R	61671	2005	249	R
61611	2005	249	R	61671.1	2005	249	R
61612	2005	249	R	61671.2	2005	249	R
61612.5	2005	249	R	61672	2005	249	R
61613	2005	249	R	61673	2005	249	R
61613.1	2005	249	R	61674	2005	249	R
61613.2	2005	249	R (as ad by Sec. 1, Stats. 1983, Ch. 481 and Sec. 9, Stats. 1994, Ch. 1201)	61675	2005	249	R
				61676	2005	249	R
				61677	2005	249	R
				61678	2005	249	R
				61679	2005	249	R
				61680	2005	249	R
61613.3	2005	249	R	61681	2005	249	R
61613.4	2005	249	R	61682	2005	249	R
61613.5	2005	249	R	61683	2005	249	R
61614	2005	249	R	61684	2005	249	R
61615	2005	249	R	61685	2005	249	R
61615.1	2005	249	R	61686	2005	249	R
61615.5	2005	249	R	61687	2005	249	R
61616	2005	249	R	61710	2005	249	R
61617	2005	249	R	61711	2005	249	R
61618	2005	249	R	61712	2000	262	Am
61619	2005	249	R		2005	249	R
61620.1	2005	249	R	61713	2005	249	R
61621	2005	249	R	61715	2005	249	R
61621.10	2005	249	R	61716	2005	249	R
61621.2	2005	249	R	61717	2005	249	R
61621.3	2005	249	R	61718	2005	249	R
61621.4	2005	249	R	61720.1	2005	249	R
61621.5	2005	249	R	61720.2	2005	249	R
61621.6	2005	249	R	61720.3	2005	249	R
61621.7	2005	249	R	61720.4	2005	249	R
61621.8	2005	249	R	61720.5	2005	249	R
61622	2005	249	R	61720.6	2005	249	R
61623	2005	249	R	61720.7	2005	249	R
61623.1	2005	249	R	61720.8	2005	249	R
61623.4	2005	249	R	61720.9	2005	249	R
61623.5	2005	249	R	61721	2005	249	R
61624	2005	249	R	61721.1	2005	249	R
61625	2005	249	R	61721.2	2005	249	R
61626	2005	249	R	61721.3	2005	249	R
61626.6	2005	249	R	61721.4	2005	249	R
61626.7	2005	249	R	61721.5	2005	249	R
61628	2005	249	R	61721.6	2005	249	R
61632	2005	249	R	61721.7	2005	249	R
61650	2005	249	R	61721.8	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>
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
61722.4	2005	249	R	61765.75	2005	249	R
61722.5	2005	249	R	61765.76	2005	249	R
61730	2005	249	R	61765.8	2005	249	R
61731	2005	249	R	61765.9	2005	249	R
61732	2005	249	R	61766	2005	249	R
61733	2005	249	R	61767	2005	249	R
61734	2005	249	R	61770	2005	249	R
61735	2005	249	R	61771	2005	249	R
61736	2005	249	R	61772	2005	249	R
61737.01	2005	249	R	61773	2005	249	R
61737.02	2005	249	R	61774	2005	249	R
61737.03	2005	249	R	61775	2005	249	R
61737.04	2000	66	Am	61776	2005	249	R
	2005	249	R	61777	2005	249	R
61737.05	2000	506	Am	61778	2005	249	R
	2005	249	R	61779	2005	249	R
61737.06	2000	66	Am	61780	2005	249	R
	2005	249	R	61781	2005	249	R
61737.07	2005	249	R	61790	2005	249	R
61737.08	2005	249	R	61790.1	2005	249	R
61737.09	2005	249	R	61790.2	2005	249	R
61740	2005	249	R	61790.3	2005	249	R
61741	2005	249	R	61790.4	2005	249	R
61742	2005	249	R	61790.5	2005	249	R
61742.1	2005	249	R	61790.6	2005	249	R
61743	2005	249	R	61790.7	2005	249	R
61744	2005	249	R	61790.8	2005	249	R
61745	2005	249	R	61790.9	2005	249	R
61746	2005	249	R	61791	2005	249	R
61747	2005	249	R	61791.1	2005	249	R
61748	2005	249	R	61791.2	2005	249	R
61749	2005	249	R	61791.3	2005	249	R
61750	2005	249	R	61791.4	2005	249	R
61751	2005	249	R	61791.5	2005	249	R
61752	2005	249	R	61791.6	2005	249	R
61753	2005	249	R	61791.7	2005	249	R
61754	2005	249	R	61791.8	2005	249	R
61755	2005	249	R	61791.9	2005	249	R
61755.5	2005	249	R	61792	2005	249	R
61756	2005	249	R	61792.1	2005	249	R
61757	2005	249	R	61792.2	2005	249	R
61758	2005	249	R	61792.3	2005	249	R
61759	2005	249	R	61792.4	2005	249	R
61760	2005	249	R	61800	2005	249	R
61761	2005	249	R	61801	2005	249	R
61764	2005	249	R	61802	2005	249	R
61765	2005	249	R	61850	2005	249	R
61765.1	2005	249	R	63010	1999	936	Am (by Sec. 1 of Ch.)
61765.10	2005	249	R				
61765.11	2005	249	R		2000	1079	Am
61765.12	2005	249	R		2003	635	Am
61765.13	2005	249	R		2004	907*	Am
61765.15	2005	249	R	63021	2003	229	Am
61765.16	2005	249	R	63021.5	2004	48*	Am
61765.2	2005	249	R		2004	227*	Am
61765.20	2005	249	R	63024	2003	229	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
63024 (Cont.)	2004	225 *	Am	63049.67	2004	263 *	Ad
	2004				2006	50 *	Am
63025.2	1999	84 *	Ad	63049.68	2005	97 *	Ad
63035	2008	751 *	Am	63071	2003	635	Am
63035.5	1999	84 *	Ad	63073	2001	508	Am
63036	2001	938	Am	64000	2002	805 *	Am
63040	2004	189	Am	65007	2007	364	Ad
63041	1999	84 *	Am		2008	179	Am <sup>976</sup>
63041.5	1999	84 *	Ad	65008	2001	671	Am
Title 7,					2003	793	Am
Div. 1,					2006	578	Am (by Sec. 8
Ch. 2,							of Ch.)
Art. 5,					2006	888	Am (by Sec.
heading							2.5 of Ch.)
(Sec. 63043				65009	1999	968	Am
et seq.)	1999	83	Am <sup>30</sup>		2002	221	Am
63048	2000	1078	Ad	65036.6	2007	343	R
63048.3	2000	1078	Ad	65040.12	1999	690	Ad
63048.5	2000	1078	Ad		2000	728	Am
63048.6	2004	91 *	Ad		2001	762	Am
63048.63	2004	702 *	Ad		2004	225 *	Am
63048.65	2004	91 *	Ad	65040.2	2001	762	Am
	2005	76 *	Am		2002	971	Am (by Sec.
	2006	56 *	Am				1.5 of Ch.)
63048.7	2004	91 *	Ad		2004	905	Am
63048.75	2004	91 *	Ad		2005	383	Am
63048.8	2004	91 *	Ad		2008	657	Am
63048.85	2004	91 *	Ad	65040.9	2002	971	Ad
63048.9	2004	91 *	Ad		2004	225 *	Am
Title 6.7,				65041	2002	1016	Am
Div. 1,				65041.1	2002	1016	Ad
Ch. 2,					2002	1109	Am (as ad by
Art. 6.7,							Sec. 4, Stats.
heading							2002, Ch.
(Sec. 63048.91							1016)
et seq.)	2008	765 *	Ad <sup>1067</sup>	65042	2002	1016	Am
63048.91	2008	765 *	Ad <sup>1067</sup>	65048	2002	424	Am
63048.92	2008	765 *	Ad <sup>1067</sup>		2002	1016	Am
63048.93	2008	765 *	Ad <sup>1067</sup>		2003	296	Am
63048.94	2008	765 *	Ad <sup>1067</sup>	65049	2002	1016	Am
63048.95	2008	765 *	Ad <sup>1067</sup>	65050	2000	290	Am
63048.96	2008	765 *	Ad <sup>1067</sup>		2000	769	S <sup>75</sup>
63048.97	2008	765 *	Ad <sup>1067</sup>		2005	330	Am
63048.98	2008	765 *	Ad <sup>1067</sup>		2006	538	Am <sup>802</sup>
63048.99	2008	765 *	Ad <sup>1067</sup>	65051	2000	769	S <sup>75</sup>
63048.991	2008	765 *	Ad <sup>1067</sup>	65051.5	2001	123	Ad
63049	2002	414	Ad	65052	2000	769	S <sup>75</sup>
63049.1	2002	414	Ad	65053	2000	769	Am <sup>75</sup>
	2003	225 *	Am	65053.5	2001	612	Ad & R <sup>75</sup>
	2006	641	Am		2004	907 *	Am
63049.2	2002	414	Ad		2005	22	Am <sup>647</sup>
63049.3	2002	414	Ad	65053.6	2001	612	Ad & R <sup>75</sup>
63049.4	2002	414	Ad		2004	907 *	Am
	2003	225 *	Am	65053.7	2001	612	Ad & R <sup>75</sup>
	2004	183	Am <sup>571</sup>	65054	2000	1059	Ad
63049.5	2002	414	Ad		2006	233	Am
63049.55	2006	641	Ad	65054.1	2000	1059	Ad
63049.6	2003	635	Ad		2006	233	Am
63049.62	2003	635	Ad	65054.3	2000	1059	Ad
63049.64	2003	635	Ad		2006	233	Am
63049.66	2003	635	Ad		2008	458	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
65054.4	2000	1059	Ad	65351	2004	905	Am
65054.5	2000	1059	Ad		2005	22	Am <sup>647</sup>
				65352	2004	905	Am
					2004	906	Am (by Sec. 2.5 of Ch.)
65055	2006	233	Ad		2007	369	Am
	1999	596	R	65352.2	2001	396	Ad
	1999	597	R		2003	587	Am
65055.5	1999	596	R	65352.3	2004	905	Ad
	1999	597	R		2005	383	Am <sup>82</sup>
65080	1999	1007	Am (by Sec. 1 of Ch.)		2005	670*	Am
	2000	91*	Am	65352.4	2004	905	Ad
	2000	832	Am	65358	2007	343	Am
	2001	99	Am	65400	2000	506	Am
	2006	673	Am		2004	916	Am
	2008	728	Am		2005	595	Am
65080.01	2008	728	Ad		2006	888	Am
65080.1	2007	375	Ad		2008	664	Am <sup>82</sup>
65080.3	2000	832	Ad		2008	728	Am
65082	2000	91*	Am	65404	2002	1016	Ad
	2003	525	Am		2004	906	Am
65083	2000	91*	Am	65457	2006	643	Am
	2001	115	R	65460.1	2004	42	Am
65088	2002	505	Am		2005	22	Am <sup>647</sup>
65088.1	2002	505	Am		2008	692	Am
65088.4	2002	505	Ad	65460.11	2005	309	Ad
65089	2001	597	Am	65460.2	2001	115	Am
	2002	505	Am		2004	42	Am
65089.11	2004	931	Ad	65460.4	2004	42	Am
	2008	377	Am	65460.7	2005	309	Am
65089.12	2004	931	Ad	65560	2002	971	Am (by Sec. 5 of Ch.) <sup>439</sup>
65089.13	2004	931	Ad		2004	905	Am
65089.14	2004	931	Ad		2004	907*	Am (by Sec. 6 of Ch.) <sup>679</sup>
65089.15	2004	931	Ad				Am (by Sec. 6.3 of Ch.) <sup>63</sup>
65090	2000	785	Am		2005	383	Am <sup>82</sup>
65091	1999	460	Am		2005	670*	Am
	2000	785	Am	65562.5	2004	905	Ad
	2006	363	Am		2005	383	Am <sup>82</sup>
65092	2004	905	Am		2005	670*	Am
65300.2	2007	369	Ad		2005	670*	Am
65301	2006	890	Am	65580	1999	967	Am
65302	2002	971	Am <sup>439</sup>	65582	2004	696	Am
	2004	907*	Am (by Sec. 5 of Ch.) <sup>36</sup>		2007	633	Am
	2004	951	Am (by Sec. 1.7 of Ch.)	65582.1	2006	888	Ad
	2006	869	Am	65583	1999	967	Am
	2007	369	Am		2001	671	Am
	2008	657	Am		2002	971	Am <sup>439</sup>
65302.1	2003	472	Ad		2002	1038	Am <sup>82</sup>
65302.2	2004	907*	S <sup>36</sup>		2004	227*	Am
65302.3	2002	971	Am <sup>439</sup>		2004	724	Am
65302.4	2004	179	Ad		2004	907*	S <sup>36</sup>
65302.5	2004	951	R & Ad		2005	614	Am
	2006	869	Am		2006	890	Am
65302.6	2001	745*	R		2006	891	Am (by Sec. 2 of Ch.)
	2006	739	Ad				Am <sup>82</sup>
65302.7	2007	369	Ad		2007	596	Am
65302.9	2007	364	Ad		2007	633	Am
65303.4	2007	369	Am		2008	664	Am <sup>82</sup>
65307	1999	550*	Am <sup>1</sup>		2008	728	Am
	2004	916	R				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
65583.1	2002	1062	Am	65589.5 (Cont.)			
	2004	724	Am	2005	601		Am
	2006	890	Am	2006	888		Am (by Sec. 5 of Ch.)
65583.2	2004	724	Ad		2007	633	Am
	2006	890	Am	65589.7	2005	727	Am
	2008	664	Am	65591	2006	559	R & Ad
65584	2001	159	Am <sup>305</sup>	65591.2	2006	559	R
	2003	760	Am	65591.5	2006	559	R
	2004	696	R & Ad	65592	2006	559	R & Ad
	2007	5*	Am	65593	2006	559	R & Ad
65584.01	2004	696	Ad	65594	2006	559	R & Ad
	2008	728	Am	65595	2006	559	R & Ad
65584.02	2004	696	Ad	65595.5	2X 2007–08	1	Ad & R <sup>38</sup>
	2008	728	Am	65596	2006	559	R & Ad
65584.03	2004	696	Ad		2007	319	Am
65584.04	2004	696	Ad	65597	2006	559	R & Ad
	2006	785	Am (by Sec. 1 of Ch.)	65598	2006	559	R & Ad
	2007	369	Am	65599	2006	559	R & Ad
	2008	664	Am <sup>82</sup>	65600	2006	559	R
	2008	728	Am	65601	2000	510	Ad
65584.05	2004	696	Ad	65602	2000	510	Ad
	2008	664	Am	65603	2000	510	Ad
65584.06	2004	696	Ad	65604	2000	510	Ad
	2007	369	Am	65605	2000	510	Ad
65584.07	2004	696	Ad	65606	2000	510	Ad
	2007	165	Am	65607	2000	510	Ad
	2008	11	Am	65850	1999	550*	Am <sup>1</sup>
65584.08	2007	5*	Ad & R <sup>423</sup>	65850.3	2003	50	Ad
65584.09	2005	614	Ad	65850.4	1999	550*	Am <sup>1</sup>
65584.1	2004	227*	Ad	65850.5	2001	873	Am
	2004	818	Am		2004	789	R & Ad
	2005	595	Am	65850.6	2006	676	Ad
65584.2	2004	227*	Ad	65852.1	2006	888	Am <sup>861</sup>
65584.5	2007	596	R	65852.2	2002	1062	Am
65584.6	2000	358	Am	65852.9	2006	538	Am <sup>802</sup>
65584.7	2007	696	Ad & R <sup>547</sup>	65858	2001	939	Am
65585	2000	471	Am	65860.1	2007	364	Ad
65585.1	2001	159	Am <sup>305</sup>	65863	2002	706	Ad <sup>427</sup>
	2004	387	Am <sup>189 111</sup>		2004	10*	Am
65585.2	2002	711	Ad		2006	888	Am
65586	2005	595	R		2008	491	Am
65587	2008	728	Am		2008	709	Am
65588	1999	107*	Am	65863.10	1999	26*	Am
	2000	117*	Am		2000	666	Am <sup>111</sup>
	2001	85*	Am		2002	1038	Am
	2003	58*	Am		2003	255	Am
	2006	890	Am		2004	110	Am <sup>81</sup>
	2007	696	Am	65863.11	1999	26*	Am
	2008	664	Am <sup>82</sup>		2000	666	Am <sup>111</sup>
	2008	728	Am		2002	1038	Am
65588.1	2000	117*	Am		2004	110	Am <sup>81</sup>
	2005	595	R		2005	501	Am (as am by Stats. 2004, Ch. 110)
65589.4	2003	793	Ad		2007	596	Am
	2005	598	Am	65863.13	2001	117*	Ad & R <sup>111</sup>
65589.5	1999	966	Am <sup>82</sup>		2003	255	Am
	1999	968	Am		2004	110	Am <sup>81</sup>
	2001	237	Am				
	2002	147	Am				
	2003	793	Am				
	2004	724	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
65863.13 (Cont.)	2005	501	Am (as am by Stats. 2004, Ch. 110)	65892.13	2001	562	Ad <sup>79</sup> R <sup>80</sup>
	2007	596	Am		2002	328	Am
65863.7	2004	680	Am		2002	664	Am <sup>431</sup>
	2007	596	Am	65913.1	2001	939	Am
65865	2003	288	Am	65913.5	2001	115	R
65865.5	2007	364	Ad	65914	2003	793	Am
	2008	179	Am <sup>976</sup>	65915	1999	968	Am
65867.5	2001	642	Am		2000	556	Am
65891	2000	80	Ad <sup>193</sup>		2002	1062	Am
			R <sup>63</sup>		2003	430	Am
	2003	501	S <sup>585 317</sup>		2004	724	Am
65891.1	2000	80	Ad <sup>193</sup>		2004	928	Am
			R <sup>63</sup>		2005	496	Am
	2003	501	S <sup>585 317</sup>		2008	454	Am
65891.10	2000	80	Ad <sup>193</sup>	65917	2001	115	Am
			R <sup>63</sup>	65917.5	2008	179	Am <sup>976</sup>
	2003	501	S <sup>585 317</sup>	65919	2004	183	Am <sup>571</sup>
65891.11	2000	80	Ad <sup>82</sup>	65940	2004	906	Am
			R <sup>82</sup>	65944	2004	906	Am
	2000	665	Ad <sup>193</sup>	65950	1999	967	Am <sup>82</sup>
			R <sup>63</sup>		1999	968	Am
	2003	501	S <sup>585 317</sup>		2006	888	Am
65891.12	2000	665	Ad <sup>193</sup>	65950.5	2004	439	Ad
			R <sup>63</sup>	65956	1999	550*	Am <sup>1</sup>
	2003	501	Am <sup>585 317</sup>	65962	2007	364	Ad
65891.2	2000	80	Ad <sup>193</sup>		2008	179	Am <sup>976</sup>
			R <sup>63</sup>	65964	1999	812	Ad & R <sup>20</sup>
	2003	501	S <sup>585 317</sup>		2006	676	Ad
65891.3	2000	80	Ad <sup>82</sup>	65965	2006	577	Ad
			R <sup>82</sup>		2007	330	Am
	2000	665	Ad <sup>193</sup>	65971	2006	538	Am <sup>802</sup>
			R <sup>63</sup>	65973	2006	538	Am <sup>802</sup>
	2003	501	S <sup>585 317</sup>	65974	2006	538	Am <sup>802</sup>
65891.4	2000	80	Ad <sup>193</sup>	65979	2006	538	Am <sup>802</sup>
			R <sup>63</sup>	65995.5	1999	858	Am
	2003	501	S <sup>585 317</sup>	65995.6	1999	858	Am
65891.5	2000	80	Ad <sup>82</sup>	65995.7	2002	33*	Am <sup>397</sup>
			R <sup>82</sup>	65997	2006	35*	Am <sup>784</sup>
	2003	501	S <sup>585 317</sup>	66000	2006	538	Am <sup>802</sup>
65891.5	2000	80	Ad <sup>193</sup>	66001	2006	194	Am
			R <sup>63</sup>	66005.1	2008	692	Ad & R <sup>111</sup>
	2003	501	S <sup>585 317</sup>			Ad <sup>192</sup>	
65891.7	2000	80	Ad <sup>193</sup>	66007	2007	603	Am
			R <sup>63</sup>		2008	246	Am
	2003	501	S <sup>585 317</sup>	66013	2007	94	Am
65891.8	2000	80	Ad <sup>193</sup>	66014	2002	963	Am
			R <sup>63</sup>	66016	2005	595	Am
	2003	501	Am <sup>585 317</sup>		2006	643	Am
65891.9	2000	80	Ad <sup>193</sup>	66017	2006	538	Am <sup>802</sup>
			R <sup>63</sup>	66022	2006	643	Am
	2003	501	S <sup>585 317</sup>	66031	2003	296	Am
			R <sup>63</sup>		2004	225*	Am
Title 7, Div. 11, Ch. 4, Art. 2.11, heading (Sec. 65892.13 et seq.)	2002	664	Ad <sup>431</sup>	66036	2004	225*	R
				66037	2002	1016	Am
					2006	888	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
Title 7, Div. 1, Ch. 10, heading (Sec. 66100 et seq.)	1999	83	Ad(RN) <sup>30</sup>	66452.21	2008	124*	Ad
66100	1999	83	Ad(RN) <sup>30</sup>		2008	664	Am
66101	1999	83	Ad(RN) <sup>30</sup>	66452.4	2003	434	Am
66102	1999	83	Ad(RN) <sup>30</sup>	66452.5	2006	247	Am
66103	1999	83	Ad(RN) <sup>30</sup>		2007	612	Am
Title 7, Div. 1, Ch. 6, heading (Sec. 66400 et seq.)	1999	83	Am & RN <sup>30</sup>	66452.6	2002	1013	Am
66400	1999	83	Am & RN <sup>30</sup>		2004	118	Am
66401	1999	83	Am & RN <sup>30</sup>		2008	124*	Am
66402	1999	83	Am & RN <sup>30</sup>	66452.8	2006	636	Am
66403	1999	83	Am & RN <sup>30</sup>		2007	612	Am
66412	2000	26*	Am		2008	664	Am & RN
	2000	506	Am	66452.9	2006	636	Am
	2001	873	Am		2007	612	Am
	2006	636	Am		2008	664	Am & RN
	2008	658	Am	66453	2004	479	Am
	2008	709	Am	66455.3	2001	642	Ad
66412.8	2003	739	Ad <sup>3</sup>	66455.9	2000	1058	Am
66418	2002	1109	Am	66458	1999	550*	Am <sup>1</sup>
66418.2	2002	1109	Am	66459	2007	612	Am
	2003	76	Am	66462.5	2003	728	Am
66426	2003	76	Am	66463.5	2000	506	Am
66426.5	2001	176	Am		2008	124*	Am
66427	2003	434	Am	66464	2001	176	Am
66427.1	2007	612	R & Ad	66466	2000	678	Am
	2008	664	Am	66469	2001	176	Am
66427.5	2002	1143	Am	66470	2001	176	Am
66428	2001	176	Am	66472	2001	176	Am
66434	2001	176	Am	66472.1	2001	176	Am
66434.1	2001	176	Am		2007	343	Am
66442	2005	158	Am	66473.1	2001	873	Am
	2007	343	Am	66473.2	2004	479	R
66442.5	2001	176	Ad	66473.3	2004	479	Am
	2005	158	Am	66473.7	2001	642	Ad
66445	2001	176	Am		2004	118	Am
66448	2006	643	Am	66474.4	1999	1018	Am
66449	2001	176	Am		2002	613	Am
66451.17	2000	506	Am		2003	296	Am
66451.2	1999	550*	Am <sup>1</sup>	66474.5	2001	176	R
66452.10	2000	26*	Am		2007	364	Ad
66452.11	2007	612	Ad		2008	179	Am <sup>976</sup>
	2008	124*	Am & RN	66474.62	2008	179	Am <sup>976</sup>
66452.12	2007	612	Ad	66475.1	2001	873	Am
	2008	124*	Am & RN	66475.2	2001	873	Am
66452.14	2008	124*	Ad(RN)	66478.11	2002	1109	Am
	2008	664	R	66478.12	2002	1109	Am
66452.15	2008	124*	Ad(RN)	66478.4	2002	1109	Am
	2008	664	R	66478.5	2002	1109	Am
66452.17	2008	664	Ad(RN)	66478.6	2002	1109	Am
66452.18	2008	664	Ad(RN)	66478.8	2002	1109	Am
66452.19	2008	664	Ad	66498.1	1999	550*	Am <sup>1</sup>
66452.20	2008	664	Ad	66498.2	1999	550*	Am <sup>1</sup>
				66498.3	1999	550*	Am <sup>1</sup>
				66499.19	2000	506	Am
				66499.22	2001	176	Am
				66499.35	2001	873	Am
					2002	1109	Am
				66499.37	2007	612	Am
				66499.7	2005	411	Am & R <sup>111</sup>
					2006	643	Am
				66513	2006	673	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
66519	1999	1011	R	66540.29	2003	714	Ad
66535	2002	470	Ad		2007	734	R & Ad
66536	2004	791	Ad	66540.3	2007	734	Ad
66536.1	2004	791	Ad	66540.30	1999	1011	Ad
	2008	442	Am		2007	734	R & Ad
66536.2	2008	442	Ad	66540.31	2007	734	Ad
66537	2007	484	Ad & R <sup>38</sup>	66540.315	2008	387	Ad
66540	1999	1011	Ad	66540.32	1999	1011	Ad
	2007	734	R & Ad		2007	734	R & Ad
66540.1	1999	1011	Ad		2008	179	Am <sup>976</sup>
	2007	734	R & Ad		2008	387	Am
	2008	179	Am <sup>976</sup>	66540.325	2008	387	Ad
66540.10	1999	1011	Ad	66540.33	2008	179	Ad(RN) <sup>976</sup>
	2007	734	R & Ad	66540.34	1999	1011	Ad
	2008	179	Am <sup>976</sup>		2007	734	R & Ad (1st version)
66540.11	2007	734	Ad				R & Ad (2nd version)
	2008	387	Am		2008	179	Am & RN (as ad by Sec. 2, Stats. 2007, Ch. 734, first occurrence) <sup>976</sup>
66540.12	1999	1011	Ad				
	2007	734	R & Ad	66540.35	2007	734	Ad
	2008	179	Am <sup>976</sup>	66540.36	1999	1011	Ad
	2008	387	Am		2007	734	R & Ad
66540.13	2007	734	Ad	66540.37	2007	734	Ad
66540.14	1999	1011	Ad	66540.38	1999	1011	Ad
	2003	714	Am		2007	734	R & Ad
	2007	734	R & Ad	66540.39	2007	734	Ad
66540.15	2007	734	Ad	66540.4	1999	1011	Ad
66540.16	1999	1011	Ad		2007	734	R & Ad
	2003	714	Am	66540.40	1999	1011	Ad
	2007	734	R & Ad		2003	714	Am
66540.17	2007	734	Ad		2007	734	R & Ad
66540.18	1999	1011	Ad	66540.41	2007	734	Ad
	2007	734	R & Ad	66540.42	1999	1011	Ad
66540.19	2007	734	Ad		2007	734	R & Ad
66540.2	1999	1011	Ad	66540.43	2007	734	Ad
	2007	734	R & Ad		2008	387	Am
66540.20	1999	1011	Ad	66540.44	1999	1011	Ad
	2001	404	Am		2007	734	R & Ad
	2003	714	Am	66540.45	2007	734	Ad
	2007	734	R & Ad	66540.46	1999	1011	Ad
66540.21	2003	714	Ad		2007	734	R & Ad
	2007	734	R & Ad	66540.47	2007	734	Ad
66540.22	1999	1011	Ad	66540.48	1999	1011	Ad
	2001	404	Am		2007	734	R & Ad
	2003	714	R	66540.49	2007	734	Ad
	2007	734	Ad	66540.5	2007	734	Ad
66540.23	1999	1011	Ad	66540.50	1999	1011	Ad
	2003	714	R		2007	734	R & Ad
	2007	734	Ad	66540.51	2007	734	Ad
66540.24	1999	1011	Ad	66540.52	1999	1011	Ad
	2007	734	R & Ad		2007	734	R & Ad
	2008	387	Am	66540.53	2007	734	Ad
66540.25	2007	734	Ad	66540.54	1999	1011	Ad
66540.255	2007	734	Ad		2007	734	R & Ad
66540.26	1999	1011	Ad		2008	179	Am <sup>976</sup>
	2007	734	R & Ad	66540.55	2007	734	Ad
66540.27	2003	714	Ad	66540.56	1999	1011	Ad
	2007	734	R & Ad				
66540.28	1999	1011	Ad				
	2007	734	R & Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
66540.56 (Cont.)	2007	734	R & Ad	Title 7.25, Ch. 2., heading			
66540.57	2007	734	Ad	(Sec. 66701 et seq.)	2008	690	Ad & R <sup>1020</sup>
66540.58	1999	1011	Ad	66701	2008	690	Ad & R <sup>1020</sup>
	2007	734	R & Ad	Title 7.25, Ch. 3., heading			
66540.59	2007	734	Ad	(Sec. 66702 et seq.)	2008	690	Ad & R <sup>1020</sup>
66540.6	1999	1011	Ad	66702	2008	690	Ad & R <sup>1020</sup>
	2007	734	R & Ad	66702.5	2008	690	Ad & R <sup>1020</sup>
	2008	387	Am	Title 7.25, Ch. 4., heading			
66540.60	1999	1011	Ad	(Sec. 66703 et seq.)	2008	690	Ad & R <sup>1020</sup>
	2007	734	R & Ad	66703	2008	690	Ad & R <sup>1020</sup>
66540.61	2007	734	Ad	66703.1	2008	690	Ad & R <sup>1020</sup>
66540.62	1999	1011	Ad	66703.2	2008	690	Ad & R <sup>1020</sup>
	2007	734	R & Ad	66703.4	2008	690	Ad & R <sup>1020</sup>
66540.63	2007	734	Ad	66703.5	2008	690	Ad & R <sup>1020</sup>
66540.64	1999	1011	Ad	66703.6	2008	690	Ad & R <sup>1020</sup>
	2007	734	R & Ad	66703.7	2008	690	Ad & R <sup>1020</sup>
66540.65	2007	734	Ad	66703.8	2008	690	Ad & R <sup>1020</sup>
66540.66	2007	734	Ad	Title 7.25, Ch. 5., heading			
66540.67	2007	734	Ad	(Sec. 66704 et seq.)	2008	690	Ad & R <sup>1020</sup>
66540.68	1999	1011	Ad	66704	2008	690	Ad & R <sup>1020</sup>
	2007	734	R & Ad	66704.1	2008	690	Ad & R <sup>1020</sup>
	2008	387	Am	66704.2	2008	690	Ad & R <sup>1020</sup>
66540.69	2007	734	Ad	66704.3	2008	690	Ad & R <sup>1020</sup>
66540.7	2007	734	Ad	Title 7.25, Ch. 5., Art. 1, heading			
66540.70	1999	1011	Ad	(Sec. 66704.5 et seq.)	2008	690	Ad & R <sup>1020</sup>
	2007	734	R	66704.5	2008	690	Ad & R <sup>1020</sup>
66540.72	1999	1011	Ad	Title 7.25, Ch. 6., heading			
	2003	714	Am	(Sec. 66705 et seq.)	2008	690	Ad & R <sup>1020</sup>
	2007	734	R	66705	2008	690	Ad & R <sup>1020</sup>
66540.8	1999	1011	Ad	66705.5	2008	690	Ad & R <sup>1020</sup>
	2007	734	R & Ad	Title 7.25, Ch. 7., heading			
66540.9	2007	734	Ad	(Sec. 66706 et seq.)	2008	690	Ad & R <sup>1020</sup>
	2008	179	Am <sup>976</sup>	66706	2008	690	Ad & R <sup>1020</sup>
66605	1999	774	Am	66907.4	2006	759	Am
66632.4	2000	498	Am				
66637	2004	618	Am				
66638	2004	618	Am				
66640	2004	618	Am				
66641.5	2004	618	Am				
66646.2	2008	442	Ad				
66648	2004	618	Ad				
66690	2005	331	Ad				
66691	2005	331	Ad				
66692	2005	331	Ad				
66693	2005	331	Ad				
66694	2005	331	Ad				
Title 7.25, heading (Sec. 66700 et seq.)	2008	690	Ad & R <sup>1020</sup>				
Title 7.25, Ch. 1., heading (Sec. 66700 et seq.)	2008	690	Ad & R <sup>1020</sup>				
66700	2008	690	Ad & R <sup>1020</sup>				
66700.5	2008	690	Ad & R <sup>1020</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
66907.7	2002	966	Am	68073	2002	784	Am <sup>490</sup>
	2004	265	Am		2002	1082	Am & RN
	2005	22	Am <sup>647</sup>	68074.1	2002	784	Am <sup>490</sup>
	2005	47	Am	68076	2007	738	Am
66907.9	2006	759	Am	68077	2002	784	R <sup>490</sup>
66909	2000	688	S <sup>43</sup>	68079	2001	824	Am
66909.1	2000	688	S <sup>43</sup>		2003	149	Am
66909.2	2000	688	Am <sup>43</sup>	68080.5	2001	387	Ad
66909.3	2000	688	S <sup>43</sup>	68082	2002	784	Am <sup>490</sup>
66909.4	2000	688	S <sup>43</sup>	68083	2002	784	R <sup>490</sup>
66909.5	2000	688	Am <sup>43</sup>	68084	2005	75*	Am <sup>80</sup>
67125	2006	77*	Ad	68084.1	2005	75*	Ad <sup>80</sup>
67150	2000	764	Ad & R <sup>248</sup>		2007	738	Am
67150.1	2000	764	Ad & R <sup>248</sup>	68085	2000	15	Am
67150.2	2000	764	Ad & R <sup>248</sup>		2000	447	Am (as am by Stats. 2000, Ch. 15)
67150.3	2000	764	Ad & R <sup>248</sup>				
67150.4	2000	764	Ad & R <sup>248</sup>		2001	824	Am
67150.5	2000	764	Ad & R <sup>248</sup>		2002	1008	Am
67150.6	2000	764	Ad & R <sup>248</sup>		2003	62	Am <sup>519</sup>
67401	2006	538	Am <sup>802</sup>		2003	275	Am
67410	2000	596	R		2004	811	Am
67421	2000	596	R		2005	22	Am <sup>647</sup>
67460	2000	596	R		2005	74*	Am
67461	2000	596	R		2005	75*	Am <sup>80</sup>
67462	2000	596	R		2005	705*	Am (as am by Sec. 42, Stats. 2005, Ch. 74)
67463	2000	596	R				
67464	2000	596	R		2005	706	Am (as am by Sec. 101, Stats. 2005, Ch. 75)
67465	2000	596	R				
67466	2000	596	R		2006	69*	Am
67467	2000	596	R		2007	435	Am
67523	2001	745*	R	68085.1	2005	75*	Ad <sup>80</sup>
67657	2003	296	Am		2005	706	Am (by Sec. 23 of Ch.)
67659	2006	588	Am		2007	738	Am
67940	2001	472	Am		2008	311	Am
	2002	664	Am <sup>431</sup>	68085.2	2005	75*	Ad <sup>80</sup>
67941	2001	472	Ad	68085.3	2005	75*	Ad <sup>80</sup>
68056	2007	343	R		2008	311	Am
68057	2007	343	R	68085.4	2005	75*	Ad <sup>80</sup>
68058	2006	538	Am <sup>802</sup>		2005	706	Am
	2007	343	R		2007	738	Am
68059	2007	343	R		2008	311	Am
68059.1	2007	343	R	68085.5	2001	824	R
68059.10	2007	343	R		2003	159*	Ad
68059.11	2007	343	R		2004	183	Am <sup>571</sup>
68059.12	2007	343	R		2005	74*	Am
68059.13	2007	343	R	68085.6	2005	74*	Ad
68059.14	2007	343	R	68085.7	2005	74*	Ad
68059.15	2006	538	Am <sup>802</sup>		2005	705*	Am
	2007	343	R	68085.8	2005	74*	Ad
68059.2	2007	343	R		2005	705*	Am
68059.3	2007	343	R	68085.9	2005	705*	Ad
68059.4	2007	343	R		2005	706	Ad
68059.5	2007	343	R	68086	2001	115	Am
68059.6	2007	343	R		2003	159*	Am
68059.7	2007	343	R				
68059.8	2007	343	R				
68059.9	2007	343	R				
68070.1	2007	268	R				
68071	2002	784	Am <sup>490</sup>				
	2008	218	Am				
68072	2002	784	Am <sup>490</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
68086 (Cont.)	2003	757	Am (as am by Stats. 2003, Ch. 159)	68152 (Cont.)	2007	738	Am (by Sec. 19.5 of Ch.)
	2004	183	Am <sup>571</sup>	68202	2002	784	Am <sup>490</sup>
	2005	75*	Am <sup>80</sup>	68203	2000	196	Am
	2005	706	Am (as am by Sec. 106, Stats. 2005, Ch. 75)		2006	69*	Am
68086.1	2005	75*	Ad <sup>80</sup>	68203.1	2001	118*	Ad
	2005	706	Am		2002	1008	Am
	2008	311	Am	68206.2	2002	784	Am <sup>490</sup>
68087	2002	1124*	Ad <sup>424</sup>	68502.5	2001	812	Am
			R <sup>69</sup>		2002	784	Am <sup>490</sup>
	2003	365	Am	68502.7	2004	811	Am
	2005	75*	R <sup>80</sup>	68503	2006	538	Am <sup>802</sup>
68087.1	2002	1008	Ad	68506	2006	538	Am <sup>802</sup>
	2005	75*	R <sup>80</sup>	68506.5	2007	738	Ad
68088	2007	568	Am	68511.2	2001	745*	Am
68090.7	2002	784	Am <sup>490</sup>	68511.3	1999	892	Am
	2005	75*	R <sup>80</sup>		2001	812	Am
68090.8	2005	75*	Am <sup>80</sup>		2005	75*	Am <sup>80</sup>
	2005	706	Am (as am by Sec. 111, Stats. 2005, Ch. 75)		2005	706	Am (as am by Sec. 113, Stats. 2005, Ch. 75)
68092.5	2004	182	Am <sup>81 614</sup>		2006	538	Am <sup>802</sup>
68093	2002	784	Am <sup>490</sup>		2008	462	R <sup>636</sup>
68095	2003	62	Am <sup>519</sup>	68511.4	2004	193	R <sup>571</sup>
68096	2002	784	R <sup>490</sup>	68511.6	2003	367	Ad
68097	2003	449	Am	68511.8	2004	227*	Ad
68097.1	2003	449	Am	68515	2004	193	R <sup>571</sup>
68097.2	2003	449	Am	68516	2007	738	Am
68097.6	2005	294	Am	68520	2002	784	R <sup>490</sup>
68100	2003	149	Am	68540	2002	784	R <sup>490</sup>
68101	2005	75*	Am <sup>80</sup>	68542.5	2002	784	R <sup>490</sup>
68105	2002	784	Am <sup>490</sup>	68543	2006	538	Am <sup>802</sup>
68106	2004	193	R <sup>571</sup>	68543.5	2002	661	Am
68108	2002	784	Am <sup>490</sup>		2006	538	Am <sup>802</sup>
	2003	149	Am	68543.8	2006	538	Am <sup>802</sup>
68110	2002	664	Am <sup>431</sup>	68546	2002	784	R <sup>490</sup>
68112	2000	1055*	Am	68547	1999	891	Am (as am by Sec. 245.4, Stats. 1998, Ch. 931) <sup>24</sup>
	2003	149	R				Am (as am by Sec. 245.5, Stats. 1998, Ch. 931) <sup>25</sup>
68112.5	2003	149	R	68553.5	2005	265	Ad
68113	2001	812	R	68562	2002	784	Am <sup>490</sup>
68114	2003	149	R	68565	2006	538	Am <sup>802</sup>
68114.10	2002	905	Ad	68604	2001	745*	Am
68114.5	2003	149	R	68611	2002	784	R <sup>490</sup>
68114.6	2003	149	R	68616	1999	67*	Am
68114.9	2003	149	R				R & Ad <sup>22</sup>
68115	2002	784	Am <sup>490</sup>		2004	182	Am <sup>81 614</sup>
	2003	62	Am <sup>519</sup>		2007	146	Am
	2003	293*	Am	68617	1999	67*	Ad
	2004	405	Am <sup>654</sup>	68618	2008	56	R
	2004	811	Am	68618.5	2002	784	R <sup>490</sup>
	2005	22	Am <sup>647</sup>	68620	2002	784	Am <sup>490</sup>
68152	2002	784	Am <sup>490</sup>		2003	62	Am <sup>519</sup>
	2004	550	Am		2003	149	Am
	2006	337*	Am				
	2007	682	Am (by Sec. 1 of Ch.)				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Title 8, Ch. 2, Art. 6, heading (Sec. 68630 et seq.)	2008	462	Ad <sup>636</sup>	69502	2000	1081	R
68630	2008	462	Ad <sup>636</sup>	69505	2001	824	R & Ad
68631	2008	462	Ad <sup>636</sup>	69506	2001	824	R
68632	2008	462	Ad <sup>636</sup>	69508	1999	344*	Am
68633	2008	462	Ad <sup>636</sup>	69508.5	1999	344*	Am
68634	2008	462	Ad <sup>636</sup>		2002	784	Am <sup>490</sup>
68634.5	2008	462	Ad <sup>636</sup>	69510	2002	784	Am <sup>490</sup>
68635	2008	462	Ad <sup>636</sup>		2002	1008	R
68636	2008	462	Ad <sup>636</sup>	69510.5	2002	784	Am <sup>490</sup>
68637	2008	462	Ad <sup>636</sup>		2002	1008	R
68638	2008	462	Ad <sup>636</sup>	69510.6	2002	784	Am <sup>490</sup>
68639	2008	462	Ad <sup>636</sup>		2002	1008	R
68640	2008	462	Ad <sup>636</sup>	69580	2000	998	Am
68641	2008	462	Ad <sup>636</sup>		2002	784	Am <sup>490</sup>
68650	2000	1010	R <sup>8</sup>	69580.3	2002	784	Ad <sup>490</sup>
68651	2000	1010	R <sup>8</sup>	69580.7	2002	784	Ad <sup>490</sup>
68652	2000	1010	R <sup>8</sup>	69581	2000	998	Am
68653	2000	1010	R <sup>8</sup>		2002	784	Am <sup>490</sup>
68654	2000	1010	R <sup>8</sup>	69581.3	2002	784	Ad <sup>490</sup>
68655	2000	1010	R <sup>8</sup>	69581.7	2002	784	Ad <sup>490</sup>
68656	2000	1010	Ad & R <sup>5</sup>	69582	2000	998	Am
Title 8, Ch. 2.3, heading (Sec. 68660 et seq.)	2006	69*	Am		2002	784	Am <sup>490</sup>
68660	1999	853	Am <sup>144</sup>	69582.3	2002	784	Ad <sup>490</sup>
68661	1999	853	Am <sup>144</sup>	69582.5	2002	784	Am <sup>490</sup>
	2006	69*	Am	69583	2000	998	Am
	2007	130	Am <sup>902</sup>		2002	784	Am <sup>490</sup>
68666	2007	738	Am	69583.5	2002	784	Ad <sup>490</sup>
68756	2006	567	Ad	69584	2002	784	Am <sup>490</sup>
68806	1999	891	Am	69584.5	2002	784	Am <sup>490</sup>
68926	1999	78*	Am	69584.7	2002	784	Ad <sup>490</sup>
	2003	159*	Am <sup>480</sup>	69585	2000	998	Am
	2004	811	Am		2002	784	Am <sup>490</sup>
68926.1	2003	159*	Am <sup>480</sup>	69585.5	2002	784	Am <sup>490</sup>
	2005	75*	Am <sup>80</sup>	69585.7	2002	784	Am <sup>490</sup>
68926.3	1999	78*	Am <sup>18</sup>	69585.9	2002	784	Ad <sup>490</sup>
	2004	216*	Am <sup>38</sup>	69586	2000	998	Am
68927	2003	159*	Am <sup>480</sup>		2002	784	Am <sup>490</sup>
	2004	811	Am	69587	2002	784	Am <sup>490</sup>
	2005	22	Am <sup>647</sup>		2003	62	Am <sup>519</sup>
68933	2003	159*	Ad <sup>480</sup>	69588	2002	784	Am <sup>490</sup>
	2003	757	Am (as ad by Stats. 2003, Ch. 159)		2003	62	Am <sup>519</sup>
69101	2000	998	Am	69588.3	2002	784	Ad <sup>490</sup>
69102	2000	998	Am	69588.7	2002	784	Ad <sup>490</sup>
69103	2000	998	Am	69589	2002	784	Am <sup>490</sup>
69104	2000	998	Am	69589.3	2002	784	Ad <sup>490</sup>
69105	2000	998	Am	69589.7	2002	784	Ad <sup>490</sup>
69106	2000	998	Am	69590	2002	784	Am <sup>490</sup>
69202	2002	1082	Ad	69590.5	2002	784	Am <sup>490</sup>
69204	2002	1082	Ad	69590.7	2002	784	Am <sup>490</sup>
69206	2002	1082	Ad	69591	2000	998	Am
					2002	784	Am <sup>490</sup>
				69591.3	2002	784	Ad <sup>490</sup>
				69591.7	2002	784	Ad <sup>490</sup>
				69592	2000	998	Am
					2002	784	Am <sup>490</sup>
				69593	2000	998	Am
					2002	784	Am <sup>490</sup>
				69593.5	2002	784	Ad <sup>490</sup>
				69594	2000	998	Am
					2002	784	Am <sup>490</sup>
				69595	2000	998	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>
69595 (Cont.)	2002	784	Am <sup>490</sup>	69743 (Cont.)	2003	149	R
69595.5	2002	784	Am <sup>490</sup>	69744	2002	784	Am <sup>490</sup>
	2003	149	R		2003	149	R
69596	2000	998	Am	69744.5	2002	784	Am <sup>490</sup>
	2002	784	Am <sup>490</sup>		2003	149	R
69598	2000	998	Am	69745	2003	149	R
	2002	784	Am <sup>490</sup>	69745.5	2003	149	R
69598.5	2002	784	Ad <sup>490</sup>	69746	2003	149	R
69599	2002	784	Am <sup>490</sup>	69746.5	2003	149	R
69599.5	2002	784	Am <sup>490</sup>	69747	2003	149	R
69600	2002	784	Am <sup>490</sup>	69748	2003	149	R
69600.5	2002	784	Ad <sup>490</sup>	69748.1	2003	149	R
69601	2002	784	Am <sup>490</sup>	69749	2003	149	R
69601.3	2002	784	Ad <sup>490</sup>	69749.2	2003	149	R
69601.7	2002	784	Ad <sup>490</sup>	69749.3	2003	149	R
69602	2002	784	Am <sup>490</sup>	69749.4	2003	149	R
69603	2000	998	Am	69750	2002	784	R <sup>490</sup>
	2002	784	Am <sup>490</sup>	69751.5	2003	149	R
69604	2002	784	Am <sup>490</sup>	69752	2003	149	R
69604.3	2002	784	Ad <sup>490</sup>	69753	2002	784	R <sup>490</sup>
69604.5	2002	784	Ad <sup>490</sup>	69790	2003	149	R
69604.7	2002	784	Ad <sup>490</sup>	69791	2003	149	R
69605	2002	784	Am <sup>490</sup>	69792	2003	149	R
69605.5	2002	784	Am <sup>490</sup>	69793	2003	149	R
69606	2000	998	Am	69794	2003	149	R
	2002	784	Am <sup>490</sup>	69795	2003	149	R
69607	2002	784	R <sup>490</sup>	69796	2003	149	R
69608	2002	784	R <sup>490</sup>	69797	2003	149	R
69609	2002	784	R <sup>490</sup>	69798	2003	149	R
69610	2000	998	Am	69799	2003	149	R
	2002	784	Am <sup>490</sup>	69800	2003	149	R
69611	2002	784	Am <sup>490</sup>	69801	2002	784	R <sup>490</sup>
69613	2000	998	Am	69840	2002	784	Ad <sup>490</sup>
	2002	784	R <sup>490</sup>	69841	2003	149	Am
69614	2002	784	R <sup>490</sup>	69845.6	2001	115	R
	2006	390	Ad	69890	2002	784	R <sup>490</sup>
69614.2	2007	722	Ad	69891	2003	149	R
69614.3	3X 2007–08	6*	Ad	69891.1	2002	784	R <sup>490</sup>
69615	2002	784	R <sup>490</sup>	69891.5	2002	784	R <sup>490</sup>
	2007	722	Ad	69892	2002	784	R <sup>490</sup>
	2008	179	Am <sup>976</sup>	69892.1	2002	784	R <sup>490</sup>
69620	2000	998	R	69893	2003	149	R
69640	2003	149	R & Ad	69893.5	2002	784	R <sup>490</sup>
69641	2003	149	R	69894	1999	891	Am
69642	2003	149	R		2002	784	R <sup>490</sup>
69643	2003	149	R	69894.1	1999	891	Am (as am by Sec. 1.5, Stats. 1998, Ch. 973) <sup>139</sup>
69644	2003	149	R				Am (as am by Sec. 1.6, Stats. 1998, Ch. 973) <sup>25</sup>
69645	2002	1008	Ad				Am (as am by Sec. 1.7, Stats. 1998, Ch. 973) <sup>56 24</sup>
	2003	149	R		2002	784	R <sup>490</sup>
69646	2003	149	R	69894.5	2003	149	R
69647	2003	149	R	69895	2002	784	R <sup>490</sup>
69648	2002	784	R <sup>490</sup>				
69649	2002	784	Am <sup>490</sup>				
	2003	149	R				
69650	2003	149	R				
69740	2003	149	R & Ad				
69741	2002	784	Am <sup>490</sup>				
	2003	149	R				
69742	2003	149	R				
69743	2002	784	Am <sup>490</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
69896	2002	784	R <sup>490</sup>	70141.4	2002	784	R <sup>490</sup>
69897	2002	784	R <sup>490</sup>	70141.5	2002	784	R <sup>490</sup>
69898	2002	784	R <sup>490</sup>	70141.6	2002	784	R <sup>490</sup>
69899.5	1999	891	Am	70141.7	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	70141.8	2002	784	R <sup>490</sup>
69900	2002	784	R <sup>490</sup>	70141.9	2002	784	R <sup>490</sup>
69901	2002	784	R <sup>490</sup>	70142	2002	784	R <sup>490</sup>
69902.5	2003	149	R	70142.11	2002	784	R <sup>490</sup>
69903.3	2002	784	R <sup>490</sup>	70142.12	2002	784	R <sup>490</sup>
69904	2002	784	R <sup>490</sup>	70142.13	2002	784	R <sup>490</sup>
69906	2002	784	R <sup>490</sup>	70142.16	2002	784	R <sup>490</sup>
69908	2002	784	R <sup>490</sup>	70143	2002	784	R <sup>490</sup>
69911	2002	784	R <sup>490</sup>	70144	2002	784	R <sup>490</sup>
69912	2002	784	R <sup>490</sup>	70145	2002	784	R <sup>490</sup>
69915	1999	641 *	Ad	70146	2002	784	R <sup>490</sup>
	2000	135	Am <sup>203</sup>	70147	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	70148	2002	784	R <sup>490</sup>
69917	2002	784	Ad <sup>490</sup>	70180	2002	784	R <sup>490</sup>
69920	2002	1010	Ad	70214.5	1999	891	Ad
69921	2002	1010	Ad		2002	784	R <sup>490</sup>
69921.5	2002	1010	Ad	70214.6	1999	891	Ad
69922	2002	1010	Ad		2002	784	R <sup>490</sup>
69925	2002	1010	Ad	70217	1999	891	Am
69926	2002	1010	Ad	70218	2000	1010	Am
69926.5	2003	159 *	Ad <sup>479</sup>	70219	2001	745 *	R
	2003	757	Am		2002	784	Ad <sup>490</sup>
	2004	227 *	Am <sup>628</sup>	70301	2002	1082	Ad
	2005	74 *	Am <sup>718</sup>		2006	444	Am
	2005	75 *	Am & R <sup>43</sup>				R & Ad <sup>232</sup>
69927	2002	1010	Ad	70303	2002	1082	Ad
	2003	159 *	Am		2003	592	Am
	2004	183	Am <sup>571</sup>	70311	2002	1082	Ad(RN)
	2005	22	Am <sup>647</sup>		2007	130	Am <sup>902</sup>
	2007	130	Am <sup>902</sup>	70312	2002	1082	Ad
69941	2002	784	Am <sup>490</sup>		2005	410	Am
69942	2002	784	Am <sup>490</sup>	70313	2002	1082	Ad
69944	2002	784	Am <sup>490</sup>	70321	2002	1082	Ad
69945	2002	784	R <sup>490</sup>		2008	9 *	Am
69950	2002	71	Am	70322	2002	1082	Ad
69953.5	2005	75 *	Am <sup>80</sup>		2008	9 *	R & Ad
69955	2002	784	Am <sup>490</sup>	70323	2002	1082	Ad
69957	2002	784	R &	70324	2006	444	Ad & R <sup>38</sup>
			Ad(RN) <sup>490</sup>	70325	2002	1082	Ad
	2004	227 *	Am		2005	410	Am
69958	2002	784	R <sup>490</sup>	70326	2002	1082	Ad
	2004	227 *	Ad	70327	2002	1082	Ad
69959	2002	784	R <sup>490</sup>	70328	2002	1082	Ad
70046.2	2003	592	R	70329	2002	1082	Ad
	2006	846 *	Ad	70330	2002	1082	Ad
70050.5	2000	133	Am	70331	2002	1082	Ad
70063	2005	410	Am	70332	2002	1082	Ad
70140	2002	784	R <sup>490</sup>	70333	2002	1082	Ad
70140.5	1999	891	Ad	70341	2002	1082	Ad
	2002	784	R <sup>490</sup>	70342	2002	1082	Ad
70141	2000	447	Am	70343	2002	1082	Ad
	2002	784	R <sup>490</sup>	70344	2002	1082	Ad
70141.1	2002	784	R <sup>490</sup>	70351	2002	1082	Ad
70141.10	2002	784	R <sup>490</sup>	70351.5	2006	444	Ad
70141.11	2002	784	R & Ad <sup>490</sup>	70352	2002	1082	Ad
70141.12	2002	784	R <sup>490</sup>	70353	2002	1082	Ad
70141.13	2002	784	R <sup>490</sup>	70354	2002	1082	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
70355	2002	1082	Ad	70391 (Cont.)			
	2003	592	Am	2003	62		Am <sup>519</sup>
70356	2002	1082	Ad	2005	410		Am
	2003	592	Am	2007	176 *		Am
70357	2002	1082	Ad	2008	179		Am <sup>976</sup>
	2003	592	Am	2008	311		Am
	2004	249 *	Am	70391.5	2007	176 *	Ad
70358	2002	1082	Ad	70392	2002	1082	Ad
	2003	592	Am		2003	62	Am <sup>519</sup>
70359	2002	1082	Ad		2003	592	Am
	2007	130	Am <sup>902</sup>	70393	2002	1082	Ad
70360	2002	1082	Ad	70394	2003	394	Ad
70361	2002	1082	Ad	70401	2002	1082	Ad
70362	2002	1082	Ad	70402	2002	1082	Ad
	2003	592	Am		2003	592	Am
70363	2002	1082	Ad		2005	75 *	Am <sup>80</sup>
	2008	9 *	Am		2008	9 *	Am
70365	2002	1082	Ad	70403	2002	1082	Ad
70366	2002	1082	Ad		2005	410	Am
	2003	592	Am	70404	2003	592	Ad & R <sup>589</sup>
70367	2002	1082	Ad	70600	2005	75 *	Ad <sup>80</sup>
	2003	62	Am <sup>519</sup>	70601	2005	75 *	Ad <sup>80</sup>
	2003	592	Am		2005	706	Am
	2005	22	Am <sup>647</sup>	70602	2008	311	Ad
70368	2002	1082	Ad	70603	2005	75 *	Ad <sup>80</sup>
70369	2002	1082	Ad		2007	738	Am
70370	2002	1082	Ad		2008	311	Am
70371	2002	1082	Ad	70611	2005	75 *	Ad(RN) <sup>80</sup>
70371.5	2008	311	Ad		2008	311	Am
70371.6	2008	311	Ad	70612	2005	75 *	Ad(RN) <sup>80</sup>
70372	2002	1082	Ad		2007	738	Am
	2007	302	Am		2008	311	Am
	2008	311	Am	70613	2005	75 *	Ad(RN) <sup>80</sup>
70373	2002	1082	Ad		2008	311	Am
	2003	592	Am	70613.5	2007	738	Ad
	2005	75 *	R <sup>80</sup>	70614	2005	75 *	Ad(RN) <sup>80</sup>
	2008	311	Ad		2008	311	Am
70373.5	2002	1082	Ad <sup>424</sup>	70615	2007	738	Ad
			R <sup>69</sup>	70616	2005	75 *	Ad(RN) <sup>80</sup>
	2003	592	Am	70617	2005	75 *	Ad <sup>80</sup>
	2005	75 *	R <sup>80</sup>		2007	738	Am
70374	2002	1082	Ad		2008	311	Am
	2003	592	Am	70618	2005	75 *	Ad(RN) <sup>80</sup>
	2007	176 *	Am	70619	2005	75 *	Ad <sup>80</sup>
	2008	9 *	Am	70620	2005	75 *	Ad(RN) <sup>80</sup>
	2008	311	Am	70621	2005	75 *	Ad(RN) <sup>80</sup>
70374.2	2007	176 *	Ad		2007	738	Am
70375	2002	1082	Ad		2008	311	Am
	2003	592	Am	70622	2005	75 *	Ad(RN) <sup>80</sup>
	2005	75 *	Am <sup>80</sup>		2006	538	Am <sup>802</sup>
	2005	410	Am (as am by Sec. 119, Stats. 2005, Ch. 75)	70624	2005	75 *	Ad(RN) <sup>80</sup>
					2007	738	Am
	2007	302	Am	70625	2005	75 *	Ad(RN) <sup>80</sup>
	2008	179	Am <sup>976</sup>	70626	2005	75 *	Ad <sup>80</sup>
	2008	311	Am		2005	706	Am
70376	2002	1082	Ad		2008	231	Am
70377	2002	1082	Ad	70627	2005	75 *	Ad <sup>80</sup>
70378	2002	1082	Ad	70628	2005	75 *	Ad <sup>80</sup>
70379	2004	249 *	Ad	70629	2005	75 *	Ad(RN) <sup>80</sup>
70391	2002	1082	Ad	70630	2005	75 *	Ad <sup>80</sup>
				70631	2005	75 *	Ad <sup>80</sup>

**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
70632	2005	75 *	Ad <sup>80</sup>	71005	2002	784	R <sup>490</sup>
70633	2005	75 *	Ad <sup>80</sup>	71006	2002	784	R <sup>490</sup>
	2007	738	Am	71009	2002	784	R <sup>490</sup>
70640	2005	75 *	Ad(RN) <sup>80</sup>	71010	2001	824	R
	2005	706	Am	71040	2002	784	R <sup>490</sup>
	2007	130	Am <sup>902</sup>	71040.1	2002	784	R <sup>490</sup>
70650	2005	75 *	Ad(RN) <sup>80</sup>	71040.4	2002	784	R <sup>490</sup>
	2007	738	Am	71040.5	2001	824	R
	2008	310	Am	71040.6	2002	784	R <sup>490</sup>
	2008	311	Am	71040.7	2001	824	R
70651	2005	75 *	Ad <sup>80</sup>	71040.8	2002	784	R <sup>490</sup>
	2007	738	Am	71041	2002	784	R <sup>490</sup>
	2008	310	Am	71042	2002	784	R <sup>490</sup>
	2008	311	Am	71042.5	2002	784	R & Ad <sup>490</sup>
70652	2005	75 *	Ad <sup>80</sup>	71042.6	1999	344 *	Am
	2008	310	Am		2002	784	R & Ad <sup>490</sup>
	2008	311	Am	71043	2002	784	R & Ad <sup>490</sup>
70653	2005	75 *	Ad <sup>80</sup>	71044	2002	784	R <sup>490</sup>
	2007	738	Am	71045	2001	824	R
	2008	311	Am	71046	2002	784	R <sup>490</sup>
70654	2005	75 *	Ad <sup>80</sup>	71081	2002	221	Am
	2007	738	Am		2002	784	R <sup>490</sup>
	2008	311	Am		2003	149	R
70655	2005	75 *	Ad <sup>80</sup>	71082	2002	784	R <sup>490</sup>
	2007	738	Am	71083	2002	784	R <sup>490</sup>
	2008	311	Am	71083.1	2001	824	R
70656	2005	75 *	Ad <sup>80</sup>	71085	2002	784	R <sup>490</sup>
	2008	311	Am	71085.1	2001	824	R
70657	2005	75 *	Ad <sup>80</sup>	71086	2002	784	R <sup>490</sup>
	2007	738	Am	71088	2002	784	R <sup>490</sup>
	2008	311	Am	71089	2002	784	R <sup>490</sup>
70657.5	2007	738	Ad	71091	2002	784	R <sup>490</sup>
	2008	310	Am	71092	2002	784	R <sup>490</sup>
	2008	311	Am	71093	2002	784	R <sup>490</sup>
70658	2005	75 *	Ad <sup>80</sup>	71094	2002	784	R & Ad <sup>490</sup>
	2007	738	Am	71095	2002	784	R <sup>490</sup>
	2008	310	Am	71098	2002	784	R <sup>490</sup>
	2008	311	Am	71099	2002	784	R <sup>490</sup>
70658.5	2007	738	Ad	71100	2002	784	R <sup>490</sup>
70659	2005	75 *	Ad(RN) <sup>80</sup>	71140	2002	784	R <sup>490</sup>
70660	2005	75 *	Ad(RN) <sup>80</sup>	71140.1	2002	784	R <sup>490</sup>
70661	2005	75 *	Ad(RN) <sup>80</sup>	71140.2	2002	784	R <sup>490</sup>
70670	2005	75 *	Ad <sup>80</sup>	71140.3	2002	784	R <sup>490</sup>
	2008	311	Am	71141	2002	784	R <sup>490</sup>
70671	2005	75 *	Ad <sup>80</sup>				Ad & R <sup>68 490</sup>
70672	2005	75 *	Ad <sup>80</sup>	71143	2002	784	R <sup>490</sup>
70673	2005	75 *	Ad(RN) <sup>80</sup>				Ad & R <sup>68 490</sup>
70674	2005	75 *	Ad(RN) <sup>80</sup>	71144	2002	784	R <sup>490</sup>
70676	2005	75 *	Ad(RN) <sup>80</sup>				Ad & R <sup>68 490</sup>
70677	2005	75 *	Ad <sup>80</sup>	71145	2002	784	R <sup>490</sup>
	2007	738	Am				Ad & R <sup>68 490</sup>
70678	2005	75 *	Ad(RN) <sup>80</sup>	71145.1	2002	784	R <sup>490</sup>
71001	2002	784	R <sup>490</sup>				Ad & R <sup>68 490</sup>
Title 8, Ch. 6, heading (Sec. 71002 et seq.)	2005	75 *	Am <sup>80</sup>	71146	2002	784	Ad & R <sup>68 490</sup>
71002	2002	784	R & Ad <sup>490</sup>	71180	2002	784	R <sup>490</sup>
71003	2002	784	R <sup>490</sup>				Ad & R <sup>68 490</sup>
71004	2002	784	R <sup>490</sup>	71180.5	2002	784	R <sup>490</sup>
				71181	2002	784	R <sup>490</sup>
							Ad & R <sup>68 490</sup>
				71182	2002	784	R <sup>490</sup>
				71183	2002	784	R <sup>490</sup>

**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
71184	2002	784	R <sup>490</sup>	71624	2000	1010	Ad
71220	2002	784	R <sup>490</sup>	71625	2000	1010	Ad
71221	2002	784	R <sup>490</sup>	71626	2000	1010	Ad
71260	2002	784	R <sup>490</sup>	71626.1	2003	592	Ad
71261	2002	784	R <sup>490</sup>	71626.5	2000	1010	Ad
71262	2002	784	R <sup>490</sup>		2001	270	Am
71263	2002	784	R <sup>490</sup>	71627	2000	1010	Ad
71264	2002	784	R <sup>490</sup>		2001	270	Am
71265	2002	784	R & Ad <sup>490</sup>	71628	2000	1010	Ad
71266	2002	784	R & Ad <sup>490</sup>		2001	270	Am
71267	2002	784	R & Ad <sup>490</sup>	71629	2000	1010	Ad
71268	2002	784	R <sup>490</sup>		2001	270	Am
71269	2002	784	R <sup>490</sup>		2001	812	Am
71270	2002	784	R <sup>490</sup>	71630	2000	1010	Ad
71273	2002	784	R <sup>490</sup>		2004	227*	Am
71280	2002	784	R <sup>490</sup>	71631	2000	1010	Ad
71280.1	2002	784	R <sup>490</sup>	71632	2000	1010	Ad & R <sup>242</sup>
71280.2	2002	784	R <sup>490</sup>	71632.5	2000	1010	Ad <sup>243</sup>
71280.3	2002	784	R <sup>490</sup>		2001	270	Am
71280.4	2002	784	R <sup>490</sup>		2002	905	Am
71280.5	2002	784	R <sup>490</sup>		2003	62	Am <sup>519</sup>
71305	2002	784	Am <sup>490</sup>	71632.6	2000	1010	Ad
71340	2003	149	R	71633	2000	1010	Ad
71341	2003	149	R	71634	2000	1010	Ad
71342	2003	149	R	71634.1	2000	1010	Ad
71380	2002	784	Am <sup>490</sup>	71634.2	2000	1010	Ad
71382	2002	784	Am <sup>490</sup>	71634.3	2000	1010	Ad
71384	2002	784	Am <sup>490</sup>	71634.4	2000	1010	Ad
71386	2005	74*	Am	71635	2000	1010	Ad
	2005	75*	Am <sup>80</sup>	71635.1	2000	1010	Ad
71600	2000	1010	Ad	71636	2000	1010	Ad
71601	2000	1010	Ad		2002	905	Am
	2001	270	Am		2003	62	Am <sup>519</sup>
	2002	784	Am <sup>490</sup>		2004	227*	Am
	2002	905	Am	71636.1	2000	1010	Ad
	2003	62	Am <sup>519</sup>	71636.3	2002	905	Ad
	2003	149	Am		2003	62	Am <sup>519</sup>
	2003	592	Am	71637	2000	1010	Ad
	2004	49	Am	71637.1	2000	1010	Ad
	2004	227*	Am		2001	270	Am
	2007	130	Am <sup>902</sup>	71638	2000	1010	Ad
	2008	218	Am	71639	2000	1010	Ad
71612	2000	1010	Ad		2007	130	Am <sup>902</sup>
71614	2000	1010	Ad	71639.1	2000	1010	Ad
71615	2000	1010	Ad		2001	270	Am
	2002	905	Am		2001	824	Am
	2003	62	Am <sup>519</sup>		2002	664	Am <sup>431</sup>
	2007	130	Am <sup>902</sup>		2002	905	Am
71616	2000	1010	Ad		2004	227*	R & Ad
71617	2000	1010	Ad	71639.2	2000	1010	Ad
	2008	56	R	71639.3	2000	1010	Ad
71618	2000	1010	Ad		2002	905	Am
71620	2000	1010	Ad		2004	227*	Am
	2002	784	Am <sup>490</sup>	71639.4	2004	227*	Ad
71622	2000	1010	Ad	71639.5	2004	227*	Ad
	2003	149	Am	71640	2000	1010	Ad
	2004	811	Am	71641	2000	1010	Ad
	2005	22	Am <sup>647</sup>	71642	2000	1010	Ad
71623	2000	1010	Ad	71643	2000	1010	Ad
71623.5	2000	1010	Ad	71644	2000	1010	Ad
	2001	270	Am	71645	2000	1010	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
71650	2000	1010	Ad	71827	2002	1047	Ad
	2001	270	Am	71828	2002	1047	Ad
71651	2000	1010	Ad		2003	257	Am
71652	2000	1010	Ad		2004	183	Am <sup>571</sup>
	2002	905	Am	71829	2002	1047	Ad
71653	2000	1010	Ad	72000	2002	784	R <sup>490</sup>
71654	2000	1010	Ad	72001	2002	784	R <sup>490</sup>
71655	2000	1010	Ad	72002	2002	784	R <sup>490</sup>
71656	2000	1010	Ad	72002.1	2002	784	R <sup>490</sup>
71657	2000	1010	Ad	72003	2002	784	R <sup>490</sup>
	2001	270	Am	Title 8,			
71658	2000	1010	Ad	Ch. 8,			
71660	2000	1010	Ad	heading			
	2006	187	Am	(Sec. 72004			
71670	2000	1010	Ad	et seq.)	2005	75 *	Am <sup>80</sup>
71671	2000	1010	Ad	72004	2002	784	R & Ad <sup>490</sup>
71672	2000	1010	Ad	72006	2002	784	R <sup>490</sup>
71673	2000	1010	Ad	72053	2001	824	R
71674	2000	1010	Ad	72053.5	2002	784	R <sup>490</sup>
	2002	784	Am <sup>490</sup>	72054	2005	75 *	R <sup>80</sup>
71675	2001	270	Ad	72055	2000	447	Am
	2007	130	Am <sup>902</sup>		2001	812	Am
71800	2002	1047	Ad		2003	159 *	Am <sup>98 479</sup>
71801	2002	1047	Ad				R <sup>100</sup>
	2003	257	Am				Ad <sup>485</sup>
71802	2002	1047	Ad		2005	75 *	R (as ad by
	2003	257	Am				Sec. 22, Stats.
71803	2002	1047	Ad				2003, Ch.
71804	2002	1047	Ad				159) <sup>80</sup>
	2003	257	Am				Am (as am by
71804.5	2002	1047	Ad				Sec. 21, Stats.
71805	2002	1047	Ad				2003, Ch. 159)
	2003	257	Am				& RN <sup>36 13 80</sup>
71806	2002	1047	Ad <sup>425</sup>	72056	2003	159 *	Am <sup>98 479</sup>
	2003	257	Am				R <sup>100</sup>
	2004	183	Am <sup>571</sup>		2005	75 *	Ad <sup>485</sup>
71807	2002	1047	Ad				R (as ad by
71808	2002	1047	Ad				Sec. 24, Stats.
71809	2002	1047	Ad				2003, Ch.
71810	2002	1047	Ad				159) <sup>80</sup>
71811	2002	1047	Ad				Am (as am by
71812	2002	1047	Ad				Sec. 23, Stats.
71812.5	2002	1047	Ad				2003, Ch. 159)
71813	2002	1047	Ad				& RN <sup>36 13 80</sup>
71814	2002	1047	Ad	72056.01	2005	75 *	R <sup>80</sup>
71815	2002	1047	Ad	72056.1	2005	75 *	R <sup>80</sup>
71816	2002	1047	Ad	72059	2005	75 *	R <sup>80</sup>
71817	2002	1047	Ad	72060	2005	75 *	R <sup>80</sup>
71818	2002	1047	Ad	72061	2005	75 *	R <sup>80</sup>
71819	2002	1047	Ad	72073	2005	75 *	R <sup>80</sup>
71820	2002	1047	Ad	72110	2002	784	Am &
71821	2002	1047	Ad				R <sup>489 490</sup>
71822	2002	1047	Ad	72111	2002	784	R <sup>490</sup>
71823	2002	1047	Ad	72113	2002	784	R <sup>490</sup>
	2004	227 *	Am	72114	1999	335	R
71824	2002	1047	Ad		1999	641 *	R
71825	2002	1047	Ad	72114.1	2002	784	R <sup>490</sup>
	2004	227 *	R & Ad	72114.2	1999	335	Ad
71825.1	2004	227 *	Ad		1999	641 *	Ad <sup>92</sup>
71825.2	2004	227 *	Ad		2000	135	Am <sup>203</sup>
71826	2002	1047	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
72114.2 (Cont.)				72602.7	2002	784	R <sup>490</sup>
	2002	784	R (as ad by Stats. 1999, Ch. 335) <sup>490</sup>	72602.9	2002	784	R <sup>490</sup>
			Am (as am by Stats. 2000, Ch. 135) & R <sup>18</sup> <sup>490</sup>	72604	2002	784	R <sup>490</sup>
				72604.1	2002	784	R <sup>490</sup>
				72605	2002	784	R <sup>490</sup>
				72606	2002	784	R <sup>490</sup>
				72606.1	2002	784	R <sup>490</sup>
				72606.2	2002	784	R <sup>490</sup>
72115	1999	138*	R & Ad	72607	2002	784	R <sup>490</sup>
	2002	784	Am & R <sup>489</sup> <sup>490</sup>	72608	1999	891	Am
					2002	784	R <sup>490</sup>
72116	2002	784	Am <sup>490</sup>	72609	2002	784	R (as ad by Sec. 5.3 and Sec. 5.4, Stats. 1998, Ch. 973) <sup>490</sup>
72150	2002	784	R <sup>490</sup>				
72151	2002	784	R <sup>490</sup>	72610	2002	784	R <sup>490</sup>
72190	2002	784	Am <sup>490</sup>	72620	2002	784	R <sup>490</sup>
	2004	811	Am	72621	2002	784	R <sup>490</sup>
72190.1	2002	784	Am <sup>490</sup>	72622	2002	784	R <sup>490</sup>
72190.2	2002	784	Am <sup>490</sup>	72623	2002	784	R <sup>490</sup>
72190.5	1999	891	Ad	72624	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	72627	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	72627.5	2002	784	R <sup>490</sup>
72191	2002	784	R <sup>490</sup>	72628	2002	784	R <sup>490</sup>
72192	2002	784	R <sup>490</sup>	72630	2002	784	R <sup>490</sup>
72194	2002	784	R <sup>490</sup>	72631	2002	784	R <sup>490</sup>
72194.5	2002	784	Am & RN <sup>490</sup>	72632	2002	784	R <sup>490</sup>
72195	2002	784	R <sup>490</sup>	72635	1999	891	Am
72196	2002	784	R <sup>490</sup>		2002	784	R <sup>490</sup>
72197	2002	71	R	72640	2002	784	R <sup>490</sup>
72198	2002	784	R <sup>490</sup>	72641	2002	784	R <sup>490</sup>
72199	2002	784	R <sup>490</sup>	72642	2002	784	R <sup>490</sup>
72230	2002	784	R <sup>490</sup>	72643	2002	784	R <sup>490</sup>
72232	2002	784	R <sup>490</sup>	72644	2002	784	R <sup>490</sup>
72270	2002	784	R <sup>490</sup>	72645	2002	784	R <sup>490</sup>
72271	2002	784	R <sup>490</sup>	72645.5	2002	784	R <sup>490</sup>
72271.5	2002	784	R <sup>490</sup>	72646	2002	784	R <sup>490</sup>
72272	2002	784	R <sup>490</sup>	72648	2002	784	R <sup>490</sup>
72273	2002	784	R <sup>490</sup>	72649	2002	784	R <sup>490</sup>
72274	2002	784	R <sup>490</sup>	72651	2002	784	R <sup>490</sup>
72301	2002	784	Am <sup>490</sup>	72652	2002	784	R <sup>490</sup>
72400	2002	784	R <sup>490</sup>	72700	2002	784	R <sup>490</sup>
72403	2002	784	Am <sup>490</sup>	72701	2002	784	R <sup>490</sup>
72404	2002	784	R <sup>490</sup>	72702	2002	784	R <sup>490</sup>
72405	2002	784	R <sup>490</sup>	72702.5	2002	784	R <sup>490</sup>
72406	2002	784	R <sup>490</sup>	72703	2002	784	R <sup>490</sup>
72407	2002	784	Am <sup>490</sup>	72704	2002	784	R <sup>490</sup>
	2004	811	R	72704.5	2002	784	R <sup>490</sup>
72408	2002	784	R <sup>490</sup>	72705	2002	784	R <sup>490</sup>
72450	2002	784	R <sup>490</sup>	72706	2002	784	R <sup>490</sup>
72600	2002	784	R <sup>490</sup>	72707	2002	784	R <sup>490</sup>
72602	2002	784	R <sup>490</sup>	72708	2002	784	R & Ad <sup>490</sup>
72602.1	2002	784	R <sup>490</sup>	72708.5	1999	891	Am
72602.11	2002	784	R <sup>490</sup>		2002	784	R <sup>490</sup>
72602.12	2002	784	R <sup>490</sup>	72709	2002	784	R & Ad <sup>490</sup>
72602.13	2002	784	R <sup>490</sup>	72710	2002	784	R & Ad <sup>490</sup>
72602.14	2002	784	R <sup>490</sup>	72711	2002	784	R & Ad <sup>490</sup>
72602.15	2002	784	R <sup>490</sup>	72711.5	2002	784	R & Ad <sup>490</sup>
72602.2	2002	784	R <sup>490</sup>	72712	2002	784	R & Ad <sup>490</sup>
72602.20	2002	784	R <sup>490</sup>	72713	2002	784	R & Ad <sup>490</sup>
72602.3	2002	784	R <sup>490</sup>	72714	2002	784	R <sup>490</sup>
72602.4	2002	784	R <sup>490</sup>				
72602.5	2002	784	R <sup>490</sup>				
72602.6	2002	784	R <sup>490</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
72715	2002	784	R <sup>490</sup>	73085	2002	784	R <sup>490</sup>
72720	2002	784	R <sup>490</sup>	73086	2002	784	R <sup>490</sup>
72721	2002	784	R <sup>490</sup>	73086.5	2002	784	R <sup>490</sup>
72750	2002	784	R <sup>490</sup>	73087	2002	784	R <sup>490</sup>
72750.4	2002	784	R <sup>490</sup>	73088	2002	784	R <sup>490</sup>
72750.5	2002	784	R <sup>490</sup>	73089	2002	784	R <sup>490</sup>
72751	2002	784	R <sup>490</sup>	73089.1	2002	784	R <sup>490</sup>
72751.1	2002	784	R <sup>490</sup>	73091	2002	784	R <sup>490</sup>
72751.5	2002	784	R <sup>490</sup>	73092	2002	784	R <sup>490</sup>
72752	2002	784	R <sup>490</sup>	73093	2002	784	R <sup>490</sup>
72753	2002	784	R <sup>490</sup>	73094	2002	784	R <sup>490</sup>
72754	2002	784	R <sup>490</sup>	73095	2002	784	R <sup>490</sup>
72755	2002	784	R <sup>490</sup>	73096	2002	784	R <sup>490</sup>
72756	2002	784	R <sup>490</sup>	73096.1	2002	784	R <sup>490</sup>
72757	2002	784	R <sup>490</sup>	73100	2002	784	R <sup>490</sup>
72758	2002	784	R <sup>490</sup>	73101	2002	784	R <sup>490</sup>
72759	2002	784	R <sup>490</sup>	73101.5	2002	784	R <sup>490</sup>
72760	2002	784	R <sup>490</sup>	73102	2002	784	R <sup>490</sup>
72761	2002	784	R <sup>490</sup>	73103	2002	784	R <sup>490</sup>
72762	2002	784	R <sup>490</sup>	73104	2002	784	R <sup>490</sup>
72763	2002	784	R <sup>490</sup>	73105	2002	784	R <sup>490</sup>
72764	2002	784	R <sup>490</sup>	73106	2002	784	R <sup>490</sup>
72765	2002	784	R <sup>490</sup>	73107	2002	784	R <sup>490</sup>
72766	2002	784	R <sup>490</sup>	73109	2002	784	R <sup>490</sup>
72767	2002	784	R <sup>490</sup>	73110	2002	784	R <sup>490</sup>
72767.1	2002	784	R <sup>490</sup>	73110.5	2002	784	R <sup>490</sup>
72768	2002	784	R <sup>490</sup>	73111	2002	784	R <sup>490</sup>
72769	2002	784	R <sup>490</sup>	73111.5	2002	784	R <sup>490</sup>
72770	2002	784	R <sup>490</sup>	73112	2002	784	R <sup>490</sup>
72771	2002	784	R <sup>490</sup>	73113	2002	784	R <sup>490</sup>
72771.1	2002	784	R <sup>490</sup>	73113.5	2002	784	R <sup>490</sup>
72772	2002	784	R <sup>490</sup>	73114	2002	784	R <sup>490</sup>
72773	2002	784	R <sup>490</sup>	73115	2002	784	R <sup>490</sup>
72774	2002	784	R <sup>490</sup>	73116	2002	784	R <sup>490</sup>
72775	2002	784	R <sup>490</sup>	73117	2002	784	R <sup>490</sup>
72776	2002	784	R <sup>490</sup>	73118	2002	784	R <sup>490</sup>
72777	2002	784	R <sup>490</sup>	73119	2002	784	R <sup>490</sup>
72778	2002	784	R <sup>490</sup>	73120	2002	784	R <sup>490</sup>
72778.1	2002	784	R <sup>490</sup>	73121	2002	784	R <sup>490</sup>
72779	2002	784	R <sup>490</sup>	73122	2002	784	R <sup>490</sup>
72780	2002	784	R <sup>490</sup>	73300	2002	784	R <sup>490</sup>
72781	2002	784	R <sup>490</sup>	73301	2002	784	Am <sup>490</sup>
72782	2002	784	R <sup>490</sup>	73330	2002	784	R <sup>490</sup>
72783	2002	784	R <sup>490</sup>	73340	2002	784	R <sup>490</sup>
72784	2002	784	R <sup>490</sup>	73341	2002	784	R <sup>490</sup>
73075	2002	784	R <sup>490</sup>	73342	2002	784	R <sup>490</sup>
73075.1	2002	784	R <sup>490</sup>	73343	2002	784	R <sup>490</sup>
73076	2002	784	R <sup>490</sup>	73344	2002	784	R <sup>490</sup>
73077	2002	784	R <sup>490</sup>	73345	2002	784	R <sup>490</sup>
73078	2002	784	R <sup>490</sup>	73347	2002	784	R <sup>490</sup>
73079	2002	784	R <sup>490</sup>	73348	2002	784	R <sup>490</sup>
73080	2002	784	R <sup>490</sup>	73349	2002	784	R <sup>490</sup>
73082	2002	784	R <sup>490</sup>	73350	2002	784	R <sup>490</sup>
73083	2002	784	R <sup>490</sup>	73351	2002	784	R <sup>490</sup>
73084	2002	784	R <sup>490</sup>	73352	2002	784	R <sup>490</sup>
73084.1	2002	784	R <sup>490</sup>	73353	2002	784	R <sup>490</sup>
73084.2	2002	784	R <sup>490</sup>	73353.2	2002	784	R <sup>490</sup>
73084.3	2002	784	R <sup>490</sup>	73354	2002	784	R <sup>490</sup>
73084.4	2002	784	R <sup>490</sup>	73355	2002	784	R <sup>490</sup>
73084.5	2002	784	R <sup>490</sup>	73356	2002	784	R <sup>490</sup>
73084.6	2002	784	R <sup>490</sup>	73357	2002	784	R <sup>490</sup>

**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>
73358	2002	784	R <sup>490</sup>	73481	2002	784	R <sup>490</sup>
73362	2002	784	R <sup>490</sup>	73482	2002	784	R <sup>490</sup>
73363	2002	784	R <sup>490</sup>	73483	2002	784	R <sup>490</sup>
73365	2002	784	R <sup>490</sup>	73486	2002	784	R <sup>490</sup>
73366	2002	784	R <sup>490</sup>	73487	2002	784	R <sup>490</sup>
73390	2002	784	R & Ad <sup>490</sup>	73489	2002	784	R <sup>490</sup>
73391	2002	784	R <sup>490</sup>	73490	2002	784	R <sup>490</sup>
73391.5	2002	784	R <sup>490</sup>	73520	2002	784	R <sup>490</sup>
73392	2002	784	R <sup>490</sup>	73521	2002	784	R <sup>490</sup>
73393	2002	784	R <sup>490</sup>	73522	2002	784	R <sup>490</sup>
73394	2002	784	R <sup>490</sup>	73523	2002	784	R <sup>490</sup>
73395.1	2002	784	R <sup>490</sup>	73524	2002	784	R <sup>490</sup>
73396	2002	784	R & Ad <sup>490</sup>	73524.1	2002	784	R <sup>490</sup>
73397	2002	784	R <sup>490</sup>	73525	2002	784	R <sup>490</sup>
73398	2002	784	R <sup>490</sup>	73526	2002	784	R <sup>490</sup>
73399	1999	891	R & Ad	73527	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	73528	2002	784	R <sup>490</sup>
73399.1	2002	784	R <sup>490</sup>	73529	2002	784	R <sup>490</sup>
73399.2	2002	784	R <sup>490</sup>	73530	2002	784	R <sup>490</sup>
73399.3	2002	784	R <sup>490</sup>	73560	2002	784	R & Ad <sup>490</sup>
73399.4	2002	784	R <sup>490</sup>	73561	2002	784	R & Ad <sup>490</sup>
73399.5	2002	784	R <sup>490</sup>	73562	2002	784	R <sup>490</sup>
73399.6	2002	784	R <sup>490</sup>	73564	2002	784	R <sup>490</sup>
73399.7	2002	784	R <sup>490</sup>	73565	2002	784	R <sup>490</sup>
73400	2002	784	R <sup>490</sup>	73566	2002	784	R <sup>490</sup>
73401	2002	784	R <sup>490</sup>	73567	2002	784	R <sup>490</sup>
73402	2002	784	R <sup>490</sup>	73568	2002	784	R <sup>490</sup>
73404	2002	784	R <sup>490</sup>	73569	2002	784	R <sup>490</sup>
73405	2002	784	R <sup>490</sup>	73570	2002	784	R <sup>490</sup>
73406	2002	784	R <sup>490</sup>	73571	2002	784	R <sup>490</sup>
73407	2002	784	R <sup>490</sup>	73572	2002	784	R <sup>490</sup>
73408	2002	784	R <sup>490</sup>	73580	2002	784	R <sup>490</sup>
73430	2002	784	R <sup>490</sup>	73581	2002	784	R <sup>490</sup>
73431	2002	784	R <sup>490</sup>	73582	2002	784	R <sup>490</sup>
73432.1	2002	784	R <sup>490</sup>	73583	2002	784	R <sup>490</sup>
73433	1999	891	Am	73584	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	73585	2002	784	R <sup>490</sup>
73433.1	1999	891	Am	73586	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	73586.1	2002	784	R <sup>490</sup>
73433.4	1999	891	R	73587	2002	784	R <sup>490</sup>
73434	1999	891	Am	73600	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	73601	2002	784	R <sup>490</sup>
73435	1999	891	Am	73602	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	73603	2002	784	R <sup>490</sup>
73435.1	2002	784	R <sup>490</sup>	73604	2002	784	R <sup>490</sup>
73436	1999	891	Am	73605	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	73606	2002	784	R <sup>490</sup>
73436.05	2002	784	R <sup>490</sup>	73607	2002	784	R <sup>490</sup>
73436.1	1999	891	Am	73608	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	73640	2002	784	R & Ad <sup>490</sup>
73436.2	1999	891	Am	73641	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	73642	2002	784	R & Ad <sup>490</sup>
73437	2002	784	R <sup>490</sup>		2004	69*	Am
73437.5	2002	784	R <sup>490</sup>	73643	2002	784	R <sup>490</sup>
73438	2002	784	R <sup>490</sup>	73644	2002	784	R <sup>490</sup>
73439	2002	784	R <sup>490</sup>	73644.5	2002	784	R <sup>490</sup>
73440	2002	784	R <sup>490</sup>	73645	2002	784	R <sup>490</sup>
73441	2002	784	R <sup>490</sup>	73646	2002	784	R <sup>490</sup>
73442	2002	784	R <sup>490</sup>	73647	2002	784	R <sup>490</sup>
73443	2002	784	R <sup>490</sup>	73648	2002	784	R & Ad <sup>490</sup>
73480	2002	784	R <sup>490</sup>		2003	149	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
73649	2002	784	R <sup>490</sup>	73699	2002	784	R <sup>490</sup>
73649.1	2002	784	R <sup>490</sup>	73699.1	2002	784	R <sup>490</sup>
73650	2002	784	R <sup>490</sup>	73699.2	2002	784	R <sup>490</sup>
73660	2002	784	R & Ad <sup>490</sup>	73699.3	2002	784	R <sup>490</sup>
73660.5	2002	784	R <sup>490</sup>	73699.4	2002	784	R <sup>490</sup>
73661	2002	784	R & Ad <sup>490</sup>	73699.5	2002	784	R <sup>490</sup>
73661.5	2002	784	R <sup>490</sup>	73699.6	2002	784	R <sup>490</sup>
73662	2002	784	R <sup>490</sup>	73701	2002	784	R <sup>490</sup>
73662.5	2002	784	R <sup>490</sup>	73702	2002	784	R <sup>490</sup>
73663	2002	784	R <sup>490</sup>	73704	2002	784	R <sup>490</sup>
73663.5	2002	784	R <sup>490</sup>	73705	2002	784	R <sup>490</sup>
73664	2002	784	R <sup>490</sup>	73709	2002	784	R <sup>490</sup>
73664.5	2002	784	R <sup>490</sup>	73710	2002	784	R <sup>490</sup>
73665	1999	891	Am	73713	2002	784	R <sup>490</sup>
	2002	784	R <sup>490</sup>	73714	2002	784	R <sup>490</sup>
			Ad & R <sup>489 490</sup>	73730	2002	784	R & Ad <sup>490</sup>
	2003	62	Am <sup>519</sup>	73731	2002	784	R <sup>490</sup>
73666	2002	784	R <sup>490</sup>	73732	2002	784	R & Ad <sup>490</sup>
			Ad & R <sup>489 490</sup>	73733	2002	784	R <sup>490</sup>
73667	2002	784	R <sup>490</sup>	73734	2002	784	R <sup>490</sup>
73668	2002	784	R <sup>490</sup>	73735	2002	784	R <sup>490</sup>
73671	2002	784	R <sup>490</sup>	73736	2002	784	R <sup>490</sup>
73672	2002	784	R <sup>490</sup>	73737	2002	784	R <sup>490</sup>
73672.1	2002	784	R <sup>490</sup>	73738	2002	784	R <sup>490</sup>
73672.2	2002	784	R <sup>490</sup>	73739	2002	784	R <sup>490</sup>
73672.6	2002	784	R <sup>490</sup>	73740	2002	784	R <sup>490</sup>
73673	2002	784	R <sup>490</sup>	73741	2002	784	R <sup>490</sup>
73674	2002	784	R <sup>490</sup>	73742	2002	784	R <sup>490</sup>
73674.1	2002	784	R <sup>490</sup>	73743	2002	784	R <sup>490</sup>
73674.5	2002	784	R <sup>490</sup>	73750	2002	784	R & Ad <sup>490</sup>
73675	2002	784	R <sup>490</sup>	73751	2002	784	R <sup>490</sup>
73676	2002	784	R <sup>490</sup>	73752	2002	784	R <sup>490</sup>
73677	2002	784	R <sup>490</sup>	73753	2002	784	R <sup>490</sup>
73678	2002	784	R <sup>490</sup>	73754	2002	784	R <sup>490</sup>
73679	2002	784	R <sup>490</sup>	73755	2002	784	R <sup>490</sup>
73679.5	2002	784	R <sup>490</sup>	73756	2002	784	R & Ad <sup>490</sup>
73680	2002	784	R <sup>490</sup>	73757	1999	891	R & Ad
73681	2002	784	R <sup>490</sup>		2002	784	R <sup>490</sup>
73681.1	2002	784	R <sup>490</sup>				Ad & R <sup>489 490</sup>
73682	2002	784	R <sup>490</sup>		2003	62	Am <sup>519</sup>
73683	2002	784	R <sup>490</sup>	73758	1999	891	Ad(RN)
73684	2002	784	R <sup>490</sup>		2002	784	R & Ad <sup>490</sup>
73685	2002	784	R <sup>490</sup>	73759	2002	784	R <sup>490</sup>
73686	2002	784	R <sup>490</sup>	73760	2002	784	R <sup>490</sup>
73687	2002	784	R <sup>490</sup>	73761	2002	784	R <sup>490</sup>
73690	2002	784	R <sup>490</sup>	73762	2002	784	R <sup>490</sup>
73691	2002	784	R <sup>490</sup>	73763	2002	784	R <sup>490</sup>
73692	2002	784	R <sup>490</sup>	73764	2002	784	R <sup>490</sup>
73693	2002	784	R <sup>490</sup>	73765	2002	784	R <sup>490</sup>
73694	2002	784	R <sup>490</sup>	73766	2002	784	R <sup>490</sup>
73695	2002	784	R <sup>490</sup>	73767	2002	784	R <sup>490</sup>
73696	2002	784	R <sup>490</sup>	73770	2002	784	R & Ad <sup>490</sup>
73697	2002	784	R <sup>490</sup>	73771	2002	784	R & Ad <sup>490</sup>
73698	2002	784	R & Ad <sup>490</sup>	73771.1	2002	784	R <sup>490</sup>
73698.1	2002	784	R <sup>490</sup>	73772	2002	784	R <sup>490</sup>
73698.2	2002	784	R <sup>490</sup>	73773	2002	784	R <sup>490</sup>
73698.3	2002	784	R <sup>490</sup>	73774	2002	784	R <sup>490</sup>
73698.4	2002	784	R <sup>490</sup>	73776	2002	784	R <sup>490</sup>
73698.5	2002	784	R <sup>490</sup>	73777	2002	784	R <sup>490</sup>
73698.6	2002	784	R & Ad <sup>490</sup>	73779	2002	784	R <sup>490</sup>
73698.7	2002	784	R <sup>490</sup>	73781	2002	784	R <sup>490</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
73781.5	2002	784	R <sup>490</sup>	73954	2002	784	R <sup>490</sup>
73781.6	2002	784	R <sup>490</sup>	73954.5	2002	784	R <sup>490</sup>
73782	2002	784	R <sup>490</sup>	73955	2002	784	R <sup>490</sup>
73783	2002	784	R <sup>490</sup>	73956	2002	784	R & Ad <sup>490</sup>
73783.1	2002	784	R & Ad <sup>490</sup>	73957	2002	784	R <sup>490</sup>
73783.2	2002	784	R <sup>490</sup>	73957.5	2002	784	R <sup>490</sup>
73783.3	2002	784	R & Ad <sup>490</sup>	73958	2002	784	R <sup>490</sup>
73783.4	2002	784	R <sup>490</sup>	73959	2002	784	R <sup>490</sup>
73783.5	2002	784	R <sup>490</sup>	73960	2002	784	R <sup>490</sup>
73783.6	2002	784	R <sup>490</sup>	74000	1999	891	R
73783.7	2002	784	R <sup>490</sup>	74001	1999	891	R
73783.8	2002	784	R <sup>490</sup>	74001.5	1999	891	R
73783.9	2002	784	R <sup>490</sup>	74002	1999	891	R
73784	2002	784	R & Ad <sup>490</sup>	74004	1999	891	R
73784.1	2002	784	R <sup>490</sup>	74005	1999	891	R
73784.10	2002	784	R & Ad <sup>490</sup>	74007	1999	891	R
73784.11	2002	784	R <sup>490</sup>	74010	2002	784	R <sup>490</sup>
73784.2	2002	784	R <sup>490</sup>	74011	2002	784	R <sup>490</sup>
73784.3	2002	784	R <sup>490</sup>	74012	2002	784	R <sup>490</sup>
73784.4	2002	784	R <sup>490</sup>	74013	2002	784	R <sup>490</sup>
73784.5	2002	784	R <sup>490</sup>	74014	2002	784	R <sup>490</sup>
73784.6	2002	784	R <sup>490</sup>	74020	2002	784	R <sup>490</sup>
73784.7	2002	784	R <sup>490</sup>	74020.5	2002	784	R <sup>490</sup>
73784.8	2002	784	R <sup>490</sup>	74021	2002	784	R <sup>490</sup>
73784.9	2002	784	R <sup>490</sup>	74022	2002	784	R <sup>490</sup>
73785	2002	784	R <sup>490</sup>	74023	2002	784	R <sup>490</sup>
73790	2002	784	R & Ad <sup>490</sup>	74024	2002	784	R <sup>490</sup>
73791	2002	784	R <sup>490</sup>	74025	2002	784	R <sup>490</sup>
73792	2002	784	R & Ad <sup>490</sup>	74026	2002	784	R <sup>490</sup>
73793	2002	784	R <sup>490</sup>	74030	2002	784	R <sup>490</sup>
73794	2002	784	R <sup>490</sup>	74130	2002	784	R & Ad <sup>490</sup>
73795.5	2002	784	R <sup>490</sup>	74131	2002	784	R <sup>490</sup>
73796	2002	784	R & Ad <sup>490</sup>	74131.1	2002	784	R <sup>490</sup>
73797	2002	784	R <sup>490</sup>	74132	2002	784	R <sup>490</sup>
73798	2002	784	R <sup>490</sup>	74133	2002	784	R <sup>490</sup>
73800	2002	784	R <sup>490</sup>	74134	2002	784	R <sup>490</sup>
73801	2002	784	R <sup>490</sup>	74135	2002	784	R <sup>490</sup>
73802	2002	784	R <sup>490</sup>	74135.1	2002	784	R <sup>490</sup>
73803	1999	641 *	R	74135.5	2002	784	R <sup>490</sup>
73820	2002	784	R <sup>490</sup>	74135.6	2002	784	R <sup>490</sup>
73821	2002	784	R <sup>490</sup>	74136	2002	784	R <sup>490</sup>
73822	2002	784	R <sup>490</sup>	74136.1	2002	784	R <sup>490</sup>
73823	2002	784	R <sup>490</sup>	74137.5	2002	784	R <sup>490</sup>
73824	2002	784	R <sup>490</sup>	74138	2002	784	R <sup>490</sup>
73825	2002	784	R <sup>490</sup>	74139	2002	784	R <sup>490</sup>
73826	2002	784	R <sup>490</sup>	74140	2002	784	R <sup>490</sup>
73827	2002	784	R <sup>490</sup>	74141	2002	784	R <sup>490</sup>
73828	2002	784	R <sup>490</sup>	74143	2002	784	R <sup>490</sup>
73870	2002	784	R <sup>490</sup>	74143.1	2002	784	R <sup>490</sup>
73871	2002	784	R <sup>490</sup>	74143.2	2002	784	R <sup>490</sup>
73872	2002	784	R <sup>490</sup>	74145	2002	784	R & Ad <sup>490</sup>
73873	2002	784	R <sup>490</sup>	74190	2002	784	R <sup>490</sup>
73874	2002	784	R <sup>490</sup>	74191	2002	784	R <sup>490</sup>
73875	2002	784	R <sup>490</sup>	74191.7	2002	784	R <sup>490</sup>
73876	2002	784	R <sup>490</sup>	74192	2002	784	R <sup>490</sup>
73877	2002	784	R <sup>490</sup>	74192.5	2002	784	R <sup>490</sup>
73950	2002	784	R & Ad <sup>490</sup>	74193	2002	784	R <sup>490</sup>
73951	2002	784	R <sup>490</sup>	74194	2002	784	R <sup>490</sup>
73952	2002	784	R & Ad <sup>490</sup>	74195	2002	784	R <sup>490</sup>
	2004	69 *	Am	74195.5	2002	784	R <sup>490</sup>
73953	2002	784	R <sup>490</sup>	74196	2002	784	R <sup>490</sup>

**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>
74197	2002	784	R <sup>490</sup>	74507	2002	784	R <sup>490</sup>
74201	2002	784	R <sup>490</sup>	74508	2002	784	R <sup>490</sup>
74205	2002	784	R <sup>490</sup>	74509	2002	784	R <sup>490</sup>
74206	2002	784	R <sup>490</sup>	74510	2002	784	R <sup>490</sup>
74207	2002	784	R <sup>490</sup>	74511	2002	784	R <sup>490</sup>
74208	2002	784	R <sup>490</sup>	74512	2002	784	R <sup>490</sup>
74209	2002	784	R <sup>490</sup>	74513	2002	784	R <sup>490</sup>
74210	2002	784	R <sup>490</sup>	74514	2002	784	R <sup>490</sup>
74211	2002	784	R <sup>490</sup>	74515	2002	784	R <sup>490</sup>
74212	2002	784	R <sup>490</sup>	74516	2002	784	R <sup>490</sup>
74340	2002	784	R & Ad <sup>490</sup>	74517	2002	784	R <sup>490</sup>
74341	2002	784	R <sup>490</sup>	74518	2002	784	R <sup>490</sup>
74342	2002	784	R & Ad <sup>490</sup>	74520	2002	784	R <sup>490</sup>
	2004	69 *	Am	74521	2002	784	R <sup>490</sup>
74343	2002	784	R <sup>490</sup>	74600	2002	784	R <sup>490</sup>
74344	2002	784	R <sup>490</sup>	74601	2002	784	R <sup>490</sup>
74345	2002	784	R <sup>490</sup>	74602	2002	784	R & Ad <sup>490</sup>
74346	2002	784	R <sup>490</sup>	74603	2002	784	R <sup>490</sup>
74347	2002	784	R <sup>490</sup>	74604	2002	784	R <sup>490</sup>
74348	2002	784	R <sup>490</sup>	74605	2002	784	R <sup>490</sup>
74349	2002	784	R <sup>490</sup>	74606	2002	784	R <sup>490</sup>
74351	2002	784	R <sup>490</sup>	74607	2002	784	R <sup>490</sup>
74352	2002	784	R <sup>490</sup>	74608	2002	784	R <sup>490</sup>
74353	2002	784	R <sup>490</sup>	74609	2002	784	R <sup>490</sup>
74355	2002	784	R <sup>490</sup>	74610	2002	784	R <sup>490</sup>
74359.1	2002	784	R <sup>490</sup>	74611	2002	784	R <sup>490</sup>
74359.2	2002	784	R <sup>490</sup>	74612	2002	784	R <sup>490</sup>
74361	1999	335	R	74613	2002	784	R <sup>490</sup>
	1999	641 *	R	74640	2002	784	R & Ad <sup>490</sup>
74362	1999	335	R	74640.1	2002	784	R <sup>490</sup>
	1999	641 *	R	74640.2	2002	784	R & Ad <sup>490</sup>
74363	1999	335	R	74641	2002	784	R <sup>490</sup>
	1999	641 *	R	74641.1	2002	784	R <sup>490</sup>
74364	1999	335	R	74641.2	2002	784	R <sup>490</sup>
	1999	641 *	R	74641.3	2002	784	R <sup>490</sup>
74365	1999	335	R	74642	2002	784	R <sup>490</sup>
	1999	641 *	R	74643	2002	784	R <sup>490</sup>
74366	1999	335	R	74644.1	2002	784	R <sup>490</sup>
	1999	641 *	R	74644.2	2002	784	R <sup>490</sup>
74367	1999	335	R	74645	2002	784	R <sup>490</sup>
	1999	641 *	R	74646	2002	784	R <sup>490</sup>
74368	1999	335	R	74647	2002	784	R <sup>490</sup>
	1999	641 *	R	74648	2002	784	R <sup>490</sup>
74369	1999	335	R	74649	2002	784	R <sup>490</sup>
	1999	641 *	R	74654.5	2002	784	R <sup>490</sup>
74370	1999	335	R	74660	2002	784	R <sup>490</sup>
	1999	641 *	R	74661	2002	784	R <sup>490</sup>
74371	1999	335	R	74662	2002	784	R <sup>490</sup>
	1999	641 *	R	74662.5	2002	784	R <sup>490</sup>
74372	1999	335	R	74663	2002	784	R <sup>490</sup>
	1999	641 *	R	74665	2002	784	R <sup>490</sup>
74500	2002	784	R <sup>490</sup>	74666	2002	784	R <sup>490</sup>
74501	2002	784	R <sup>490</sup>	74667	2002	784	R <sup>490</sup>
74501.1	2001	824	R	74668	2002	784	R <sup>490</sup>
74501.2	2001	824	R	74669	2002	784	R <sup>490</sup>
74502	2002	784	R <sup>490</sup>	74670	2002	784	R <sup>490</sup>
74503	2002	784	R <sup>490</sup>	74672	2002	784	R <sup>490</sup>
74504	2002	784	R <sup>490</sup>	74673	2002	784	R <sup>490</sup>
74504.5	2002	784	R <sup>490</sup>	74690	2002	784	R <sup>490</sup>
74505	2002	784	R <sup>490</sup>	74691	2002	784	R <sup>490</sup>
74506	2002	784	R <sup>490</sup>	74692	2002	784	R <sup>490</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
74693	2002	784	R <sup>490</sup>	74784	2002	784	R <sup>490</sup>
74693.1	2002	784	R <sup>490</sup>				Ad & R <sup>489 490</sup>
74693.2	2002	784	R <sup>490</sup>	74785	2002	784	R <sup>490</sup>
74693.3	2002	784	R <sup>490</sup>				Ad & R <sup>489 490</sup>
74694	2002	784	R <sup>490</sup>	74786	2002	784	R <sup>490</sup>
74695	2002	784	R <sup>490</sup>	74787	2002	784	R <sup>490</sup>
74698	2002	784	R <sup>490</sup>	74788	2002	784	R <sup>490</sup>
74699	2002	784	R <sup>490</sup>	74789	2002	784	R <sup>490</sup>
74700	2002	784	R <sup>490</sup>	74790	2002	784	R <sup>490</sup>
74701	2002	784	R <sup>490</sup>	74791	2002	784	R <sup>490</sup>
74701.5	2002	784	R <sup>490</sup>	74792	2002	784	R <sup>490</sup>
74702	2002	784	R <sup>490</sup>	74800	2002	784	R <sup>490</sup>
74703	2002	784	R <sup>490</sup>	74801	2002	784	R <sup>490</sup>
74705	2002	784	R <sup>490</sup>	74802	2002	784	R <sup>490</sup>
74706	2002	784	R <sup>490</sup>	74803	2002	784	R <sup>490</sup>
74707	2002	784	R <sup>490</sup>	74805	2002	784	R <sup>490</sup>
74708	2002	784	R <sup>490</sup>	74806	2002	784	R <sup>490</sup>
74710	2002	784	R <sup>490</sup>	74807	2002	784	R <sup>490</sup>
74711	2002	784	R <sup>490</sup>	74807.5	2002	784	R <sup>490</sup>
74720	2002	784	R & Ad <sup>490</sup>	74808	2002	784	R <sup>490</sup>
74721	2002	784	R <sup>490</sup>	74809	2002	784	R <sup>490</sup>
74722	2002	784	R <sup>490</sup>	74810	2002	784	R <sup>490</sup>
74723	2002	784	R <sup>490</sup>	74811	2002	784	R <sup>490</sup>
74724	2002	784	R & Ad <sup>490</sup>	74820.1	2002	784	R & Ad <sup>490</sup>
74725	2002	784	R <sup>490</sup>	74820.10	2002	784	R <sup>490</sup>
74726	2002	784	R <sup>490</sup>	74820.11	2002	784	R <sup>490</sup>
74727	2002	784	R <sup>490</sup>	74820.12	2002	784	R <sup>490</sup>
74727.5	2002	784	R <sup>490</sup>	74820.13	2002	784	R <sup>490</sup>
74728	2002	784	R <sup>490</sup>	74820.14	2002	784	R <sup>490</sup>
74729	2002	784	R <sup>490</sup>	74820.2	2002	784	Am <sup>490</sup>
74730	2002	784	R <sup>490</sup>	74820.3	2002	784	Am <sup>490</sup>
74731	2002	784	R <sup>490</sup>	74820.4	2002	784	R <sup>490</sup>
74740	2002	784	R & Ad <sup>490</sup>	74820.5	2002	784	R <sup>490</sup>
74741	2002	784	R <sup>490</sup>	74820.6	2002	784	R <sup>490</sup>
74742	2002	784	R & Ad <sup>490</sup>	74820.7	2002	784	R <sup>490</sup>
	2004	69 *	Am	74820.8	2002	784	R <sup>490</sup>
74743	2002	784	R <sup>490</sup>	74820.9	2002	784	R <sup>490</sup>
74744	2002	784	R <sup>490</sup>	74830	2002	784	R <sup>490</sup>
74745	2002	784	R <sup>490</sup>	74831	2002	784	R <sup>490</sup>
74745.1	2002	784	R <sup>490</sup>	74832	2002	784	R <sup>490</sup>
74745.5	2002	784	R <sup>490</sup>	74833	2002	784	R <sup>490</sup>
74746	2002	784	R <sup>490</sup>	74834	2002	784	R <sup>490</sup>
74747	2002	784	R <sup>490</sup>	74835	2002	784	R <sup>490</sup>
74748	2002	784	R & Ad <sup>490</sup>	74836	2002	784	R <sup>490</sup>
	2003	149	R	74837	2002	784	R <sup>490</sup>
74749	2002	784	R <sup>490</sup>	74838	2002	784	R <sup>490</sup>
74750	2002	784	R <sup>490</sup>	74839	2002	784	R <sup>490</sup>
74760	2002	784	R & Ad <sup>490</sup>	74840	2002	784	R <sup>490</sup>
74761	2002	784	R <sup>490</sup>	74841	2002	784	R <sup>490</sup>
74762	2002	784	R <sup>490</sup>	74841.5	2002	784	R <sup>490</sup>
74763	2002	784	R <sup>490</sup>	74842	2002	784	R <sup>490</sup>
74764	2002	784	R & Ad <sup>490</sup>	74843	2002	784	R <sup>490</sup>
74765	2002	784	R <sup>490</sup>	74843.5	2002	784	R <sup>490</sup>
74766	2002	784	R <sup>490</sup>	74844	2002	784	R <sup>490</sup>
74767	2002	784	R <sup>490</sup>	74845	2002	784	R <sup>490</sup>
74780	2002	784	R <sup>490</sup>	74845.1	2002	784	R <sup>490</sup>
74781	2002	784	R <sup>490</sup>	74845.2	2002	784	R <sup>490</sup>
74782	2002	784	R <sup>490</sup>	74846	2002	784	R <sup>490</sup>
74782.1	2002	784	R <sup>490</sup>	74847	2002	784	R <sup>490</sup>
74783	2002	784	R <sup>490</sup>	74848	2002	784	R <sup>490</sup>
				74849	2002	784	R <sup>490</sup>

**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
74850	2002	784	R <sup>490</sup>	74935.5	2002	784	R & Ad <sup>490</sup>
74851	2002	784	R <sup>490</sup>	74935.6	2002	784	R <sup>490</sup>
74860	2002	784	R <sup>490</sup>	74935.7	2002	784	R <sup>490</sup>
74861	2002	784	R <sup>490</sup>	74936	2002	784	R <sup>490</sup>
74862	2002	784	R <sup>490</sup>	74937	2002	784	R <sup>490</sup>
74863	2002	784	R <sup>490</sup>	74938	2002	784	R <sup>490</sup>
74864	2002	784	R <sup>490</sup>	74939	2002	784	R <sup>490</sup>
74865	2002	784	R <sup>490</sup>	74940	2002	784	R <sup>490</sup>
74866	2002	784	R <sup>490</sup>	74941	2002	784	R <sup>490</sup>
74867	2002	784	R <sup>490</sup>	74942	2002	784	R <sup>490</sup>
74868	2002	784	R <sup>490</sup>	74943	2002	784	R <sup>490</sup>
74900	2002	784	R <sup>490</sup>	74944	2002	784	R <sup>490</sup>
74901	2002	784	R <sup>490</sup>	74945	2002	784	R <sup>490</sup>
74903	2002	784	R <sup>490</sup>	74948	2002	784	R & Ad <sup>490</sup>
74904	2001	824	R	74949	2002	784	R <sup>490</sup>
74905	2002	784	R <sup>490</sup>	74949.1	2002	784	R <sup>490</sup>
74907	2002	784	R <sup>490</sup>	74950	2002	784	R & Ad <sup>490</sup>
74908	2002	784	R <sup>490</sup>	74951	2002	784	R <sup>490</sup>
74909	2002	784	R <sup>490</sup>	74952	2002	784	R <sup>490</sup>
74910	2002	784	R <sup>490</sup>	74953	2002	784	R <sup>490</sup>
74911	2002	784	R <sup>490</sup>	74954	2002	784	R <sup>490</sup>
74912	2002	784	R <sup>490</sup>	74955	2002	784	R <sup>490</sup>
74913	2002	784	R <sup>490</sup>	74956	2002	784	R <sup>490</sup>
74915	2002	784	R & Ad <sup>490</sup>	74957	2002	784	R <sup>490</sup>
74915.5	2002	784	R <sup>490</sup>	74958	2002	784	R <sup>490</sup>
74916	2002	784	R & Ad <sup>490</sup>	74960	2002	784	R & Ad <sup>490</sup>
74916.5	2002	784	R <sup>490</sup>	74961	2002	784	R <sup>490</sup>
74917	2002	784	R <sup>490</sup>	74962	2002	784	R & Ad <sup>490</sup>
74917.5	2002	784	R <sup>490</sup>	74963	2002	784	R <sup>490</sup>
74918	2002	784	R <sup>490</sup>	74964	2002	784	R <sup>490</sup>
74918.5	2002	784	R <sup>490</sup>	74965	2002	784	R <sup>490</sup>
74919	2002	784	R <sup>490</sup>	74967	2002	784	R <sup>490</sup>
74920	2002	784	R & Ad <sup>490</sup>	74969	2002	784	R <sup>490</sup>
	2003	149	R	74970	2002	784	R <sup>490</sup>
74920.1	2002	784	R <sup>490</sup>	74971	2002	784	R <sup>490</sup>
74920.5	2002	784	R & Ad <sup>490</sup>	74972	2002	784	R <sup>490</sup>
	2003	149	R	74973	2002	784	R <sup>490</sup>
74920.6	2002	784	R & Ad <sup>490</sup>	74980	2002	784	R <sup>490</sup>
	2003	149	R	74981	2002	784	R <sup>490</sup>
74921	2002	784	R <sup>490</sup>	74982	2002	784	R <sup>490</sup>
74921.1	2002	784	R <sup>490</sup>	74983	2002	784	R <sup>490</sup>
74921.10	2002	784	R <sup>490</sup>	74984	2002	784	R & Ad <sup>490</sup>
74921.11	2002	784	R <sup>490</sup>	74985	2002	784	R & Ad <sup>490</sup>
74921.2	2002	784	R <sup>490</sup>	74986	2002	784	R <sup>490</sup>
74921.3	2002	784	R <sup>490</sup>	74987	2002	784	R <sup>490</sup>
74921.4	2002	784	R <sup>490</sup>	74988	2002	784	R & Ad <sup>490</sup>
74921.5	2002	784	R <sup>490</sup>	74989	2002	784	R <sup>490</sup>
74921.6	2002	784	R <sup>490</sup>	74991	2002	784	R <sup>490</sup>
74921.7	2002	784	R <sup>490</sup>	74993	2002	784	R <sup>490</sup>
74921.8	2002	784	R <sup>490</sup>	74994	2002	784	R <sup>490</sup>
74922	2002	784	R <sup>490</sup>	74995	2002	784	R <sup>490</sup>
74923	2002	784	R <sup>490</sup>	74996	2002	784	R <sup>490</sup>
74924	2002	784	R <sup>490</sup>	74997	2002	784	R <sup>490</sup>
74925	2002	784	R <sup>490</sup>	75003	2001	118*	Am
74925.1	2002	784	R <sup>490</sup>	75028.5	2002	664	Am <sup>431</sup>
74925.2	2002	784	R <sup>490</sup>	75029	2002	664	Am <sup>431</sup>
74926	2002	784	R <sup>490</sup>	75030.8	2003	10*	Ad(RN)
74926.5	2002	784	R <sup>490</sup>	75030.9	2001	433	Ad
74926.7	2002	784	R <sup>490</sup>		2002	664	Am (as am by Stats. 1986, Ch. 115) <sup>431</sup>
74934	2002	784	R & Ad <sup>490</sup>				
74935	2002	784	R <sup>490</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
75030.9 (Cont.)				75104.5	2002	664	Am <sup>431</sup>
	2003	10*	Am (as ad by	75106	2002	664	Am <sup>431</sup>
			Stats. 2001, Ch.	75109.1	2004	231	Ad
			433) & RN	75502	2001	118*	Am
75031	2002	664	Am <sup>431</sup>	75506.5	2001	433	Ad
75031.5	2004	231	Ad	75506.6	2004	231	Ad
75033	2002	664	Am <sup>431</sup>	75506.7	2008	626*	Ad
75034.1	2004	231	R	75506.8	2008	626*	Ad
75059	2000	988	Ad	75520	1999	785	Am
75059.1	2000	988	Ad	75521	1999	785	Am
	2001	159	Am <sup>305</sup>		2001	433	Am
75060.1	2002	664	Am <sup>431</sup>		2004	69*	Am
75060.3	2001	745*	R	75523	1999	785	Am
75071	1999	671	Am	75528	2001	433	Ad
	2001	433	Am	75560.3	2001	745*	R
	2002	661	Am	75560.4	2006	538	Am <sup>802</sup>
	2005	328	Am	75571	2001	433	Am
75072	2002	661	Am	75573	2001	433	Ad
75073	2001	433	Ad	75580	2003	10*	Am
75074	2002	661	Ad	75590	1999	671	Am
75074.5	2008	1	Ad		2000	1002	Am
75076.2	2002	784	Am <sup>490</sup>		2003	10*	Am
75077	2002	664	Am <sup>431</sup>	75600.5	2001	118*	Am
	2004	231	Am	75601	2001	118*	Am
75079	2004	231	Am	75602	2001	118*	Am
75079.5	2001	433	Ad		2002	784	Am <sup>490</sup>
75080	1999	671	Am	75606	2006	118	Am
75083	2002	664	Am <sup>431</sup>	75611.5	2004	231	Ad
75085	2000	961	Ad	75758	1999	891	Am & RN
75085.1	2000	961	Ad	76000	2002	1082	Am
75085.2	2000	961	Ad		2003	592	Am
75085.3	2000	961	Ad		2007	302	Am
75085.4	2000	961	Ad		2008	179	Am <sup>976</sup>
75085.5	2000	961	Ad		2008	218	Am
75085.6	2000	961	Ad	76000.5	2006	841	Ad & R <sup>317</sup>
75085.7	2000	961	Ad		2007	302	Am
75085.8	2000	961	Ad		2008	60	Am <sup>547</sup>
75086	2000	961	Ad		2008	179	Am <sup>976</sup>
75086.1	2000	961	Ad	76100	2002	1082	Am
75086.2	2000	961	Ad		2003	592	Am
75087	2000	961	Ad		2005	410	Am
75088	2000	961	Ad	76101	2002	1082	Am
75088.3	2000	961	Ad	76102	2007	49	Am
75088.4	2000	961	Ad	76104	1999	674	Am
75089	2000	961	Ad	76104.1	2004	524	Ad & R <sup>75</sup>
75089.1	2000	961	Ad		2006	768	Am <sup>317</sup>
75091	2004	231	Am		2007	302	Am
75093	2003	10*	Am		2008	179	Am <sup>976</sup>
75094	1999	671	Ad		2008	323	Am <sup>111</sup>
	2003	10*	Am	76104.5	1999	475	Am
	2004	231	R	76104.6	2004		
	2008	1	Ad		Initiative		
75095.5	2002	664	Am <sup>431</sup>		(Prop. 69		
	2002	784	R <sup>490</sup>		adopted		
75101	1999	785	Am		Nov. 2,		
75102	2001	118*	Am		2004)		Ad
75103	2001	118*	Am		2007	302	Am
	2002	784	Am <sup>490</sup>		2008	179	Am <sup>976</sup>
75104	2002	664	Am <sup>431</sup>		2008	751*	Am
75104.4	2002	664	Am <sup>431</sup>	76104.7	2006	69*	Ad
	2004	231	Am		2007	302	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
76106	2002	221	Am	77203	2007	130	Am <sup>902</sup>
76200	2002	784	Am <sup>490</sup>	77205	2003	275	Am
76219	2000	375	Am		2005	75*	Am <sup>80</sup>
76223	2002	1082	Ad	77206	2000	969	Am
76224	2001	767	Am		2001	812	Am
	2002	500	Am	77207.5	2005	75*	Ad <sup>80</sup>
76225	2006	567	Ad		2005	706	Am
76236	2002	367	Ad	77208	2001	824	R
	2005	75*	Am & RN <sup>80</sup>	77209	2001	824	Am
76238	2002	784	Am <sup>490</sup>		2003	365	Am
	2005	75*	Am & RN <sup>80</sup>		2005	75*	Am <sup>80</sup>
76245	2000	375	Am		2005	706	Am (as am by Sec. 142, Stats. 2005, Ch. 75)
	2002	784	Am <sup>490</sup>		2006	69*	Am
76251	2001	432	Ad		2007	130	Am <sup>902</sup>
76252	2001	432	Ad	77212	2000	447	Am
77001	2001	812	Am		2001	812	Am
77001.5	2006	390	Ad	77212.5	1999	138*	Am (by Sec. 4 of Ch.)
77003	2001	812	Am (by Sec. 20 of Ch.)		1999	641*	Am
	2001	824	Am (by Sec. 33.5 of Ch.)		2002	1010	R
	2002	784	Am <sup>490</sup>	77604	2001	745*	Am
	2007	130	Am <sup>902</sup>	77605	2001	745*	Am
77006.5	2004	811	Am	77654	2001	745*	Am
77007	2002	784	Am <sup>490</sup>		2001	852*	Am
77008	2002	784	Am <sup>490</sup>	81008	2004	478*	Am
77009	2000	447	Am	81011.15	2002	221	Am
	2001	745*	Am	82002	2001	921	Am
	2001	812	Am (by Sec. 21.5 of Ch.)	82011	2002	784	Am <sup>490</sup>
	2005	75*	Am <sup>80</sup>		2003	62	Am <sup>519</sup>
	2007	130	Am <sup>902</sup>	82015	2008	418	Am
77200	2005	75*	Am <sup>80</sup>	82016	2000	102*	Am <sup>25 210</sup>
	2007	130	Am <sup>902</sup>	82019	2004	484	Am
	2007	383	Am	82027.5	2004	623*	Am
	2008	179	Am <sup>976</sup>	82030	2002	172	Am
77201	2000	671*	Am		2004	484	Am
	2007	130	R (as ad by Sec. 7, Stats. 1998, Ch. 146) <sup>902</sup>	82033	2000	130	Am
			Am (as am by Sec. 1, Stats. 2000, Ch. 671) <sup>902</sup>	82034	2000	130	Am
					2007	348	Am
77201.1	2000	447	Am (by Sec. 9 of Ch.)	82035.5	2008	192	Ad
	2000	671*	Am	82036	2004	623*	Am
	2007	130	Am <sup>902</sup>		2005	22	Am <sup>647</sup>
	2007	383	Am <sup>898</sup>	82039	2001	921	Am
	2008	179	Am <sup>976</sup>	82048	2004	484	Am
77201.2	2007	383	Am	82048.7	2005	200	Am
77201.3	2007	383	Ad	82053	2000	102*	Am <sup>25 210</sup>
77202	2001	812	Am	83111.5	1999	225*	Ad
	2003	336	Am	83113	1999	855	Am
	2004	183	Am <sup>571</sup>	83116	2000	102*	R (as ad by Prop. 9 and as am by Prop. 208) & Ad <sup>25 210</sup>
	2004	227*	Am				
	2006	69*	Am	83116.3	1999	297	Ad
	2006	538	Am <sup>802</sup>	83116.5	2000	102*	R (as ad by Stats. 1984, Ch. 670 and as am by Prop. 208) & Ad <sup>25 210</sup>
	2007	130	Am <sup>902</sup>				
77202.5	1999	550*	R <sup>1</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By			Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
83124	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>	84305.5	2004	478 *	R (as am by Stats. 1996, Ch. 893 and as am by Prop. 208) & Ad <sup>25 210</sup>
84101	2001	901	Am	84305.6	2000	102 *	Ad <sup>25 210</sup>
	2002	221	Am		2004	478 *	R
	2004	478 *	Am	84310	2006	439	Ad
84102	2000	853	Am	84502	2004	478 *	Am
84103	2000	853	Am	84505	2007	495	Am
	2004	478 *	Am	84506	2004	478 *	R & Ad
84104	2004	483	Am	84506.5	2007	495	Ad
84106	2004	484	Am	84511	2000	102 *	Ad <sup>25 210</sup>
84107	2000	853	Am		2001	241 *	Am
84108	2004	478 *	Am	84600	2001	917 *	Am
84200	2000	130	Am	84602	1999	433 *	Am
84200.3	1999	158 *	Ad		2000	319	Am
	1999	433 *	Am (as ad by Stats. 1999, Ch. 158)		2001	917 *	Am
	2005	200	R		2004	816	Am
84200.4	1999	158 *	Ad		2005	22	Am <sup>647</sup>
	2005	200	R	84602.1	2006	69 *	Ad
84200.5	1999	158 *	Am	84602.5	1999	208	Ad
	1999	855	Am (by Sec. 2 of Ch.)	84603	1999	433 *	Am
	2004	623 *	Am	84604	1999	433 *	Am
84201	2000	102 *	R (as ad by Prop. 208) <sup>25 210</sup>	84605	1999	433 *	Am
	2000	130	Am		2007	348	Am
	2004	484	Am	84606	1999	433 *	Am
84202.5	2000	130	Am	84610	1999	433 *	Am
84202.7	2000	130	Am	84612	2001	79	Ad
84203	2002	211	Am	85100	2000	102 *	R (as ad by Prop. 73 and Prop. 208) & Ad <sup>25 210</sup>
	2004	478 *	Am		2000	102 *	R (as ad by Prop. 73 and Prop. 208) <sup>25 210</sup>
	2005	200	Am	85101	2000	102 *	R (as ad by Prop. 73 and Prop. 208) <sup>25 210</sup>
84203.5	2000	130	Am		2000	102 *	R (as ad by Prop. 73 and Prop. 208) <sup>25 210</sup>
	2004	483	Am	85102	2000	102 *	R (as ad by Prop. 73 and Prop. 208) <sup>25 210</sup>
84204	2000	102 *	Am <sup>25 210</sup>		2000	102 *	R (as ad by Prop. 73 and Prop. 208) <sup>25 210</sup>
	2001	241 *	Am	85103	2000	102 *	R (as ad by Prop. 73) <sup>25 210</sup>
	2004	478 *	Am	85104	2000	102 *	R (as ad by Prop. 73) <sup>25 210</sup>
	2005	200	Am	85200	2000	853	Am
84204.5	2006	438	Ad	85201	2000	853	Am
84211	2000	161	Am	85202	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
	2000	853	Am		2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
84215	2001	241 *	Am	85203	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
	2002	784	Am <sup>490</sup>		2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
	2007	54	Am	85204	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
84216	2000	853	Am		2000	102 *	Ad <sup>25 210</sup>
84216.5	2000	853	Am	85204.5	2000	102 *	Ad <sup>25 210</sup>
84219	2000	853	Am	85205	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
Title 9, Ch. 4, Art. 2.5, heading (Sec. 84250 et seq.)	2008	192	Ad				
84250	2008	192	Ad				
84251	2008	192	Ad				
84252	2008	192	Ad				
84303	2000	853	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
85206	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>	85316 (Cont.)	2007	130	Am <sup>902</sup>
85300	2008	735	R	85317	2000	102 *	Ad <sup>25 210</sup>
85301	2000	102 *	R (as ad by Prop. 73 and Prop. 208) & Ad <sup>25 210</sup>	85318	2000	102 *	Ad <sup>25 210</sup>
					2001	241 *	Am
85302	2000	102 *	R (as ad by Prop. 73 and Prop. 208) & Ad <sup>25 210</sup>	85319	2000	102 *	Ad <sup>25 210</sup>
					2002	212	Am
85303	2000	102 *	R (as ad by Prop. 73 and Prop. 208) & Ad <sup>25 210</sup>	85320	2000	349	Am
				85321	2001	241 *	Ad
				85400	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
85304	2001	241 *	Am		2001	241 *	Am
	2000	102 *	R (as ad by Prop. 73 and Prop. 208) & Ad <sup>25 210</sup>	85401	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
85304.5	2007	283	Ad		2004	9 *	Am (as ad by Stats. 2000, Ch. 102)
85305	2000	102 *	R (as ad by Prop. 73 and Prop. 208) & Ad <sup>25 210</sup>		2004	207	Am (as am by Stats. 2004, Ch. 9)
85306	2000	102 *	R (as ad by Prop. 73 and Prop. 208) & Ad <sup>25 210</sup>	85402	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
	2001	241 *	Am	85403	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
85307	2000	102 *	R (as ad by Prop. 73 and Prop. 208) & Ad <sup>25 210</sup>	85404	2000	102 *	R (as ad by Prop. 208) <sup>25 210</sup>
	2004	815 *	Am	85500	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
85308	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>		2001	241 *	Am
				85501	2000	102 *	Ad <sup>25 210</sup>
85309	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>		2001	241 *	Am
	2001	241 *	Am	85505	2002	551	Ad
85310	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>	85600	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
					2001	241 *	Am
85311	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>	85601	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
	2001	241 *	Am		2001	241 *	Am
85312	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>	85602	2000	102 *	R (as ad by Prop. 208) <sup>25 210</sup>
					2000	433 *	Am
85313	2001	241 *	Am	85603	1999	433 *	Am
	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>	85700	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
85314	2000	102 *	Ad <sup>25 210</sup>		2001	241 *	Am
85315	2000	102 *	Ad <sup>25 210</sup>	85701	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>
85316	2000	102 *	Ad <sup>25 210</sup>				
	2006	624 *	Am	85702	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By			Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
85703	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>	91004	2000	102 *	R (as ad by Prop. 9 and as am by Prop. 208) & Ad <sup>25 210</sup>
	2007	708	Am				
85704	2000	102 *	R (as ad by Prop. 208) & Ad <sup>25 210</sup>	91005	2000	130	Am
85705	2000	102 *	R (as ad by Prop. 208) <sup>25 210</sup>	91005.5	2000	102 *	R (as ad by Stats. 1982, Ch. 727 and as am by Prop. 208) & Ad <sup>25 210</sup>
85706	2000	102 *	R (as ad by Prop. 208) <sup>25 210</sup>	91006	2000	102 *	R (as ad by Prop. 9 and as am by Prop. 208) & Ad <sup>25 210</sup>
86102	2008	735	R				
86109.5	1999	855	Ad				
86116	2001	921	Am				
87102.6	2006	538	Am <sup>802</sup>	91007	1999	577 *	Am
87103	2000	130	Am		2000	135	Am <sup>203</sup>
87103.5	2002	654	Am	91011	2004	591	Am
87104	2006	538	R (as ad by Sec. 1, Stats. 1994, Ch. 274) <sup>802</sup>	91013.5	2002	784	Am <sup>490</sup>
					2004	483	Am
87105	2002	233	Ad	Title 9, Ch. 12, heading (Sec. 91015 et seq.)			
87205	2005	200	Am		2008	735	Ad & R <sup>1006</sup>
87206	2000	130	Am	Title 9, Ch. 12, Art. 1, heading (Sec. 91015 et seq.)			
87207	2000	130	Am		2008	735	Ad & R <sup>1006</sup>
87302.3	2007	348	Ad	91015	2008	735	Ad & R <sup>1006</sup>
87302.6	2002	264	Ad	91017	2008	735	Ad & R <sup>1006</sup>
87406	1999	10 *	Am	91019	2008	735	Ad & R <sup>1006</sup>
87406.3	2005	680	Ad <sup>485</sup>	91021	2008	735	Ad & R <sup>1006</sup>
87407	2003	778	Am	Title 9, Ch. 12, Art. 2, heading (Sec. 91023 et seq.)			
87500	2005	200	Am		2008	735	Ad & R <sup>1006</sup>
	2007	348	Am	91023	2008	735	Ad & R <sup>1006</sup>
87500.1	2008	498	Ad & R <sup>996</sup>	Title 9, Ch. 12, Art. 3, heading (Sec. 91024 et seq.)			
88001	2002	221	Am		2008	735	Ad & R <sup>1006</sup>
	2008	137	Am	91024	2008	735	Ad & R <sup>1006</sup>
88002.5	1999	312	Ad	91025	2008	735	Ad & R <sup>1006</sup>
88005	2008	133 *	Am	91027	2008	735	Ad & R <sup>1006</sup>
89510	2000	102 *	Ad <sup>25 210</sup>	91028	2008	735	Ad & R <sup>1006</sup>
	2001	241 *	Am	91029	2008	735	Ad & R <sup>1006</sup>
89511	2000	130	Am	91031	2008	735	Ad & R <sup>1006</sup>
89511.5	2007	348	Am	91033	2008	735	Ad & R <sup>1006</sup>
89513	2006	155	Am	91035	2008	735	Ad & R <sup>1006</sup>
	2006	538	Am <sup>802</sup>	91037	2008	735	Ad & R <sup>1006</sup>
	2007	130	Am <sup>902</sup>	91039	2008	735	Ad & R <sup>1006</sup>
89519	2000	102 *	R (as ad by Stats. 1990, Ch. 84 and Prop. 208) & Ad <sup>25 210</sup>	91043	2008	735	Ad & R <sup>1006</sup>
				91045	2008	735	Ad & R <sup>1006</sup>
90000	2004	483	Am				
90003	2004	483	Am				
90004	2004	591	Am				
	2005	22	Am <sup>647</sup>				
91000	2000	102 *	R (as ad by Prop. 9 and as am by Prop. 208) & Ad <sup>25 210</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**GOVERNMENT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
91046	2008	735	Ad & R <sup>1006</sup>	Title 9,			
91049	2008	735	Ad & R <sup>1006</sup>	Ch. 12,			
91051	2008	735	Ad & R <sup>1006</sup>	Art. 9,			
91053	2008	735	Ad & R <sup>1006</sup>	heading			
91055	2008	735	Ad & R <sup>1006</sup>	(Sec. 91127			
91059	2008	735	Ad & R <sup>1006</sup>	et seq.)	2008	735	Ad & R <sup>1006</sup>
91061	2008	735	Ad & R <sup>1006</sup>	91127	2008	735	Ad & R <sup>1006</sup>
91063	2008	735	Ad & R <sup>1006</sup>	91131	2008	735	Ad & R <sup>1006</sup>
91065	2008	735	Ad & R <sup>1006</sup>	Title 9,			
91067	2008	735	Ad & R <sup>1006</sup>	Ch. 12,			
Title 9,				Art. 10,			
Ch. 12,				heading			
Art. 4,				(Sec. 91133			
heading				et seq.)	2008	735	Ad & R <sup>1006</sup>
(Sec. 91071				91133	2008	735	Ad & R <sup>1006</sup>
et seq.)	2008	735	Ad & R <sup>1006</sup>	91135	2008	735	Ad & R <sup>1006</sup>
91071	2008	735	Ad & R <sup>1006</sup>	Title 9,			
91073	2008	735	Ad & R <sup>1006</sup>	Ch. 12,			
91075	2008	735	Ad & R <sup>1006</sup>	Art. 11,			
91077	2008	735	Ad & R <sup>1006</sup>	heading			
91079	2008	735	Ad & R <sup>1006</sup>	(Sec. 91137			
91081	2008	735	Ad & R <sup>1006</sup>	et seq.)	2008	735	Ad & R <sup>1006</sup>
91083	2008	735	Ad & R <sup>1006</sup>	91137	2008	735	Ad & R <sup>1006</sup>
91085	2008	735	Ad & R <sup>1006</sup>	91139	2008	735	Ad & R <sup>1006</sup>
91087	2008	735	Ad & R <sup>1006</sup>	91140	2008	735	Ad & R <sup>1006</sup>
91091	2008	735	Ad & R <sup>1006</sup>	Title 9,			
91093	2008	735	Ad & R <sup>1006</sup>	Ch. 12,			
Title 9,				Art. 12,			
Ch. 12,				heading			
Art. 5,				(Sec. 91141			
heading				et seq.)	2008	735	Ad & R <sup>1006</sup>
(Sec. 91095				91141	2008	735	Ad & R <sup>1006</sup>
et seq.)	2008	735	Ad & R <sup>1006</sup>	91143	2008	735	Ad & R <sup>1006</sup>
91095	2008	735	Ad & R <sup>1006</sup>	91145	2008	735	Ad & R <sup>1006</sup>
91095.5	2008	735	Ad & R <sup>1006</sup>	91147	2008	735	Ad & R <sup>1006</sup>
91097	2008	735	Ad & R <sup>1006</sup>	91149	2008	735	Ad & R <sup>1006</sup>
91099	2008	735	Ad & R <sup>1006</sup>	91157	2008	735	Ad & R <sup>1006</sup>
Title 9,				91503	1999	61	Am
Ch. 12,				91520	1999	61	Am
Art. 6,				91521.3	2004	7*	Am
heading					2005	387	R
(Sec. 91107				91533	1999	61	Am
et seq.)	2008	735	Ad & R <sup>1006</sup>	91550	2004	225*	Am
91107	2008	735	Ad & R <sup>1006</sup>	91558.5	1999	863	Ad & R <sup>18</sup>
91111	2008	735	Ad & R <sup>1006</sup>	91559	1999	863	Ad
91113	2008	735	Ad & R <sup>1006</sup>	91559.1	1999	863	Ad
Title 9,				91559.2	1999	863	Ad
Ch. 12,				91559.3	1999	863	Ad
Art. 7,				91559.4	1999	863	Ad
heading				91560	1999	61	Am
(Sec. 91115				92201	2006	538	Am <sup>802</sup>
et seq.)	2008	735	Ad & R <sup>1006</sup>	92204	2001	745*	R
91115	2008	735	Ad & R <sup>1006</sup>	92251	2006	538	Am <sup>802</sup>
Title 9,				92268	2006	538	Am <sup>802</sup>
Ch. 12,				92309	2006	538	Am <sup>802</sup>
Art. 8,				93005	2002	461	Am
heading				93011	2003	11*	Am
(Sec. 91121				95000	1999	146*	S <sup>57</sup>
et seq.)	2008	735	Ad & R <sup>1006</sup>				
91121	2008	735	Ad & R <sup>1006</sup>				
91123	2008	735	Ad & R <sup>1006</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
95000 (Cont.)	2004	183	Am (as ad by Sec. 4, Stats. 1993, Ch. 945) <sup>571</sup>	95029.5	2004	456	Ad S <sup>897</sup>
	2007	56	S <sup>897</sup>	95030	1999	146*	R
95001	1999	146*	S <sup>57</sup>	95500	2002	1024	Ad <sup>448</sup>
	2007	56	Am <sup>897</sup>	95501	2002	1024	Ad <sup>448</sup>
	2008	179	Am <sup>976</sup>	95502	2002	1024	Ad <sup>448</sup>
95001.5	1999	146*	S <sup>57</sup>	95503	2002	1024	Ad <sup>448</sup>
	2007	56	S <sup>897</sup>	95504	2002	1024	Ad <sup>448</sup>
95002	1999	146*	S <sup>57</sup>	95505	2002	1024	Ad <sup>448</sup>
	2007	56	S <sup>897</sup>	95506	2002	1024	Ad <sup>448</sup>
95003	1999	146*	S <sup>57</sup>	95507	2002	1024	Ad <sup>448</sup>
	2007	56	Am (as ad by Sec. 2, Stats. 1993, Ch. 945) <sup>897</sup>	95508	2002	1024	Ad <sup>448</sup>
	2008	179	Am (as am by Sec. 106, Stats. 2007, Ch. 56) <sup>976</sup>	96103	2001	745*	R
95004	1999	146*	S <sup>57</sup>	99000	1X 2003–04	13	Ad
	2001	171*	Am (as am by Sec. 3, Stats. 1997, Ch. 294)	99001	1X 2003–04	13	Ad
	2007	56	S <sup>897</sup>	99002	1X 2003–04	13	Ad
3X 2007–08	2007–08	3*	Am	99003	1X 2003–04	13	Ad
95006	1999	146*	S <sup>57</sup>	99004	1X 2003–04	13	Ad
	2007	56	Am <sup>897</sup>	99005	1X 2003–04	13	Ad
95007	1999	146*	S <sup>57</sup>	99006	1X 2003–04	13	Ad
	2007	56	Am <sup>897</sup>	99007	5X 2003–04	2*	Am <sup>435</sup>
95008	1999	146*	S <sup>57</sup>	99008	1X 2003–04	13	Ad
	2007	56	Am <sup>897</sup>	99009	5X 2003–04	2*	Am <sup>563 435</sup>
95009	1999	146*	S <sup>57</sup>	99010	1X 2003–04	13	Ad
	2007	56	S <sup>897</sup>	99011	1X 2003–04	13	Ad
95012	1999	146*	S <sup>57</sup>	99012	1X 2003–04	13	Ad
	2007	56	S <sup>897</sup>	99013	1X 2003–04	13	Ad
95014	1999	146*	S <sup>57</sup>	99014	1X 2003–04	13	Ad
	2007	56	Am <sup>897</sup>	99015	1X 2003–04	13	Ad
95016	1999	146*	S <sup>57</sup>	99016	1X 2003–04	13	Ad
	2007	56	Am <sup>897</sup>	99017	1X 2003–04	13	Ad
95018	1999	146*	S <sup>57</sup>	99018	1X 2003–04	13	Ad
	2007	56	Am <sup>897</sup>	99019	1X 2003–04	13	Ad
95020	1999	146*	S <sup>57</sup>	99020	1X 2003–04	13	Ad
	2007	56	Am <sup>897</sup>	99050	5X 2003–04	2*	Ad <sup>435</sup>
	2008	179	Am <sup>976</sup>	99051	5X 2003–04	2*	Ad <sup>435</sup>
95022	1999	146*	S <sup>57</sup>	99055	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	S <sup>897</sup>	99060	5X 2003–04	2*	Ad <sup>435</sup>
95024	1999	146*	S <sup>57</sup>	99062	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99064	5X 2003–04	2*	Ad <sup>435</sup>
95026	1999	146*	S <sup>57</sup>	99065	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99066	5X 2003–04	2*	Ad <sup>435</sup>
95028	1999	146*	S <sup>57</sup>	99067	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99069	5X 2003–04	2*	Ad <sup>435</sup>
95029	1999	146*	S <sup>57</sup>	99070	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99071	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99072	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99074	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99075	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99076	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99077	5X 2003–04	2*	Ad <sup>435</sup>
	2007	56	Am <sup>897</sup>	99500	2006	663	Ad
	2007	56	Am <sup>897</sup>	99501	2006	663	Ad
	2007	56	Am <sup>897</sup>	99502	2006	663	Ad
	2007	56	Am <sup>897</sup>	99503	2006	663	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**HARBORS AND NAVIGATION CODE**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
39	2001	597	Am	658.6	2001	745 *	R
63.6	2000	396	Am	660	2002	940	Am
64.5	2004	286	R		2004	501	Am
64.7	2001	360	Ad	660.1	2002	940	Ad & R <sup>19</sup>
65.8	2001	745 *	R	660.2	2004	501	Ad & R <sup>696</sup>
69.5	1999	798	Ad <sup>87</sup>	664	2003	449	Am
69.6	1999	798	Ad <sup>87</sup>	667	2003	449	Am
69.8	1999	798	Ad <sup>87</sup>	668	1999	500	Am
	2004	286	R		2000	502	Am
69.9	1999	798	Ad <sup>87</sup>		2007	747	Am
70.3	2000	282	Ad	668.1	2000	396	Am
70.4	2000	282	Am		2002	383	Am
70.5	2000	282	Ad		2007	747	Am
71.4	1999	66 *	Am	668.2	2000	396	Am
	2002	625 *	Am	668.3	2000	396	Ad
	2004	534	Am	680	2004	565	Ad
71.7	2002	664	R (as ad by Sec. 2, Stats. 1994, Ch. 1231) <sup>431</sup>	681	2004	565	Ad
				682	2004	565	Ad
71.7.5	2008	298	Ad	683	2004	565	Ad <sup>666</sup>
72.4	2006	538	Am <sup>802</sup>	684	2004	565	Ad <sup>666</sup>
76.3	2004	534	Am	685	2004	565	Ad
	2008	178	Am	702.5	2000	380	Ad
76.6	2004	534	Am	714	2000	508	Am
76.8	1999	66 *	Am	719	2000	380	Am
80.2	2004	909 *	Am <sup>98</sup>	720	2000	508	Am
			R <sup>100</sup>	725	2000	380	Am
	2005	675	Am <sup>36 13</sup>	729.5	2000	508	Ad
85.2	1999	66 *	Am	732	2000	508	Am
	2008	760 *	Am	733	2000	508	Am
85.3	2005	383	R	735.2	2000	380	Ad
303	2006	538	Am <sup>802</sup>	739	2000	508	Am
444	2006	538	Am <sup>802</sup>	773.2	2006	538	Am <sup>802</sup>
449.3	2004	796	Am	782	2002	293	Am
449.5	2004	796	Am	Div. 5, heading (Sec. 1100 et seq.)	2001	177	Am
504	2006	538	Am <sup>802</sup>	1100	2001	177	Am
508	2006	538	Am <sup>802</sup>	1101	2001	177	Am
515	2002	784	Am <sup>490</sup>	1105	2001	177	Am
518	2005	311	Am	1110	2001	177	Am
523	2005	311	Am	1112	2001	177	Am
525	2005	311	Am	1114	2001	177	Am
525.5	2003	357	Ad	1114.5	2001	177	Am
526	2005	311	Am	1117	2008	567	Ad
601	1999	1000	R	1125	2001	177	Am
602	1999	1000	R	1126	2000	394	Am
603	1999	1000	R		2001	177	Am
604	1999	1000	R	1127	2001	177	Am
651	2000	398	Am	1128	2001	177	Am
654	2003	496	Am	1130	2001	177	Am
			R & Ad <sup>63</sup>		2008	567	Am
654.03	2003	496	Ad <sup>63</sup>	1132	2001	177	Am
654.05	2003	496	Am	1133	2001	177	Am
			R & Ad <sup>63</sup>	1137	2008	567	Am
	2004	130	Am (as ad by Sec. 5, Stats. 2003, Ch. 496)	1140	2001	177	Am
				1141	2001	177	Am
654.3	2000	502	Ad <sup>34</sup>	1150	2001	177	Am
655.7	2002	383	Am		2004	560	Am
658.3	2000	398	Am		2008	567	Am
	2002	383	Am	1152	2008	567	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HARBORS AND NAVIGATION CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1153	2008	567	Am	3980	2006	859	Ad
1154	2008	567	Am	4005	2007	31	Am
1155	2008	567	Am	4042	2003	149	Am
1156	2008	567	Am	5831	2002	221	Am
1156.5	2008	567	Am	5861	2002	221	Am
1156.6	2008	567	Am	5863	2002	221	Am
1157	2008	567	Am	5864	2002	221	Am
1157.1	2008	567	Ad	5865	2002	221	Am
1157.2	2008	567	Ad	5866	2002	221	Am
1157.3	2008	567	Ad	5867	2002	221	Am
1157.4	2008	567	Ad	5872	2002	221	Am
1157.5	2008	568	Ad	5873	2002	221	Am
1158	2008	567	Am	5874	2002	221	Am
1159	2008	567	Am	5900.11	2005	158	Ad
1159.1	2008	567	Am	6020	2002	221	Am
1159.4	2008	567	Ad & R <sup>111</sup>	6031	2002	221	Am
1159.5	2008	567	Ad	6035	2002	221	Am
1163	1999	261	Am	6037.4	2006	538	Am <sup>802</sup>
1164	1999	261	Am	6039	2002	221	Am
1170.3	1999	470	Am	6044	2002	221	Am
	2001	177	Am	6045	2002	221	Am
1171.5	2008	567	Am	6053	2002	221	Am
1176	2006	538	Am <sup>802</sup>	6054	2002	221	Am
	2008	568	R & Ad	6055	2002	221	Am
1177	2001	177	Am		2003	389	Am
1180.3	2000	394	Am	6056	2002	221	Am
1180.6	2008	567	Am	6060	2005	700	Am
1181	2000	394	Am	6064	2005	158	Ad
	2008	567	Am	6077.6	2003	389	Am
1182	2008	567	Am	6084	2001	177	Am
1190	1999	261	Am	6084.2	2003	389	Ad
	2002	765	Am	6230	2002	221	Am
	2005	129	Am	6272	2005	158	Ad
1190.1	2001	177	Ad	6830.1	2006	284	R & Ad
1191	1999	261	Am	6830.2	2006	284	Ad
	2002	765	Am	6832	2006	284	Am
1192	2001	177	Am	6835.1	2006	284	Am
1195.1	2008	567	Ad	6860.5	2005	158	Ad
1195.3	2008	567	Ad	6894.1	2006	284	Ad
1196.1	2008	567	Ad	6894.2	2006	284	Ad
1196.3	2008	567	Ad	6910	2006	284	Ad
1198	2000	786	Ad	6939.6	2006	588	Am
1200	2001	745*	Am	7047	2005	700	Am
1760	2004	942	Ad	7053.5	2005	158	Ad
3927	2001	745*	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20	2002	386	Am	1179.21	2004		
	2006	241	Am <sup>562 856</sup>		Initiative		
21	2006	241	Am <sup>562 856</sup>		(Prop. 61		
135	2006	241	Am <sup>562 856</sup>		adopted		
136	2006	241	Am <sup>562 856</sup>		Nov. 2,		
137	2006	241	Am <sup>562 856</sup>		2004)		Ad
138	2006	241	Am <sup>562 856</sup>		1179.22	2004	
138.4	2006	241	Am <sup>562 856</sup>		Initiative		
138.6	2003	886	Ad		(Prop. 61		
	2004	183	Am <sup>571</sup>		adopted		
150	1999	146*	Ad	Nov. 2,			
151	1999	146*	Ad	2004)		Ad	
	2006	241	Am <sup>562 856</sup>	1179.23	2004		
152	1999	146*	Ad	Initiative			
	2006	241	Am <sup>562 856</sup>	(Prop. 61			
Div. 1, Pt. 1.8, heading (Sec. 442 et seq.)				adopted			
	2008	683	Ad	Nov. 2,			
442	2008	683	Ad	2004)		Ad	
442.5	2008	683	Ad	1179.24	2004		
442.7	2008	683	Ad	Initiative			
444.20	2000	139*	Ad & R <sup>205</sup>	(Prop. 61			
	2003	324	Am <sup>111</sup>	adopted			
	2004	183	Am <sup>571</sup>	Nov. 2,			
444.21	2000	139*	Ad & R <sup>205</sup>	2004)		Ad	
	2001	159	Am <sup>305</sup>	1179.25	2004		
	2003	324	S <sup>111</sup>	Initiative			
444.22	2000	139*	Ad & R <sup>205</sup>	(Prop. 61			
	2003	324	Am <sup>111</sup>	adopted			
444.23	2000	139*	Ad & R <sup>205</sup>	Nov. 2,			
	2003	324	S <sup>111</sup>	2004)		Ad	
444.24	2000	139*	Ad & R <sup>205</sup>	1179.3	1999	146* Am <sup>36 13</sup>	
	2003	324	Am <sup>111</sup>	1179.30	2004		
475	1999	765	Ad	Initiative			
900	1999	731	Ad	(Prop. 61			
901	2000	144*	Ad	adopted			
	2000	343	Am	Nov. 2,			
	2004	644	Am	2004)		Ad	
1179.10	2004			1179.31	2004		
	Initiative			Initiative			
	(Prop. 61			(Prop. 61			
	adopted			Nov. 2,			
	Nov. 2,			2004)		Ad	
	2004)		Ad	1179.32	2004		
1179.11	2004			Initiative			
	Initiative			(Prop. 61			
	(Prop. 61			adopted			
	adopted			Nov. 2,			
	Nov. 2,			2004)		Ad	
	2004)		Ad	1179.33	2004		
1179.2	2004	193	Am <sup>571</sup>	Initiative			
	2005	22	Am <sup>647</sup>	(Prop. 61			
1179.20	2004			adopted			
	Initiative			Nov. 2,			
	(Prop. 61			2004)		Ad	
	adopted			1179.34	2004		
	Nov. 2,			Initiative			
	2004)		Ad	(Prop. 61			
				adopted			
				Nov. 2,			
				2004)		Ad	
				1179.34	2004		
				Initiative			
				(Prop. 61			
				adopted			
				Nov. 2,			
				2004)		Ad	
						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
1179.35	2004			Div. 1, Pt. 6.1, heading (Sec. 1179.50 et seq.) (Cont.)			
	Initiative (Prop. 61 adopted Nov. 2, 2004)		Ad		adopted Nov. 4, 2008)		
1179.36	2004			Div. 1, Pt. 6.1, Ch. 1, heading (Sec. 1179.50 et seq.)			
	Initiative (Prop. 61 adopted Nov. 2, 2004)		Ad		2008 Initiative (Prop. 3 adopted Nov. 4, 2008)		Ad
1179.37	2004						
	Initiative (Prop. 61 adopted Nov. 2, 2004)		Ad				
1179.38	2004			1179.50	2008 Initiative (Prop. 3 adopted Nov. 4, 2008)		Ad
	Initiative (Prop. 61 adopted Nov. 2, 2004)		Ad				
1179.39	2004			1179.51	2008 Initiative (Prop. 3 adopted Nov. 4, 2008)		Ad
	Initiative (Prop. 61 adopted Nov. 2, 2004)		Ad				
1179.40	2004			Div. 1, Pt. 6.1, Ch. 2, heading (Sec. 1179.53 et seq.)			
	Initiative (Prop. 61 adopted Nov. 2, 2004)		Ad		2008 Initiative (Prop. 3 adopted Nov. 4, 2008)		
1179.41	2004						
	Initiative (Prop. 61 adopted Nov. 2, 2004)		Ad				
1179.42	2004			1179.53	2008 Initiative (Prop. 3 adopted Nov. 4, 2008)		Ad
	Initiative (Prop. 61 adopted Nov. 2, 2004)		Ad				
1179.43	2004			1179.54	2008 Initiative (Prop. 3 adopted Nov. 4, 2008)		Ad
	Initiative (Prop. 61 adopted Nov. 2, 2004)		Ad				
Div. 1, Pt. 6.1, heading (Sec. 1179.50 et seq.)	2008			1179.55	2008 Initiative (Prop. 3 adopted Nov. 4, 2008)		Ad
	Initiative (Prop. 3						

**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
1179.56	2008			1179.64	2008		
	Initiative				Initiative		
	(Prop. 3				(Prop. 3		
	adopted				adopted		
	Nov. 4,				Nov. 4,		
	2008)		Ad		2008)		Ad
1179.57	2008			1179.65	2008		
	Initiative				Initiative		
	(Prop. 3				(Prop. 3		
	adopted				adopted		
	Nov. 4,				Nov. 4,		
	2008)		Ad		2008)		Ad
1179.58	2008			1179.66	2008		
	Initiative				Initiative		
	(Prop. 3				(Prop. 3		
	adopted				adopted		
	Nov. 4,				Nov. 4,		
	2008)		Ad		2008)		Ad
	2008)		Ad	1179.67	2008		
	Initiative				Initiative		
	(Prop. 3				(Prop. 3		
	adopted				adopted		
	Nov. 4,				Nov. 4,		
	2008)		Ad		2008)		Ad
Div. 1, Pt. 6.1, Ch. 3, heading (Sec. 1179.59 et seq.)	2008			1179.68	2008		
	Initiative				Initiative		
	(Prop. 3				(Prop. 3		
	adopted				adopted		
	Nov. 4,				Nov. 4,		
	2008)		Ad		2008)		Ad
1179.59	2008			1179.69	2008		
	Initiative				Initiative		
	(Prop. 3				(Prop. 3		
	adopted				adopted		
	Nov. 4,				Nov. 4,		
	2008)		Ad		2008)		Ad
	2008)		Ad	1179.70	2008		
1179.6	2000	312*	Ad		Initiative		
1179.60	2008				(Prop. 3		
	Initiative				adopted		
	(Prop. 3				Nov. 4,		
	adopted				2008)		Ad
	Nov. 4,			1179.71	2008		
	2008)		Ad		Initiative		
1179.61	2008				(Prop. 3		
	Initiative				adopted		
	(Prop. 3				Nov. 4,		
	adopted				2008)		Ad
	Nov. 4,			1179.72	2008		
	2008)		Ad		Initiative		
1179.62	2008				(Prop. 3		
	Initiative				adopted		
	(Prop. 3				Nov. 4,		
	adopted				2008)		Ad
	Nov. 4,				2008)		Ad
	2008)		Ad		2008)		Ad
1179.63	2008			1180	2003	750	Ad
	Initiative			1180.1	2003	750	Ad
	(Prop. 3				2008	179	Am <sup>976</sup>
	adopted			1180.2	2003	750	Ad
	Nov. 4,			1180.3	2003	750	Ad
	2008)		Ad	1180.4	2003	750	Ad
	2008)		Ad	1180.5	2003	750	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
1180.6	2003	750	Ad	1257.9	2007	460	Ad
1203.7	2003	296	Am	1260.1	1999	850	Ad
1204	2000	27	Am	1261	1999	588	Ad
1204.4	2000	99	Ad	1261.3	2005	58	Ad
1204.5	2007	188*	Ad	1261.5	1999	83	Am <sup>30</sup>
1205.1	2004	193	R <sup>571</sup>		2004	342	Am
1206	1999	83	Am <sup>30</sup>	1261.6	1999	83	Am <sup>30</sup>
	2002	540	Am <sup>418</sup>		2004	342	Am
	2005	135	Am <sup>113</sup>		2005	469*	Am <sup>807</sup>
1212	2003	602	Am		2006	775	Am <sup>807</sup>
1214	2006	74*	Am	1262.4	2006	794	Ad
1214.1	2006	74*	Am		2007	130	Am <sup>902</sup>
1214.5	2006	74*	Am	1262.5	2001	691	Ad
1217	2003	602	Am		2007	472	Am
1218.1	2003	602	Ad	1262.6	2001	691	Ad
1218.2	2003	602	Ad	1262.7	2001	691	Ad
1219	2008	90	Am	1262.8	2003	583	Ad
1221	2001	525	Ad		2008	603	R & Ad
1221.05	2001	525	Ad	1263	2001	339	Ad
1221.09	2001	525	Ad	1264	2004	770	Ad <sup>485</sup>
1221.11	2001	525	Ad	1265	2000	451	Am
1221.13	2001	525	Ad		2001	685	Am
1221.15	2001	525	Ad		2005	507	Am
1221.17	2001	525	Ad	1265.3	2005	507	Ad
1221.19	2001	525	Ad	1265.4	2008	225	Ad
1222	2004	449	Ad	1265.5	2006	889	Am (by Sec. 1 of Ch.)
1226.1	2003	602	Ad		2006	902	Am (By Sec. 1.5 of Ch.)
	2007	24	Am		2007	130	Am <sup>902</sup>
1226.2	2003	602	Ad	1265.6	2006	889	Ad
1226.3	2003	602	Ad		2007	130	Am <sup>902</sup>
1228	2003	602	Am	1266	2003	230*	Am
1229.1	2003	602	Ad		2006	74*	R & Ad
1231	2003	602	Am		2007	188*	Am
1231.5	2005	315	Ad		2008	758*	Am
1248.15	1999	944	Am	1266.10	2006	74*	Ad
1250	2000	451	Am	1266.12	2006	74*	Ad
	2001	685	Am	1266.5	2006	74*	Ad
	2005	333	Am	1266.7	2006	74*	Ad
	2005	443	Am (by Sec. 2 of Ch.)	1266.9	2006	74*	Ad
1250.3	2006	538	Am <sup>802</sup>		2006	528*	Am
1250.6	2001	685	Ad		2006	895	Am
1250.7	2002	752	Ad		2007	130	Am <sup>902</sup>
1250.8	2006	394	Am <sup>846</sup>		2007	483	Am <sup>962</sup>
	2007	130	Am <sup>902</sup>	1267	2000	451	Am
	2007	188*	Am	1267.19	2006	538	Am <sup>802</sup>
	2008	179	Am <sup>976</sup>	1267.5	2000	451	Am
1253	2000	451	Am		2001	685	Am
1253.5	2008	396	Ad	1271.15	2004	509	Ad
1254.4	2008	465	Ad	1275.3	2004	193	Am <sup>571</sup>
1254.7	1999	403	Ad	1276	2005	80*	Am
1255	2004	183	Am <sup>571</sup>	1276.05	2000	841	Ad
1255.25	2008	459	Ad		2001	228*	Am
1255.7	2000	824	Ad & R <sup>43</sup>	1276.4	1999	945	Ad
	2003	150	Am		2000	148*	Am
	2004	103	Am	1276.5	1999	146*	Am
	2005	625	Am <sup>13</sup>		2001	685	Am
1255.8	2008	296	Ad	1276.6	2000	93*	Ad
1256	2001	290	Am	1276.65	2001	684	Ad
1256.01	2008	295	Ad & R <sup>547</sup>		2002	664	Am <sup>431</sup>
1257.5	2008	550	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1276.7	2000	451	Ad	Div. 2,			
1276.8	2006	538	Am <sup>802</sup>	Ch. 2,			
1276.9	2001	685	Ad	Art. 7.6,			
1277	2000	356*	Am	heading			
1278.5	1999	155	Ad	(Sec. 1324.20			
	2007	683	Am	et seq.)	2008	758*	S <sup>1062</sup> 349
1279	2006	895	Am <sup>562</sup>	1324.20	2004	875*	Ad <sup>708</sup> 300
	2007	188*	Am				R <sup>301</sup>
	2008	758*	Am		2005	508*	Am
1279.1	2006	647	Ad <sup>562</sup>		2007	188*	S <sup>904</sup> 38
	2007	130	Am <sup>902</sup>		2008	758*	S <sup>1062</sup> 349
1279.2	2006	647	Ad <sup>562</sup>	1324.21	2004	875*	Ad <sup>708</sup> 300
1279.3	2006	647	Ad <sup>562</sup>				R <sup>301</sup>
1279.6	2008	294	Ad		2007	188*	Am <sup>904</sup> 38
1279.7	2008	294	Ad		2008	758*	Am <sup>1062</sup> 349
1280.1	2006	895	Am	1324.22	2004	875*	Ad <sup>708</sup> 300
	2007	188*	Am <sup>901</sup>				R <sup>301</sup>
	2008	605	Am		2005	508*	Am
1280.15	2008	605	Ad		2007	188*	S <sup>904</sup> 38
1280.3	2006	895	Ad		2008	758*	S <sup>1062</sup> 349
	2007	188*	Am	1324.23	2004	875*	Ad <sup>708</sup> 300
	2008	605	Am				R <sup>301</sup>
1280.4	2006	647	Ad <sup>562</sup>		2007	188*	Am <sup>904</sup> 38
1280.6	2006	895	Ad		2008	758*	Am <sup>1062</sup> 349
1288.45	2008	294	Ad	1324.24	2004	875*	Ad <sup>708</sup> 300
1288.5	2006	526	Ad				R <sup>301</sup>
	2008	294	Am		2007	188*	S <sup>904</sup> 38
1288.55	2008	296	Ad		2008	758*	S <sup>1062</sup> 349
1288.6	2006	526	Ad	1324.25	2004	875*	Ad <sup>708</sup> 300
1288.7	2006	526	Ad				R <sup>301</sup>
1288.8	2006	526	Ad		2007	188*	S <sup>904</sup> 38
	2008	294	Am		2008	758*	S <sup>1062</sup> 349
1288.9	2006	526	Ad	1324.26	2004	875*	Ad <sup>708</sup> 300
1288.95	2008	294	Ad				R <sup>301</sup>
1294	2000	451	Am		2007	188*	S <sup>904</sup> 38
1298	2000	451	Am		2008	758*	S <sup>1062</sup> 349
1300	1999	83	Am <sup>30</sup>	1324.27	2004	875*	Ad <sup>708</sup> 300
1312	2005	466	Ad				R <sup>301</sup>
	2006	538	Am <sup>802</sup>		2005	508*	Am
1316.5	2003	230*	R (as am by		2007	188*	S <sup>904</sup> 38
			Sec. 2, Stats.		2008	758*	S <sup>1062</sup> 349
			1998, Ch. 717)	1324.28	2004	875*	Ad <sup>708</sup> 710 300
			Am (as am by				R <sup>301</sup>
			Sec. 1, Stats.		2005	508*	Am
			1998, Ch.		2007	188*	Am <sup>904</sup> 38
			717) <sup>13</sup>		2008	758*	Am <sup>1062</sup> 349
1317	2007	568	Am	1324.29	2004	875*	Ad <sup>708</sup> 300
1317.1	1999	544	Am				R <sup>301</sup>
	2008	603	Am		2007	188*	Am <sup>904</sup> 38
1317.2a	1999	525	Am <sup>112</sup>		2008	758*	Am <sup>1062</sup> 349
	2000	857	Am <sup>203</sup>	1324.30	2004	875*	Ad <sup>708</sup> 300
1317.3	2007	568	Am				R <sup>301</sup>
1317.6	1999	525	Am <sup>112</sup>		2007	188*	Am <sup>904</sup> 38
	2000	857	Am <sup>203</sup>		2008	758*	Am <sup>1062</sup> 349
1324	2003	230*	Ad	1324.4	2003	230*	Ad
1324.10	2003	230*	Ad	1324.6	2003	230*	Ad
1324.12	2003	230*	Ad	1324.8	2003	230*	Ad
1324.14	2003	230*	Ad	1325.5	2000	451	Ad
1324.2	2003	230*	Ad		2001	685	Am
				1331	2000	451	Am
					2001	685	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
1333	2000	451	Am	1341.4 (Cont.)			
1336.2	2000	451	Am	2004	228 *	Am	
	2002	554	Am	2007	577 *	Am	
1337.1	2000	451	Am	1341.45	2008	607 *	Ad
	2001	685	Am	1341.5	1999	525	Ad <sup>112</sup>
	2004	270	Am	1341.6	1999	525	Ad <sup>112</sup>
1337.3	1999	719	Am (by Sec. 3 of Ch.)	2000	857	Am <sup>203</sup>	
	2000	451	Am	1341.7	1999	525	Ad <sup>112</sup>
	2001	685	Am	2000	857	Am	
1337.6	1999	719	Am	1341.8	1999	525	Ad <sup>112</sup>
	2005	615	Am	1341.9	1999	525	Ad <sup>112</sup>
	2006	74 *	Am	1342	1999	525	Am <sup>112</sup>
1337.7	2006	74 *	R	2002	797	Am	
1338.2	1999	719	Ad	1342.1	2001	745 *	Am
1338.5	2006	74 *	Am	2007	577 *	R	
	2006	902	Am	1342.3	1999	525	Ad <sup>112</sup>
1339.50	2003	582	Ad	2000	857	Am <sup>203</sup>	
1339.51	2001	115	R	2005	77	R	
	2003	582	Ad	1342.4	2002	793	Ad
1339.52	2001	115	R	1342.5	1999	525	Am <sup>112</sup>
	2003	582	Ad	2000	857	Am <sup>203</sup>	
1339.53	2001	115	R	2007	577 *	Am	
1339.54	2001	115	R	1342.7	2002	791	Ad <sup>430</sup>
	2003	582	Ad	1343	1999	525	Am <sup>112</sup>
1339.55	2001	115	R	2000	857	Am	
	2003	582	Ad	2007	577 *	Am	
1339.56	2001	115	R	1344	1999	525	Am <sup>112</sup>
	2003	582	Ad	1345	1999	525	Am <sup>112</sup>
	2005	532	Am	1999	528	Am	
1339.57	2001	115	R	2002	760	Am	
	2003	582	Ad	1346	1999	525	Am <sup>112</sup>
	2005	532	R	1346.1	2003	80	Ad
1339.58	2001	115	R	1346.4	1999	525	Am <sup>112</sup>
	2003	582	Ad	1346.5	1999	525	Am <sup>112</sup>
1339.585	2005	532	Ad	2000	857	Am <sup>203</sup>	
1339.59	2001	115	R	1347	1999	525	Am <sup>112</sup>
	2003	582	Ad	2000	857	Am <sup>203</sup>	
	2005	532	Am	2005	77	R	
1339.60	2001	115	R	1347.1	1999	525	Ad <sup>112</sup>
1339.61	2001	115	R	2005	77	R	
1339.63	2000	816	Ad	1347.15	1999	529	Ad
	2002	15 *	Am	2000	1067	Am	
	2003	62	Am <sup>519</sup>	2005	77	Am	
1339.80	2000	347	Ad	2007	577 *	Am	
1339.81	2000	347	Ad	1348	1999	525	Am <sup>112</sup>
1341	1999	525	R & Ad <sup>112</sup>	1348.8	1999	535	Ad
	2000	857	Am <sup>203</sup>	2002	1013	Am	
1341.1	1999	525	Ad <sup>112</sup>	2003	885	Am	
	2000	857	Am <sup>203</sup>	2006	658	Am & R & Ad <sup>82</sup>	
1341.10	1999	525	Ad <sup>112</sup>	2008	31	Am <sup>636</sup>	
1341.11	1999	525	Ad <sup>112</sup>	2008	179	Am <sup>976</sup>	
1341.12	1999	525	Ad <sup>112</sup>	1348.9	2002	792	Ad & R <sup>75</sup>
1341.13	1999	525	Ad <sup>112</sup>	2006	69 *	Am <sup>349</sup>	
1341.14	1999	525	Ad <sup>112</sup>	1349	1999	525	Am <sup>112</sup>
1341.2	1999	525	Ad <sup>112</sup>	1349.2	1999	525	Am <sup>112</sup>
	2000	857	Am <sup>203</sup>	1349.3	1999	529	Ad & R <sup>5</sup>
1341.3	1999	525	Ad <sup>112</sup>	1999	530	Ad & R <sup>5</sup>	
	2000	857	Am <sup>203</sup>	1350	2005	230 *	Ad
1341.4	1999	525	Ad <sup>112</sup>	1351	1999	525	Am <sup>112</sup>
	2000	93 *	Am	2006	758	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
1351.1	1999	525	Am <sup>112</sup>	1358	1999	525	Am <sup>112</sup>
1351.2	1999	83	Am <sup>30</sup>		2000	706	R
	1999	525	Am <sup>112</sup>	1358.1	1999	525	Am <sup>112</sup>
	2003	417	Am		2000	706	R & Ad
	2004	491	Am	1358.10	1999	525	Am <sup>112</sup>
			R & Ad <sup>69</sup>		2000	706	R & Ad
	2005	22	Am (as ad by Sec. 2, Stats. 2004, Ch. 491) <sup>647</sup>		2005	206	Am
			Am (as am by Sec. 1, Stats. 2004, Ch. 491) <sup>13</sup>	1358.11	1999	525	Am <sup>112</sup>
			R (as am by Sec. 115, Stats. 2005, Ch. 22)		2000	706	R & Ad
	2007	196	Am (as am by Sec. 1, Stats. 2004, Ch. 491) <sup>13</sup>		2000	707*	Am (as ad by Stats. 2000, Ch. 706)
1351.3	2006	758	Ad		2001	159	Am <sup>305</sup>
1352	1999	525	Am <sup>112</sup>		2002	555	Am
	2007	577*	Am		2003	13*	Am
1352.1	1999	525	Am <sup>112</sup>		2005	206	Am
1353	1999	525	Am <sup>112</sup>	1358.12	1999	525	Am <sup>112</sup>
1354	1999	525	Am <sup>112</sup>		2000	706	R & Ad
1355	1999	525	Am <sup>112</sup>		2000	707*	Am (as ad by Stats. 2000, Ch. 706)
1356	1999	525	Am <sup>112</sup>		2002	555	Am
	2000	93*	Am		2005	206	R & Ad
	2002	790	Am	1358.13	2000	706	R & Ad
			R & Ad <sup>175</sup>	1358.14	1999	525	Am <sup>112</sup>
	2002	1161*	Am		2000	706	R & Ad
	2003	12*	Am <sup>73</sup>	1358.145	2000	706	Ad
			R <sup>22</sup>	1358.146	2000	706	Ad
			Ad <sup>175</sup>	1358.15	1999	525	Am <sup>112</sup>
	2008	607*	Am		2000	706	R & Ad
1356.1	1999	525	Am <sup>112</sup>		2005	206	Am
1357	1999	434	Am	1358.16	1999	525	Am <sup>112</sup>
	2000	389	Am		2000	706	R & Ad
	2005	542	Am		2005	206	Am
1357.03	1999	525	Am <sup>112</sup>	1358.17	2000	706	R & Ad
	2008	179	Am <sup>976</sup>		2005	206	Am
1357.09	1999	83	Am <sup>30</sup>	1358.18	1999	525	Am <sup>112</sup>
	1999	525	Am <sup>112</sup>		2000	706	R & Ad
	2006	538	Am <sup>802</sup>		2005	206	Am
1357.10	1999	525	Am <sup>112</sup>	1358.19	1999	525	Am <sup>112</sup>
1357.11	1999	525	Am <sup>112</sup>		2000	706	R & Ad
1357.15	1999	525	Am <sup>112</sup>	1358.2	1999	525	Am <sup>112</sup>
1357.16	1999	525	Am <sup>112</sup>		2000	706	R & Ad
	2000	857	Am <sup>203</sup>		2000	706	R & Ad
	2002	227	Am <sup>13</sup>		2005	206	Am
1357.17	1999	525	Am <sup>112</sup>	1358.21	1999	525	Am <sup>112</sup>
1357.18	2002	649	Ad & R <sup>75</sup>		2000	706	R & Ad
1357.20	2003	673	Ad <sup>713</sup>		2005	206	Am
1357.21	2003	673	Ad <sup>713</sup>	1358.22	2000	706	Ad
1357.22	2003	673	Ad <sup>713</sup>		2000	707*	Ad & R <sup>24</sup>
1357.23	2003	673	Ad <sup>713</sup>	1358.225	2000	706	Ad
1357.50	1999	83	Am <sup>30</sup>	1358.23	2000	706	Ad
	1999	434	Am	1358.24	1999	716	Ad <sup>82</sup>
	2000	135	Am <sup>203</sup>	1358.3	2000	706	R & Ad
	2005	542	Am	1358.4	1999	525	Am <sup>112</sup>
1357.51	1999	83	Am <sup>30</sup>		2000	706	R & Ad
1357.53	1999	525	Am <sup>112</sup>		2005	206	Am
1357.54	1999	525	Am <sup>112</sup>	1358.5	2000	706	R & Ad
					2005	206	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
1358.6	1999	525	Am <sup>112</sup>	1367.03 (Cont.)	2005	77	Am
	2000	706	R & Ad		2008	607 *	Am
	2005	206	Am	1367.04	2003	713	Ad
1358.7	2000	706	R & Ad		2004	183	Am <sup>571</sup>
1358.8	2000	706	R & Ad		2005	77	Am
	2005	206	Am	1367.06	2004	711	Ad
1358.9	1999	525	Am <sup>112</sup>	1367.07	2003	713	Ad
	2000	706	R & Ad		2007	577 *	Am
	2005	206	Am		2008	179	Am <sup>976</sup>
1359	1999	525	Am <sup>112</sup>	1367.08	2008	331	Ad
1360.1	1999	525	Am <sup>112</sup>	1367.10	1999	525	Am <sup>112</sup>
1361	1999	525	Am <sup>112</sup>	1367.15	1999	525	Am <sup>112</sup>
1361.1	2008	744	Ad	1367.18	2006	756	Am
1363	1999	525	Am (as am by Sec. 2, Stats. 1998, Ch. 994) <sup>112</sup>	1367.21	2000	852	Am
	2000	857	Am	1367.215	2002	791	Am
	2001	817	Am <sup>35</sup>	1367.22	2002	760	Am
1363.02	2000	347	Ad	1367.24	1999	83	Am <sup>30</sup>
1363.03	2001	622	Ad		1999	525	Am <sup>112</sup>
1363.06	2002	794	Ad		2002	791	Am
1363.07	2002	794	Ad	1367.25	1999	532	Ad
	2004	164	Am		2000	857	Am
1363.5	1999	539	R & Ad		2002	791	Am
	2000	1067	Am	1367.26	2001	817	Ad <sup>35</sup>
1364	1999	525	Am <sup>112</sup>	1367.3	1999	525	Am <sup>112</sup>
1364.5	1999	526	Ad	1367.35	1999	525	Am <sup>112</sup>
	2000	1067	Am	1367.36	2000	845	Ad
1365	1999	525	Am <sup>112</sup>	1367.45	2001	634	Ad
1365.5	1999	525	Am <sup>112</sup>		2002	791	Am
	2005	421	Am	1367.46	2008	631	Ad
1366.1	2002	549	Ad	1367.5	2000	1067	R
	2002	928	Ad		2001	691	Ad
1366.2	2004	411 *	Ad	1367.51	1999	540	Ad
1366.24	2005	526	Am		2000	1067	Am
1366.27	2002	794	Am		2002	791	Am
1366.29	2002	794	Ad <sup>482</sup>	1367.6	1999	537	R & Ad
1366.3	2004	489	Ad	1367.65	1999	537	Am
1366.35	2000	810	Ad	1367.66	2001	380	Am
1366.4	1999	525	Am <sup>112</sup>		2006	482	Am
1367	1999	525	Am <sup>112</sup>	1367.665	1999	543	Ad
	2000	825	Am	1367.695	1999	525	Am <sup>112</sup>
	2000	827	Am		2000	857	Am <sup>203</sup>
	2002	797	Am	1368	1999	542	Am
	2003	713	Am		2000	135	R & Ad <sup>25</sup>
1367.01	1999	539	Ad		2000	1067	Am
	2000	1067	Am		2002	796	Am
	2004	491	Am		2008	607 *	Am
	2007	196	Am (as am by Sec. 3, Stats. 2004, Ch. 491) <sup>13</sup>	1368.01	1999	542	Am
			R (as ad by Sec. 4, Stats. 2004, Ch. 491)		2002	796	Am
	2008	607 *	Am	1368.015	2002	796	Ad
1367.015	2008	722	Ad		2003	62	Am <sup>519</sup>
1367.02	1999	525	Am <sup>112</sup>		2008	722	Am
1367.03	2002	797	Ad	1368.02	1999	525	Am (as am by Sec. 3, Stats. 1998, Ch. 377) <sup>112</sup>
					2000	857	Am <sup>203</sup>
					2002	796	Am
					2003	62	Am <sup>519</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1368.03	1999	542	Am R & Ad <sup>25</sup>	1373.95 (Cont.)	2002	276	Am
1368.04	1999	542	Am R & Ad <sup>25</sup>		2003	590	R & Ad
	2000	135	Am <sup>203</sup>		2003	591	R & Ad
	2000	1067	Am	1373.96	2003	590	R & Ad
	2008	607*	Am		2003	591	R & Ad
1368.2	1999	528	Ad		2004	164	Am
	2000	857	Am	1374.16	2000	426	Am <sup>233</sup>
	2004	825	Am				R <sup>234</sup>
	2005	77	Am				Ad <sup>235</sup>
1369	2005	45	Am	1374.17	2005	419	Ad
1370	1999	525	Am <sup>112</sup>	1374.19	2007	164	Ad
1370.4	1999	542	Am R & Ad <sup>25</sup>	Div. 2, Ch. 2.2, Art. 5.5, heading (Sec. 1374.20 et seq.)			
	2000	135	Am <sup>203</sup>		2002	336	Am
	2000	1067	Am	1374.20	2002	336	Am & RN & Ad
1370.6	2001	172	Ad				
1371	2000	825	Am	1374.26	1999	525	Am <sup>112</sup>
	2000	827	Am	1374.27	1999	525	Am <sup>112</sup>
1371.1	2008	403	Am	1374.28	1999	525	Am <sup>112</sup>
1371.2	2002	760	Am	1374.29	2002	336	Ad(RN)
1371.35	2000	825	Am	1374.30	1999	533	Ad
	2000	827	Am		2000	857	Am
1371.36	2000	825	Ad	1374.31	1999	533	Ad
	2000	827	Ad	1374.32	1999	533	Ad
1371.37	2000	825	Ad <sup>267</sup>		2000	135	Am <sup>203</sup>
	2000	827	Ad		2000	857	Am
1371.38	2000	825	Ad	1374.33	1999	533	Ad
	2000	827	Ad	1374.34	1999	542	Ad (purports to add Sec. 13933)
1371.39	2000	825	Ad				Ad(RN) <sup>203</sup>
	2000	827	Ad		2000	135	Ad(RN) <sup>203</sup>
1371.4	1999	525	Am <sup>112</sup>		2000	1067	Ad(RN)
	2000	857	Am <sup>203</sup>		2003	579	Am
	2003	583	Am		2008	607*	Am
	2008	603	Am	1374.35	1999	533	Ad
1371.8	2007	702	Am	1374.36	1999	542	Ad <sup>25</sup>
1372	1999	525	Am <sup>112</sup>	1374.51	2001	506	Ad
1373	1999	525	Am <sup>112</sup>	1374.56	1999	541	Ad
	2001	420*	Am	1374.58	2001	893	Ad
	2002	1013	Am		2004	488	Am
	2007	617	Am	1374.60	1999	525	Am <sup>112</sup>
	2008	390	Am	1374.64	1999	525	Am <sup>112</sup>
1373.4	2002	880	Am <sup>496</sup> R <sup>22</sup> Ad <sup>175</sup>	1374.66	1999	525	Am <sup>112</sup>
				1374.67	1999	525	Am <sup>112</sup>
1373.6	2002	794	Am	1374.68	1999	525	Am <sup>112</sup>
1373.62	2002	794	Ad <sup>482</sup> 483 R <sup>69</sup>	1374.69	1999	525	Am <sup>112</sup>
	2006	683	Am <sup>732</sup> 68	1374.71	1999	525	Am <sup>112</sup>
1373.621	2004	64	Am	1374.72	1999	534	Ad
1373.622	2002	794	Ad		2002	791	Am
1373.65	2000	849	Am	1374.9	1999	525	Am <sup>112</sup>
	2003	590	R & Ad		2000	857	Am <sup>203</sup>
	2003	591	R & Ad		2002	760	Am
	2004	164	Am		2008	607*	Am
1373.8	2001	420*	Am	1375.1	1999	525	Am <sup>112</sup>
	2002	1013	Am	1375.3	2002	928	Ad
	2002	1013	Am	1375.4	1999	529	Ad
1373.95	1999	525	Am <sup>112</sup>				
	2000	857	Am <sup>203</sup>				
	2001	531	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1375.4 (Cont.)	2000	1067	Am	1394.3	1999	525	Am <sup>112</sup>
1375.5	1999	529	Ad	1394.5	1999	525	Am <sup>112</sup>
	2002	798	Am	1394.7	1999	525	Am <sup>112</sup>
1375.6	1999	529	Ad	1394.8	1999	525	Am <sup>112</sup>
1375.7	2002	925	Ad	1395	2000	93*	Am
	2003	203	Am		2001	171*	Am
	2004	183	Am <sup>571</sup>	1395.5	1999	525	Am <sup>112</sup>
	2004	348	Am	1395.6	1999	545	Ad <sup>56</sup>
1375.8	2002	798	Ad		2000	1067	Am
1376	1999	525	Am <sup>112</sup>		2000	1069	Am
1377	1999	525	Am <sup>112</sup>	1396	1999	525	Am <sup>112</sup>
1379.5	2007	385	Ad	1397	1999	525	Am <sup>112</sup>
1380	1999	525	Am <sup>112</sup>	1397.5	1999	525	Am <sup>112</sup>
	2000	857	Am <sup>203</sup>		2000	857	Am <sup>203</sup>
1380.1	1999	525	Am <sup>112</sup>	1397.6	1999	525	Am <sup>112</sup>
	2000	856	R & Ad	1398	1999	525	Am <sup>112</sup>
	2000	857	Am <sup>203</sup>		2000	857	R
1380.3	1999	525	Am <sup>112</sup>	1399	1999	525	Am <sup>112</sup>
1381	1999	525	Am <sup>112</sup>	1399.1	1999	525	Am <sup>112</sup>
1382	1999	525	Am <sup>112</sup>	1399.70	1999	525	Am <sup>112</sup>
1383.15	1999	531	Ad	1399.71	1999	525	Am <sup>112</sup>
	2000	857	Am	1399.72	1999	525	Am <sup>112</sup>
	2001	328	Am	1399.73	1999	525	Am <sup>112</sup>
1384	1999	525	Am <sup>112</sup>	1399.74	1999	525	Am <sup>112</sup>
1385	1999	525	Am <sup>112</sup>	1399.75	1999	525	Am <sup>112</sup>
1386	1999	525	Am <sup>112</sup>	Div. 2,			
	1999	526	Am	Ch. 2.2,			
	2000	135	Am <sup>203</sup>	Art. 10.5,			
	2000	1067	Am	heading			
	2002	925	Am	(Sec. 1399.801			
	2006	622	Am	et seq.)	2001	159	Am & RN <sup>305</sup>
	2008	603	Am	Div. 2,			
1387	1999	525	Am <sup>112</sup>	Ch. 2.2,			
1388	1999	525	Am <sup>112</sup>	Art. 11.5,			
1389	1999	525	Am <sup>112</sup>	heading			
1389.1	1999	525	Am <sup>112</sup>	(Sec. 1399.801			
1389.2	1999	525	Am <sup>112</sup>	et seq.)	2001	159	Ad(RN) <sup>305</sup>
1389.25	2005	526	Ad	1399.801	2000	810	Ad
1389.3	2005	526	Ad	1399.802	2000	810	Ad
	2006	128	Am (as ad by	1399.803	2000	810	Ad
			Sec. 4, Stats.	1399.804	2000	810	Ad
			2005, Ch. 526)	1399.805	2000	810	Ad
			& RN	1399.806	2000	810	Ad
1389.4	2006	128	Ad(RN)	1399.809	2000	810	Ad
	2007	577*	Am	1399.810	2000	810	Ad
1389.5	2006	826	Ad	1399.811	2000	810	Ad
1389.6	2008	188	Ad		2006	538	Am <sup>802</sup>
1389.7	2008	604	Ad	1399.812	2000	810	Ad
1389.8	2008	604	Ad	1399.813	2000	810	Ad
1391	1999	525	Am <sup>112</sup>	1399.814	2000	810	Ad
1391.5	1999	525	Ad <sup>112</sup>	1399.815	2000	810	Ad
	2000	857	Am	1399.816	2000	810	Ad
1392	1999	525	Am <sup>112</sup>	1399.817	2000	810	Ad
1393	1999	525	Am <sup>112</sup>	1399.818	2000	810	Ad
1393.5	1999	525	Am <sup>112</sup>	Div. 2,			
1393.6	1999	525	Am <sup>112</sup>	Ch. 2.25,			
	2000	857	Am <sup>203</sup>	heading			
	2008	607*	Am	(Sec. 1399.900			
1394	1999	525	Am <sup>112</sup>	et seq.)	2002	664	Ad(RN) <sup>431</sup>
1394.1	1999	525	Am <sup>112</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 2, Ch. 2.5, heading (Sec. 1399.900 et seq.)	2002	664	Am & RN <sup>431</sup>	1428.1	2000	451	Am
1399.900	2000	1065	Ad		2001	685	Am
1399.901	2000	1065	Ad	1429.1	2000	451	Ad
1399.902	2000	1065	Ad	1429.5	2001	687	R
1399.903	2000	1065	Ad	1430	2004	270	Am
1399.904	2000	1065	Ad	1430.5	2000	451	R
1400	2004	661	Am	1432	2001	685	Am
1403	2006	74 *	Am	1435	2000	451	R
1403.1	2006	74 *	R	1435.5	2000	451	R
1416.22	2004	320 *	Am	1437.5	2000	451	Ad
	2008	397	Am		2001	685	Am
1416.23	2008	397	Ad	1438	2000	451	Am
1416.26	2006	902	Am		2001	685	Am
1416.55	2008	397	Am		2001	685	Am
1417.15	2000	451	Ad	1442	2006	895	Am <sup>562</sup>
	2001	685	Am	1442.5	1999	83	Am <sup>30</sup>
1417.2	2000	93 *	Am	1451	2006	538	Am <sup>802</sup>
	2000	451	Am	1499	2006	902	Ad
	2007	545	Am	1501.1	2004	914	Am
	2008	179	Am <sup>976</sup>	1502	2002	773	Am
1417.3	2000	451	Am		2007	583	Am
	2001	685	Am	1502.2	2002	773	R
1417.4	2000	93 *	Ad	1502.6	1999	83	Am <sup>30</sup>
	2000	451	Am	1503.5	2007	583	Am
	2001	171 *	Am	1504.5	2002	428	Ad
1418.4	2000	448	Am	1505	2001	653 *	Am
1418.8	2006	538	Am <sup>802</sup>		2004	831	Am
1418.81	2004	875 *	Ad	1506.7	2004	643	Ad
1418.9	2000	46	Ad	1506.8	2004	643	Ad
1418.91	2000	451	Ad	1506.9	2004	643	Ad
1419	2001	680	Am	1507.25	2005	637	Ad
1420	2000	451	Am	1507.3	1999	410	Ad
	2001	685	Am		2000	135	Am <sup>203</sup>
1421.1	2000	93 *	Ad		2003	312	Am
	2000	451	Am		2005	558	Am
	2001	685	Am	1516	2004	664	Ad & R <sup>68</sup>
1421.2	2000	93 *	Ad & R <sup>19</sup>		2007	288	Am <sup>929</sup>
	2000	451	Am	1519	2004	193	R <sup>571</sup>
	2001	685	Am	1520	2000	819	Am
1422	2000	451	Am	1520.5	2004	120	Am
	2001	745 *	Am	1520.65	2004	193	R <sup>571</sup>
	2007	188 *	Am (as am by Sec. 6, Stats. 2006, Ch. 895)	1520.7	2007	18	Ad
1422.5	1999	430	Am	1521.5	2001	653 *	Am
	2000	451	Am <sup>241</sup>		2002	918	Am
	2001	685	Am	1521.6	2001	653 *	Am
1422.6	2000	451	Ad		1999	83	Am <sup>30</sup>
1423.5	2000	451	Ad		1999	881 *	Am
	2001	685	Am		2000	819	Am
1424	2000	451	Am		2003	225 *	Am
	2001	685	Am		2004	229 *	Am
1424.1	2005	294	Am		2004	653 *	Am (as am by Stats. 2004, Ch. 229)
1424.5	2000	451	Ad		2005	78 *	Am
1428	2000	451	Am		2005	628	Am
	2002	784	Am <sup>490</sup>		2006	75 *	Am
	2005	56	Am		2006	902	Am
					2007	579 *	Am (by Sec. 1 of Ch.)
					2007	580	Am (by Sec. 1.5 of Ch.)

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1522 (Cont.)				1538	2005	558	Am
	2007	583	Am (by Sec. 13.3 of Ch.)	1538.2	2004	833	Am
				1538.3	2004	833	Ad
	2008	701 *	Am	1538.5	2004	833	Am
	2008	759 *	Am		2008	179	Am <sup>976</sup>
1522.01	2005	722 *	Am	1538.55	2005	558	Ad
1522.02	2002	669	Am	1538.6	2004	833	Ad
1522.04	2000	819	Am	1543	2002	784	Am <sup>490</sup>
1522.05	2007	583	Am	1546	2008	291 *	Am
1522.06	2000	421 *	R	1548	2008	291 *	Am
	2006	382	Ad	1550	2008	701 *	Am
1522.08	2006	75 *	Ad	1550.7	2008	291 *	Ad
	2006	902	Ad	1551	2008	701 *	Am
	2007	483	Am (as ad by Sec. 6, Stats. 2006, Ch. 902) <sup>962</sup>	1551.2	2002	707	Ad
				1557	2004	193	R <sup>571</sup>
				1558	2006	538	Am <sup>802</sup>
1522.1	2006	901	Am <sup>810</sup>	1558.3	2008	291 *	Ad
	2007	583	Am	1559.110	2001	125 *	Am
	2008	701 *	Am		2002	639	Am
1522.4	2004	193	Am <sup>571</sup>	1562	2005	558	Am
1522.41	2003	331	Am	1562.3	2005	558	Am
	2005	423	Am		2006	421	Am
	2006	421	Am	1562.35	2005	423	Ad
	2008	557	Am	1562.4	2005	558	Am
1522.6	2004	193	R <sup>571</sup>	1563	2003	331	Am
1523.1	2002	773	Am	1566.3	2006	746	Am
	2003	225 *	Am	1566.45	2000	817	Ad
	2004	229 *	Am	1566.75	2004	660	Ad
1523.2	2003	225 *	Am	1567.50	2005	558	Ad & R <sup>38</sup>
	2004	229 *	Am	1568.01	2004	121	Am
	2008	291 *	Am	1568.02	2004	121	Am
1524	2005	558	Am	1568.05	2003	225 *	Am
	2008	701 *	Am		2004	229 *	Am
1524.6	2004	833	Ad	1568.0652	2002	707	Ad
1525.5	2001	653 *	Am	1568.07	2006	902	Am
1526.5	2006	902	Am		2008	291 *	Am
1526.8	2004	664	Ad & R <sup>68</sup>	1568.0715	2008	291 *	Ad
	2007	288	Am <sup>929</sup>	1568.0821	2000	819	Am
1527.6	2003	847	Am	1568.0822	2008	291 *	Am
1527.9	2004	193	R <sup>571</sup>	1568.0823	2002	784	Am <sup>490</sup>
1529.2	2003	331	Am	1568.0825	2008	291 *	Ad
	2005	73 *	Am	1568.0832	2000	817	Ad
	2008	557	Am	1568.09	2000	819	Am
1529.3	2004	193	R <sup>571</sup>		2004	653 *	Am
1530.1	2002	773	Ad		2006	538	Am <sup>802</sup>
1530.3	2006	388	Ad		2006	902	Am
1530.5	2008	291 *	Am		2007	130	Am <sup>902</sup>
1530.91	2001	683	Ad		2007	579 *	Am
1531.1	2006	538	Am <sup>802</sup>		2008	179	Am <sup>976</sup>
1531.2	2002	773	Am (as ad by Stats. 1998, Ch. 729)	1568.092	2006	538	Am <sup>802</sup>
				1568.094	2008	291 *	Ad
1534	2003	225 *	Am	1568.15	2008	339	Am
	2006	75 *	Am	1568.17	2008	339	Am
	2007	177 *	Am <sup>914</sup>	1569.145	2008	179	Am <sup>976</sup>
	2008	291 *	Am	1569.15	2000	434	Am
	2008	759 *	S <sup>1000</sup>	1569.156	1999	658	Am <sup>56</sup>
1534.1	2008	291 *	Ad	1569.17	1999	359	Am
1536	2004	643	Am		1999	881 *	Am (by Sec. 4 of Ch.) <sup>77</sup>
1536.2	2006	388	Am				Am (by Sec. 4.5 of Ch.) <sup>1</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1569.17 (Cont.)	2000	819	Am	1569.886 (Cont.)	2007	686	Am
	2004	653 *	Am	1569.887	2003	409	Ad
	2006	902	Am	1569.888	2003	409	Ad
	2007	579 *	Am	1569.889	2005	456	Ad
1569.185	2003	225 *	Am	1570.2	1X 2003–04	7 *	Am
	2004	229 *	Am		2008	648	Am
1569.194	2007	18	Ad	1570.7	2001	681	Am
1569.2	2003	383	Am		2004	632	Am
1569.24	2006	902	Am		1X 2003–04	7 *	Am
1569.3	2005	423	Am		2008	648	Am
1569.30	2004	183	Am <sup>571</sup>	1570.9	2008	648	Am
1569.33	2000	434	Am	1572	2000	869	Am
	2003	225 *	Am		2001	681	Am
	2006	75 *	Am		2004	632	Am
	2007	177 *	Am <sup>915</sup>		1X 2003–04	7 *	Am
	2008	291 *	Am		2008	648	Am
	2008	759 *	S <sup>1001</sup>	1572.5	1X 2003–04	7 *	R
1569.351	2008	291 *	Ad	1572.7	1X 2003–04	7 *	R
1569.43	2002	784	Am <sup>490</sup>	1572.9	2001	681	Am
1569.48	2008	291 *	Am		1X 2003–04	7 *	R
1569.49	2008	291 *	Am	1573	1X 2003–04	7 *	R
1569.510	2008	291 *	Ad	1573.5	1X 2003–04	7 *	R
1569.512	2002	707	Ad	1574.5	2001	681	Am
1569.545	2004	193	R <sup>571</sup>		2008	648	Am
1569.58	2006	538	Am <sup>802</sup>	1575.1	2001	681	Ad
1569.595	2008	291 *	Ad	1575.2	2001	681	Am
1569.616	2000	434	Am (by Sec. 4 of Ch.)	1575.3	2000	869	Am
	2003	305	Am	1575.4	2000	869	Am
	2004	340	Am	1575.45	2000	869	Ad
	2005	423	Am	1575.5	2004	228 *	Am
	2006	421	Am	1575.6	2001	681	Ad
1569.626	2000	434	Ad	1575.7	2006	902	Am
1569.627	2000	434	Ad		2007	130	Am <sup>902</sup>
1569.628	2003	322	Ad		2007	483	Am <sup>962</sup>
1569.651	2002	557	Ad	1575.9	2006	74 *	Am
	2005	250	Am	1576	2000	869	Am
	2007	686	Am		1X 2003–04	7 *	Am
1569.655	2002	557	Ad	1576.2	2001	681	Am
1569.657	2004	401	Ad	1578	2001	681	Ad
1569.658	2008	478	Ad	1578.1	2001	681	Ad
1569.682	2007	686	Ad		2008	648	Am
1569.69	2006	615	Ad <sup>69</sup>	1579	2001	681	Ad
1569.695	2008	477	Ad <sup>998</sup>		2004	632	Am
1569.7	2003	383	Ad	1580.1	2005	315	Ad
1569.70	2004	183	Am <sup>571</sup>	1580.5	2000	869	Am
1569.72	2000	817	Am	1581.5	2001	681	Am
1569.73	1999	114 *	Am	1584	1999	658	Am <sup>56</sup>
	2002	109	Am	1585	1X 2003–04	7 *	Am
	2003	312	Am	1586.6	2003	105	Ad
1569.74	2003	312	Am	1586.7	2003	105	Ad
1569.880	2003	409	Ad	1588	2000	108 *	Am
1569.881	2003	409	Ad	1588.3	2000	108 *	Am
1569.882	2003	409	Ad	1588.5	2000	108 *	Am
1569.883	2003	409	Ad		2004	632	Am
1569.884	2003	409	Ad	1588.7	2000	108 *	Am
	2007	686	Am		2001	681	Am
1569.885	2003	409	Ad		2004	632	Am
	2005	456	Am	1589	2000	108 *	Am & RN & Ad
1569.886	2003	409	Ad		2004	632	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
1589.5	2000	108 *	Ad(RN)	1596.8714	1999	934	Ad
1590.3	2000	869	Ad	1596.872a	2004	229 *	Am
1590.5	2000	869	Am	1596.872b	2004	229 *	Am
1591	2004	632	Am	1596.8865	2006	538	Am <sup>802</sup>
1596.60	2000	239	Am	1596.8866	2001	378	Ad
1596.653	1999	772	Ad		2002	353	Am
1596.66	2000	819	Am	1596.8867	2008	291 *	Ad
1596.76	2002	1022 *	Am	1596.8872	2002	707	Ad
1596.773	2004	358	Ad	1596.8895	2006	545	Am
1596.792	2004	664	Am	1596.8897	2006	538	Am <sup>802</sup>
			R & Ad <sup>68</sup>	1596.8899	2008	291 *	Ad
	2005	22	Am (as am by Sec. 4 and as ad by Sec. 5, Stats. 2004, Ch. 664) <sup>647</sup>	1596.890	1999	823	Am
			Am (as am by Sec. 116, Stats. 2005, Ch. 22) <sup>929</sup>	1596.95	2002	350	Am
	2007	288	Am (as am by Sec. 117, Stats. 2005, Ch. 22) <sup>849</sup>	1596.955	2004	193	Am <sup>571</sup>
			Am (as am by Sec. 117, Stats. 2005, Ch. 22) <sup>849</sup>	1596.98	2008	291 *	Am
1596.7927	1999	851 *	Ad & R <sup>5</sup>	1596.99	2008	291 *	Am
	2000	135	Am <sup>203</sup>	1597.01	2004	193	R <sup>571</sup>
1596.794	2006	865	Ad	1597.05	2006	545	Am
1596.799	2002	536	Ad	1597.09	2002	1022 *	Am
1596.803	2003	225 *	Am		2003	225 *	Am
	2004	229 *	Am		2006	75 *	Am
1596.816	2004	183	Am <sup>571</sup>		2007	177 *	Am <sup>915</sup>
	2004	229 *	Am		2008	759 *	S <sup>1001</sup>
	2006	538	Am <sup>802</sup>	1597.091	2002	1022 *	Am
1596.817	2003	403	Ad	1597.44	2003	744	Am
	2004	358	Am	1597.46	2006	105	Am
1596.818	2008	291 *	Ad		2007	130	Am <sup>902</sup>
1596.845	2006	865	Am	1597.465	2003	744	Am
1596.847	2006	538	Am <sup>802</sup>	1597.467	2001	679	Ad
1596.8535	2002	122	Ad <sup>175</sup>	1597.55a	2003	225 *	Am
1596.8555	2004	358	Ad		2006	75 *	Am
1596.857	2006	208	Am		2007	177 *	Am <sup>915</sup>
1596.859	1999	823	Am		2008	759 *	S <sup>1001</sup>
	2006	545	Am	1597.55b	2003	225 *	Am
1596.8595	2003	403	Ad	1597.56	2008	291 *	Am
	2006	545	Am	1597.58	2008	291 *	Ad
1596.871	1999	881 *	Am	1597.62	2008	291 *	Am
	2000	819	Am	1598.3	2004	193	R <sup>571</sup>
	2003	225 *	Am	1599.1	2000	451	Am
	2004	229 *	Am		2006	530	Am
	2004	653 *	Am (as am by Stats. 2004, Ch. 229)	1599.73	1999	658	Am <sup>56</sup>
	2005	78 *	Am	1599.74	2002	550	Am
	2006	75 *	Am	1603.1	2003	419	Am
	2006	902	Am	1603.2	2003	419	Am
	2007	579 *	Am	1603.3	2003	419	Am
	2008	759 *	Am	1603.4	2003	419	Am
1596.8712	2000	549	Ad	1604.6	2006	484	Ad
1596.8713	1999	147 *	Am		2007	130	Am <sup>902</sup>
	1999	934	Am	1621.5	2003	419	Am
	2000	108 *	Am	1626	2000	362	Am <sup>224</sup>
				1627	2007	516	Ad & R <sup>423</sup>
				1628	2007	516	Ad & R <sup>423</sup>
				1629	2007	516	Ad & R <sup>423</sup>
				1630	2007	516	Ad & R <sup>423</sup>
				1635.1	2008	427 *	Am
				1639	2003	464	Am
				1639.01	2002	929	Ad
				1639.35	2003	464	Ad
				1639.56	2000	829	Ad
				1644.5	2007	207	Am
					2008	347 *	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
1644.7	2004	775	Ad	1771.3	2000	820	Ad
1644.8	2004	775	Ad	1771.4	2000	820	R & Ad
1644.9	2004	775	Ad	1771.5	1999	949	Am
1645	2007	88	Am		2000	820	R & Ad
1647	1999	87	Ad	1771.6	2000	820	R & Ad
1648	2006	480	Ad	1771.7	2000	820	R & Ad
1725	2005	335	Am		2002	553	Am
1726	2005	335	Am		2003	324	Am
1728.1	2006	902	Am		2005	454	Am
	2007	483	Am <sup>962</sup>		2006	529	Am
1728.8	2007	620	Ad <sup>662</sup>	1771.8	2000	820	R & Ad(RN)
	2008	179	Am <sup>976</sup>		2002	553	Am
1729	2006	74 *	Am	1771.9	1999	83	Am <sup>30</sup>
	2007	620	Am		1999	949	Am
1729.1	2006	74 *	R		2000	820	Am & RN
1730	2006	74 *	Am	1772	2000	820	Am
	2007	620	Am	1772.2	2000	820	Ad
1734.5	2005	315	Ad	1773	2000	820	Am
1736.1	2007	620	Am	1774	2000	820	Am
1736.2	2006	74 *	Am	1775	2000	820	Am
1736.3	2006	74 *	R	1776.3	2001	111 *	Ad
1736.6	2006	902	Am		2002	553	Am
1743	2001	242	Ad	1776.6	2000	820	Am
1743.11	2001	242	Ad	1777	2000	820	Am
1743.13	2001	242	Ad		2002	553	Am
1743.15	2001	242	Ad	1777.2	2000	820	Am
1743.17	2001	242	Ad	1777.4	2000	820	Am
	2006	74 *	Am	1779	1999	949	Am
1743.19	2001	242	Ad		2000	820	Am
	2006	74 *	Am	1779.10	2000	820	Am
1743.2	2001	242	Ad	1779.2	2000	820	Am
1743.21	2001	242	Ad	1779.4	2000	820	Am
1743.23	2001	242	Ad	1779.6	2000	820	Am
1743.25	2001	242	Ad	1779.7	2000	820	Ad
1743.27	2001	242	Ad	1779.8	2000	820	Am
1743.29	2001	242	Ad	1780	2000	820	Am
1743.3	2001	242	Ad	1780.2	2000	820	Am
1743.31	2001	242	Ad	1780.4	2000	820	Am
1743.33	2001	242	Ad	1781	2000	820	Am
1743.35	2001	242	Ad	1781.10	2000	820	Am
1743.37	2001	242	Ad	1781.2	2000	820	Am
1743.7	2001	242	Ad	1781.4	2000	820	Am
1743.9	2001	242	Ad	1781.6	2000	820	Am
	2006	902	Am	1781.8	2000	820	Am
1746	1999	83	Am <sup>30</sup>	1782	2000	820	Am
	2004	825	Am		2006	529	Am
1749	2004	825	Am	1783	2000	820	Am
1750	2006	74 *	Am	1783.2	2000	820	Am
1760.5	2006	74 *	Ad	1783.3	2000	820	Ad
1765.125	2002	111	Am		2006	529	Am
1765.145	2006	538	Am <sup>802</sup>	1784	2000	820	Am
1765.150	2002	111	Am	1785	2000	820	Am
	2008	360	Am	1786	2000	820	Am
1765.155	2008	360	Am	1786.2	2000	820	Am
1770	2000	820	Am	1787	2000	820	Am
1771	1999	949	Am	1788	1999	949	Am
	2000	820	Am		2000	820	Am
1771.10	2000	820	Ad(RN)		2005	454	Am
1771.11	1999	949	Ad		2006	529	Am
	2000	820	Am & RN	1788.2	2000	820	Am
1771.2	2000	820	Am	1788.4	2000	820	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
1789	2000	820	Am	1797.109	2000	157	Am
1789.1	2000	820	Ad	1797.112	2000	93 *	Am
1789.2	2000	820	Am	1797.115	2002	1050	Ad
1789.4	2000	820	Am		2003	62	Am <sup>519</sup>
1789.6	2000	820	Am	1797.116	2002	612 *	Ad
1789.8	2000	820	Am	1797.117	2008	274	Ad
1790	2004	129	Am	1797.118	2008	274	Ad
	2006	529	Am	1797.153	2006	703	Ad
1792	2000	820	R & Ad		2007	483	Am <sup>962</sup>
	2004	129	Am	1797.170	2008	274	Am
1792.1	2000	820	Ad	1797.172	1999	549 *	Am
	2004	129	R		2008	274	Am
1792.10	2004	129	Ad	1797.184	2008	274	Ad
1792.11	2000	820	Ad & R <sup>18</sup>	1797.188	2006	102	Am
1792.12	2000	820	Ad & R <sup>18</sup>	1797.190	2002	718	Am
1792.13	2000	820	Ad & R <sup>18</sup>	1797.191	1999	83	Am <sup>30</sup>
1792.14	2000	820	Ad & R <sup>18</sup>	1797.196	1999	163	Ad
1792.15	2000	820	Ad & R <sup>18</sup>		2002	718	Am
1792.16	2000	820	Ad & R <sup>18</sup>			R & Ad <sup>69</sup>	
1792.17	2000	820	Ad & R <sup>18</sup>		2003	62	Am (as am by
1792.18	2000	820	Ad & R <sup>18</sup>				Sec. 3, Stats.
1792.19	2000	820	Ad & R <sup>18</sup>				2002, Ch.
1792.2	1999	470	Am			718)	<sup>519</sup>
	2000	820	R & Ad		2005	111	Am (as am by
1792.20	2000	820	Ad & R <sup>18</sup>				Sec. 181, Stats.
1792.21	2000	820	Ad & R <sup>18</sup>				2003, Ch. 62)
1792.22	2000	820	Ad & R <sup>18</sup>		2006	85	Am (as am by
1792.3	2000	820	Ad				Sec. 1, Stats.
1792.4	2000	820	Ad				2005, Ch.
	2004	129	Am			111)	<sup>639</sup>
1792.5	2000	820	Ad				Am (as ad by
	2004	129	Am				Sec. 4, Stats.
1792.6	2000	820	Ad				2002, Ch.
1792.7	2004	129	Ad			718)	<sup>446</sup>
1792.8	2004	129	Ad	1797.197	2001	458	Ad
1792.9	2004	129	Ad	1797.198	2001	171 *	Ad
1793.11	2000	820	Am		2005	80 *	Am
1793.13	2000	820	Am	1797.199	2001	171 *	Ad
1793.15	2000	820	Am		2002	1161 *	Am
1793.17	2000	820	Am		2005	80 *	Am
1793.19	2000	820	Am	1797.211	2008	274	Ad
1793.21	2000	820	Am	1797.216	2008	274	Am
1793.23	2000	820	Am	1797.217	2008	274	Ad
1793.25	2000	820	Am	1797.219	2008	274	Ad
1793.27	2000	820	Am	1797.61	2008	274	Ad
1793.29	2000	820	Am	1797.62	2008	274	R & Ad
1793.5	2000	820	Am	1797.8	2002	678	Ad <sup>470</sup>
1793.50	2000	820	Am	1797.82	2008	275	Am
1793.56	2000	820	Am	1797.9	2008	289	Ad
1793.58	2000	820	Am	1797.98a	2003	707	Am
1793.6	2000	820	Am		2005	671	Am (by Sec. 2
1793.60	2000	820	Am				of Ch.)
1793.62	2000	820	Am		2006	841	Am <sup>852</sup> <sup>853</sup>
1793.7	2000	820	Am		2008	60	Am <sup>970</sup>
1793.8	2000	820	Am		2008	288	Am <sup>970</sup>
1793.9	2000	820	Am	1797.98b	1999	679	Am
	2002	553	Am		2003	707	Am
1794.04	2004	183	Am <sup>571</sup>	1797.98c	2002	430	Am
1794.06	2006	74 *	Am		2003	707	Am
1795	2002	272	Ad		2005	671	Am
1797.101	2008	274	Am	1797.98e	2002	430	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
1797.98e (Cont.)				2052	2002	395	Ad
	2003	707	Am	2053	2002	395	Ad
	2004	524	Am	2054	2002	395	Ad
			R & Ad <sup>100</sup>		2005	158	Am
	2005	671	R (as ad by	2055	2002	395	Ad
			Sec. 3, Stats.	2060	2002	395	Ad
			2004, Ch. 524)	2061	2002	395	Ad
			Am (as am by	2062	2002	395	Ad
			Sec. 2, Stats.	2063	2002	395	Ad
			2004, Ch.	2064	2002	395	Ad
			524) <sup>13</sup>	2065	2002	395	Ad
	2008	288	Am	2066	2002	395	Ad
1798.200	1999	549 *	Am	2067	2002	395	Ad
	2008	274	Am	2070	2002	395	Ad
1798.210	2004	513	Ad	2071	2002	395	Ad
1798.211	2004	513	Ad	2072	2002	395	Ad
1799	2008	275	Am	2073	2002	395	Ad
1799.100	2008	363	Am	2074	2002	395	Ad
1799.111	2007	308	Am	2075	2002	395	Ad
1799.112	2004	513	Ad	2076	2002	395	Ad
1799.2	2008	275	Am	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
2044	2002	395	Ad	2225	2002	395	R
2045	2002	395	Ad	2226	2002	395	R
2046	2002	395	Ad	2240	2002	395	R
2047	2002	395	Ad	2240.1	2002	395	R
2048	2002	395	Ad	2241	2002	395	R
2049	2002	395	Ad	2242	2002	395	R
2050	2002	395	Ad	2243	2002	395	R
2051	2002	395	Ad	2244	2002	395	R
	2006	643	Am	2244.5	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
2245	2002	395	R	2320	2002	395	R
2246	2002	395	R	2330	2002	395	R
2247	2002	395	R	2331	2002	395	R
2248	2001	75	Am	2332	2002	395	R
	2002	395	R	2360	2002	395	R
2249	2002	395	R	2805	2004	38*	Am
2250	2002	395	R		2008	758*	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		2008	709	Am
2272.5	2002	395	R	4730.12	2004	199	Ad
2273	2002	395	R	4730.3	2001	390	Am
2274	2002	395	R				R & Ad <sup>361</sup>
2275	2002	395	R		2004	199	R (as ad by
2277	2002	395	R				Sec. 2 and Sec.
2278	2002	395	R				3, 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 <sup>1</sup>
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 <sup>802</sup>
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	5470	2008	158	Am
2290	2002	395	R	5471	2007	27	Am
2290.5	2002	395	R	5474	2008	709	Am
2291	2002	395	R	6480.1	2006	172	Am
2291.1	2002	395	R	6489	2000	86	Am
2291.2	2000	262	Am		2005	700	Am
	2002	395	R	6491.5	2005	158	Ad
2291.3	2002	395	R	6512	2002	261	Am
2291.4	2002	395	R	6512.7	2003	296	Am
2291.5	2002	395	R	6590	1999	696	Ad
2291.7	2002	395	R	6591	1999	696	Ad
2292	2002	395	R	6592	1999	696	Ad
2294	2002	395	R	6593	1999	696	Ad
2300	2002	395	R	6594	1999	696	Ad
2302	2002	395	R	6595	1999	696	Ad
2303	2002	395	R	6982	2004	193	Am <sup>571</sup>
2304	2002	395	R	7000	2001	436	Am
2305	2002	395	R	7001	2001	436	Am
2306	2002	395	R	7002	2001	436	Am
2307	2002	395	R	7003	2001	436	Am
2308	2002	395	R	7005	2001	436	Am
2309	2002	395	R	7007	2001	436	Am
2310	2002	395	R	7010	2001	436	Am
2311	2002	395	R	7010.5	2001	436	Am
2312	2002	395	R	7010.7	2001	436	Am
2315	2002	395	R	7012	2001	436	Am
2316	2002	395	R	7013	2001	436	Am
2317	2002	395	R	7014	2001	436	Am
2318	2002	395	R	7016	2001	436	Am
2319	2002	395	R	7017	2001	436	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
7018	2008	114	Am	7153 (Cont.)			
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 <sup>43</sup>
	1999	658	Am (by Sec. 5.5 of Ch.) <sup>56</sup>		2005	138	Am <sup>13</sup>
	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 <sup>56</sup>
	2006	96	Am	7185.5	1999	658	R <sup>56</sup>
7109	2001	436	Am	7186	1999	658	R <sup>56</sup>
7111	2002	819	Am	7186.5	1999	658	R <sup>56</sup>
7116	2001	436	Am	7187	1999	658	R <sup>56</sup>
7150	2007	629	R & Ad	7187.5	1999	658	R <sup>56</sup>
7150.1	2007	629	R	7188	1999	658	R <sup>56</sup>
7150.10	2007	629	Ad	7189	1999	658	R <sup>56</sup>
7150.15	2007	629	Ad	7189.5	1999	658	R <sup>56</sup>
7150.2	2000	829	Ad	7190	1999	658	R <sup>56</sup>
	2007	629	R	7190.5	1999	658	R <sup>56</sup>
7150.20	2007	629	Ad	7191	1999	658	R <sup>56</sup>
7150.25	2007	629	Ad	7191.5	1999	658	R <sup>56</sup>
7150.30	2007	629	Ad	7192	1999	658	R <sup>56</sup>
7150.35	2007	629	Ad	7192.5	1999	658	R <sup>56</sup>
7150.40	2007	629	Ad	7193	1999	658	R <sup>56</sup>
7150.45	2007	629	Ad	7193.5	1999	658	R <sup>56</sup>
7150.5	2007	629	R	7194	1999	658	R <sup>56</sup>
7150.50	2007	629	Ad	7194.5	1999	658	R <sup>56</sup>
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 <sup>56</sup>	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
7151.5	2000	830	Am	8029	2001	818	Ad
	2007	629	R	8030	2001	818	Ad
7152	2007	629	R	Div. 8,			
7152.5	2007	629	R	Pt. 1,			
7152.7	2001	740	Ad	Ch. 1,			
	2003	405	Am	heading			
	2007	629	R	(Sec. 8100			
7153	2000	830	Am	et seq.)	2001	436	Am
				8100	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
8101	2000	546	R	8930	2003	57	R
8113.2	2001	436	R	8931	2003	57	R
8113.6	2000	568	Am	8932	2003	57	R
8125.5	2008	126	Ad	8933	2003	57	R
8136	2003	57	Am	8934	2003	57	R
8252	2008	114	Am	8934.1	2003	57	R
8277	2003	874	Am	8934.2	2003	57	R
8279	1999	207	Ad	8934.3	2003	57	R
8300	2001	436	Am	8934.4	2003	57	R
8301	2001	436	R	8935	2003	57	R
8302	2001	436	R	8936	2003	57	R
8303	2001	436	R	8937	2003	57	R
8304	2001	436	R	8938	2003	57	R
8305	2001	436	R	8939	2003	57	R
8306	2001	436	R	8940	2003	57	R
8307	2001	436	R	8941	2003	57	R
8308	2001	436	R	8950	2003	57	R
8343	2000	568	Am	8950.01	2003	57	R
8344	2000	568	Am	8950.3	2003	57	R
8344.5	2000	568	Am	8950.4	2003	57	R
8346.5	2000	568	Am	8950.5	2003	57	R
8347	2000	568	Am	8950.6	2003	57	R
8571	2001	436	Am	8951	2003	57	R
8574	2000	568	Am	8952	2003	57	R
8585	2000	568	Am	8960	2003	57	R
	2006	124	Am	8961	2003	57	R
	2008	490	Am	8961.1	2003	57	R
8650	2001	436	Am	8961.10	2003	57	R
	2001	516	Am	8961.11	2003	57	R
8650.5	2001	436	Ad	8961.12	2003	57	R
	2001	516	Ad	8961.13	1999	207	Am
8731	2000	568	Am		2003	57	R
8734	2000	568	Am	8961.2	2003	57	R
8738	2008	545	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
8923	2003	57	R	8969	2003	57	R
8924	2003	57	R	8969.5	2003	57	R
8925	2003	57	R	8969.6	2003	57	R
8926	2003	57	R	8970	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
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
9062	2003	57	Ad	9320	2003	57	R
9063	2003	57	Ad	9321	2003	57	R
9064	2003	57	Ad	9513	1999	207	Ad
9065	2003	57	Ad	9600.5	2000	568	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9600.6	2000	568	Am	11159.2	2003	406	Am <sup>70</sup>
11024	2000	676	Am				R <sup>63</sup>
11026	1999	749	Am				Ad <sup>391</sup>
	2000	676	Am		2005	487	Am
	2001	289	Am	11161	2000	1092	Am
11029.5	2003	406	Ad		2003	406	Am <sup>70</sup>
11054	2001	841	Am				R <sup>63</sup>
	2002	664	Am <sup>431</sup>				Ad <sup>391</sup>
11055	1999	975	Am (by Sec. 1 of Ch.)		2004	573 *	Am (as am by Sec. 4, Stats. 2003, Ch. 406) <sup>656</sup>
	2000	8 *	Am				Am (as ad by Sec. 5, Stats. 2003, Ch. 406) <sup>657</sup>
	2001	841	Am				
	2008	292	Am				
11056	2000	8 *	Am				
	2001	841	Am				
11057	2002	1013	Am				
	2008	292	Am		2005	487	Am
11100	1999	975	Am (by Sec. 2 of Ch.)	11161.5	2003	406	Ad
					2005	487	Am
	1999	978	Am (by Sec. 1.5 of Ch.)	11161.7	2003	406	Ad
				11162	2003	406	Am <sup>70</sup>
	2001	841	Am				R <sup>63</sup>
	2003	369 *	Am	11162.1	2003	406	Ad <sup>391</sup>
	2004	405	Am <sup>654</sup>		2004	573 *	Am
	2005	468	Am		2005	487	Am
11100.05	2005	468	Am		2006	286	Am
11100.1	2003	369 *	Am		2006	538	Am <sup>802</sup>
	2005	468	Am		2007	130	Am <sup>902</sup>
11104	2003	369 *	Am	11162.5	2006	901	Am <sup>810</sup>
	2005	468	Am	11162.6	2003	406	Ad <sup>391</sup>
11104.5	2005	468	Am	11163	2000	1092	R
11106	1999	978	Am	11164	2000	1092	Am
	2002	13 *	Am		2002	536	Am
	2003	369 *	Am		2003	406	Am <sup>70</sup>
	2005	468	Am				R <sup>63</sup>
11106.7	2003	142	Ad				Ad <sup>391</sup>
11107	2003	369 *	Am				R & Ad <sup>63</sup>
11107.1	2003	369 *	Am		2005	487	Am
	2005	468	Am		2006	286	Am
11122	2002	1013	R	11164.1	2003	406	Ad
11123	2002	1013	R				R & Ad <sup>63</sup>
11124	2002	1013	R	11164.5	2000	293	Ad
11125	2002	1013	R	11165	1999	655	Am <sup>73 19</sup>
11127	2002	1013	R		2002	345	Am <sup>300 317</sup>
11128	2002	1013	R		2003	406	Am (by Sec. 16 of Ch.) <sup>18</sup>
11129	2002	1013	R				Ad (by Sec. 17 of Ch.) <sup>63</sup>
11130	2002	1013	R				Am (by Sec. 3 of Ch.) <sup>18</sup>
11131	2002	1013	R		2003	748	Ad (by Sec. 4 of Ch.) <sup>63</sup>
11132	2002	1013	R				
11133	2002	1013	R		2005	506 *	Am
11134	2002	1013	R		2006	286	Am
11135	2002	1013	R	11165.1	2002	345	Ad <sup>300</sup>
11136	2002	1013	R				R <sup>301</sup>
11150	1999	749	Am		2003	406	Am <sup>36 13</sup>
	2000	676	Am		2006	286	Am
	2001	289	Am	11165.5	2005	487	Ad & R <sup>68</sup>
	2004	191	Am	11166	2003	406	Am
	2005	506 *	Am	11167	1999	853	Am <sup>144</sup>
11156	2006	350	Am				
11159.1	2004	695	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11167 (Cont.)	2003	406	Am <sup>70</sup> R <sup>63</sup> Ad <sup>391</sup> R & Ad <sup>63</sup>	11372	2002	787	Am <sup>422</sup>
11167.5	2003	406	Am <sup>70</sup> R <sup>63</sup> Ad <sup>391</sup>	11372.5	2005	158	Am
11168	2003	406	Am & R <sup>68</sup>	11372.7	2001	750	Am
11169	2003	406	Am <sup>70</sup> R <sup>63</sup>		2001	854	Am
11190	2003	406	Am <sup>70</sup> R <sup>63</sup> Ad <sup>391</sup> R & Ad <sup>63</sup>		2002	545	Am <sup>422</sup>
	2004	573 *	Am (as ad by Sec. 28 and Sec. 29, Stats. 2003, Ch. 406)	11375	2001	838	Am (as am by Stats. 1992, Ch. 616 and as am by Stats. 1996, Ch. 109)
	2005	487	Am		2001	838	Am (by Sec. 3 of Ch.)
	2006	286	Am	11377	1999	975	Am
11207	2004	695	Am		2001	838	Am (by Sec. 3 of Ch.)
11210	2000	676	Am		2001	841	Am (by Sec. 5.5 of Ch.)
	2005	506 *	Am		2002	664	Am <sup>431</sup>
11218	2002	543	Am		2008	292	Am
11219	2002	543	Am	11378	2001	841	Am
11250	2003	426	Am	11379	2001	841	Am
11251	2003	426	Am	11379.6	2003	620	Am
11350	2000	8 *	Am	11380	2001	841	Am
11351	2000	8 *	Am	11380.7	2006	650	Ad
11352	2000	8 *	Am	11382	2001	841	Am
11352.1	2000	350 *	Am		2002	664	Am <sup>431</sup>
11353	2000	8 *	Am	Div. 10, Ch. 6, Art. 6, heading (Sec. 11383 et seq.)	2006	646	Am
11354	2000	8 *	Am	11383	2003	619	Am
11355	2000	8 *	Am		2006	646	Am
11362.7	2003	875	Ad	11383.5	2006	646	Ad
11362.71	2003	875	Ad	11383.6	2006	646	Ad
11362.715	2003	875	Ad	11383.7	2006	646	Ad
11362.72	2003	875	Ad	11474	1999	787	Am
11362.735	2003	875	Ad	11479	2002	787	Am <sup>422</sup>
11362.74	2003	875	Ad	11479.1	2002	787	Am <sup>422</sup>
11362.745	2003	875	Ad	11479.5	2002	443	Am
11362.755	2003	875	Ad		2002	787	Am <sup>422</sup>
11362.76	2003	875	Ad	11488.5	2008	214	Am
11362.765	2003	875	Ad	11493	2007	176 *	Am
11362.77	2003	875	Ad	11502	2006	538	Am <sup>802</sup>
11362.775	2003	875	Ad	11545	2000	815	Ad
11362.78	2003	875	Ad	11550	2001	854	Am
11362.785	2003	875	Ad	11561	2003	468	Am <sup>561</sup>
11362.79	2003	875	Ad	11571	2002	1057	Am
11362.795	2003	875	Ad		2003	62	Am <sup>519</sup>
11362.8	2003	875	Ad	11571.1	2001	431	Am <sup>18</sup>
11362.81	2003	875	Ad		2004	304	Am <sup>38</sup>
11362.82	2003	875	Ad		2005	22	Am <sup>647</sup>
11362.83	2003	875	Ad		2006	538	Am <sup>802</sup>
11362.9	1999	750	Ad <sup>87</sup>		2007	95	Am
	2001	854	Am	11573	2002	1057	Am
	2003	704	Am	11573.5	2001	854	Am
11364	2004	608	Am		2002	1057	Am
11364.7	1999	762	Am	11581	2002	1057	Am
	2005	692	Am		2003	62	Am <sup>519</sup>
				11591	2003	536	Am
				11592	2007	130	Am <sup>902</sup>
				11648	2008	699	R <sup>980</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11703	2005	88	Am	11758.43	2004	862	Am
11706	2005	88	Am	11758.46	2000	108*	Am
11750	2004	862	Am		2002	543	Am
11751.4	2004	862	Am		2004	862	Am
11752.1	2004	862	Ad		2008	759*	Am
	2008	179	Am <sup>976</sup>	11758.47	1999	525	Am <sup>112</sup>
11754	2004	862	Am		2000	857	Am <sup>203</sup>
11755	2004	862	Am	11758.50	2004	193	R <sup>571</sup>
11755.2	2004	862	Am		2004	862	R
11755.4	2004	862	R	11758.51	2004	193	R <sup>571</sup>
11755.5	2004	862	R		2004	862	R
11756	2004	862	Am	11758.52	2004	193	R <sup>571</sup>
11756.5	2004	193	R <sup>571</sup>		2004	862	R
	2004	862	R	11758.53	2004	193	R <sup>571</sup>
11756.7	2001	111*	Am <sup>73 19</sup>		2004	862	R
11756.8	2000	108*	Ad	11758.54	2004	193	R <sup>571</sup>
11757	2004	862	R		2004	862	R
11757.51	2004	862	Am	11759.1	2004	862	Am
11757.55	2004	862	R	11759.10	2004	193	R <sup>571</sup>
11757.57	2004	862	Am		2004	862	R
11757.59	2004	862	Am	11759.11	2004	193	R <sup>571</sup>
11757.61	2004	862	Am		2004	862	R
11757.62	2004	193	R <sup>571</sup>	11759.12	2004	193	R <sup>571</sup>
	2004	862	R		2004	862	R
11757.63	2004	862	R	11759.17	2004	193	R <sup>571</sup>
11757.65	2004	862	R		2004	862	R
11757.66	2004	862	R	11759.2	2004	862	Am
11758	2002	678	Ad	11759.4	2001	745*	Am
	2004	183	Am <sup>571</sup>		2004	862	Am
11758.03	2002	678	Ad	11759.5	2004	862	R
11758.06	2002	678	Ad	Div. 10.5,			
Div. 10.5,				Pt. 2,			
Pt. 1,				heading			
Ch. 3,				(Sec. 11760			
heading				et seq.)	2004	862	Am
(Sec. 11758.10				Div. 10.5,			
et seq.)	2004	862	Am	Pt. 2,			
11758.10	2004	193	Am <sup>571</sup>	Ch. 1,			
	2004	862	R & Ad	Art. 1,			
11758.12	2004	862	Am	heading			
11758.13	2004	862	Am	(Sec. 11760			
Div. 10.5,				et seq.)	2004	862	Am
Pt. 1,				11760	2004	862	Am
Ch. 3.3,				11760.1	2004	862	Am
heading				11760.2	2004	862	Am
(Sec. 11758.20				11760.3	2004	862	Am
et seq.)	2004	862	R	11760.4	2004	862	Am
11758.20	2004	862	Am	11760.5	2004	862	Ad
11758.23	2004	862	Am	11760.6	2004	862	Ad
11758.25	2004	862	Am	11765	2004	862	R
11758.27	2004	862	R	11772	2004	193	Am <sup>571</sup>
11758.29	2004	862	Am		2004	862	Am
11758.33	2004	193	R <sup>571</sup>	11773	2006	662	Ad
	2004	862	R	11773.1	2006	662	Ad
11758.40	2004	862	Am		2007	130	Am <sup>902</sup>
11758.41	2004	862	R	11773.2	2006	662	Ad
11758.42	2002	543	Am	11773.3	2006	662	Ad
	2008	759*	Am	11776	2004	862	Am
11758.421	2005	616*	Ad	11778.9	2004	862	Am
	2008	759*	Am	11781	2004	862	Am
11758.425	2005	616*	Ad	11781.5	2004	862	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11782	2004	193	R <sup>571</sup>	11830	2004	862	Am (as am by Sec. 2, Stats. 1989, Ch. 919)
	2004	862	R				Am (as am by Sec. 64, Stats. 1995, Ch. 938)
11785	2004	862	Am				& RN
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 <sup>571</sup>
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 <sup>571</sup>	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.)	2004	862	Am	Div. 10.5, Pt. 2, Ch. 9, heading (Sec. 11836 et seq.)	2004	862	Am
11810	2004	862	Am	11836	2000	1063	Am (by Sec. 1 of Ch.)
11811	2004	862	Am		2000	1064 *	Am & R <sup>24</sup>
11811.1	2004	862	Am				Ad (by Sec. 2.1 of Ch.) <sup>25</sup>
11811.3	2004	862	Am		2001	159	Am <sup>305</sup>
11811.5	2004	862	Am		2002	545	Am <sup>422</sup>
11811.6	2004	862	Am		2004	862	Am
11811.7	2004	862	Am		2006	692	Am
11812	2004	862	Am		2008	103	Am
11812.6	2004	862	Am	11836.16	2000	1064 *	Ad
11813	2004	862	Am	11837	1999	22 *	Am (as am by Sec. 2.5, Stats. 1998, Ch. 756) <sup>16</sup>
11814	2004	862	Am		2004	551	Am <sup>676</sup>
11814.5	2004	862	R		2005	164	Am (as am by Sec. 1, Stats. 2004, Ch. 551)
11817.1	2004	862	Am				Am (as am by Sec. 3, Stats. 1998, Ch. 756) <sup>16</sup>
11817.3	2004	862	Am	11837.1	1999	22 *	Am (as am by Sec. 3, Stats. 1998, Ch. 756) <sup>16</sup>
11817.4	2004	862	Am				
11817.8	2004	862	R & Ad	11837.2	2004	862	Am
11818	2004	862	Am	11837.3	2004	862	Am
11818.5	2004	862	Am				
11820	2004	862	Am				
11820.1	2004	862	Am				
11825	2004	862	Am				
11826	2004	862	Am				
11827	2004	862	Am				
11828	2004	862	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
11837.4	2000	1064 *	Am	11841	2004	862	Am
	2004	862	Am	11842	2004	862	Ad
11837.6	2004	862	Am	11842.5	2004	862	Ad
11837.7	2004	862	Am	11843	2004	862	Ad
11837.8	2004	862	Am	11843.5	2004	862	Ad
11837.9	2004	862	Am	11844	2004	862	Ad
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, Pt. 3, heading (Sec. 11860 et seq.)	2004	862	Am
11839.33	2004	862	Ad	11860	2004	862	Am
11839.34	2004	862	Ad	11864	2004	862	R
11839.4	2004	862	Ad	11865	2004	862	R
11839.5	2004	862	Ad	11866	2004	862	R
11839.6	2004	862	Ad	11868	2004	862	R
11839.65	2006	544	Ad & R <sup>38</sup>	11868.5	2004	862	R
11839.7	2004	862	Ad	11869	2004	862	R
	2006	75 *	Am	11870	2004	862	R
11839.8	2004	862	Ad	11871	2000	108 *	Ad
11839.9	2004	862	Ad		2004	862	R
Div. 10.5, Pt. 2, Ch. 10, heading (Sec. 11840 et seq.)	2004	862	Am & RN	11875	1999	717	Am
Div. 10.5, Pt. 2, Ch. 11, heading (Sec. 11840 et seq.)	2004	862	Ad(RN)		2004	862	R & Ad
11840	2004	862	Am	11875.1	2004	862	R
11840.1	2000	108 *	Am	11876	1999	717	Am
	2004	862	Am		2004	862	R & Ad
				11876.1	1999	717	Ad
					2004	862	R
				11877	2004	862	R
				11877.10	2004	862	R
				11877.11	2004	862	R
				11877.12	2004	862	R
				11877.13	2004	862	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11877.14	1999	717	Am	Div. 10.5, Pt. 3, Ch. 2, Art. 2, heading (Sec. 11970.1 et seq.) Div. 10.5, Pt. 3, Ch. 2, Art. 4, heading (Sec. 11970.1 et seq.) 11970.1 11970.2 11970.3 11970.35 11970.4  Div. 10.5, Pt. 3, Ch. 2, Art. 3, heading (Sec. 11970.45 et seq.) Div. 10.5, Pt. 3, Ch. 2, Art. 5, heading (Sec. 11970.45 et seq.) 11970.45	2004	862	Ad(RN)
	2004	862	R				
11877.15	2004	862	R				
11877.16	2004	862	R				
11877.2	2000	815	Ad				
	2001	159	Am <sup>305</sup>				
	2004	862	R				
11877.5	2004	862	R				
11877.6	1999	717	Am				
	2001	321	Am				
	2004	862	R				
11877.7	1999	717	Am				
	2001	321	Am				
	2004	862	R				
11877.8	1999	717	Am				
	2004	862	R				
11877.9	2004	862	R				
11878	2004	862	R				
11880	2004	862	R				
11881	2004	862	R				
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				
11960	2004	862	R				
11960.1	2004	862	R				
11961	2004	862	R				
11962	2004	862	R				
11963	2004	862	R				
11963.5	2004	193	R <sup>571</sup>				
	2004	862	R				
11964	2004	862	R				
11965	2004	862	R				
11965.3	2004	862	R				
11965.4	2004	862	R				
11965.5	2004	862	R				
11965.7	2004	862	R				
11966	2004	862	R				
11967.5	2004	862	R				
11969	2004	862	R				
11970	1999	147*	Am				
	2002	1022*	Am & R <sup>19</sup>				
	1999	147*	Ad & R <sup>18</sup>				
	2003	225*	S <sup>43</sup>				
	2005	78*	S <sup>75</sup>				
	2006	75*	S <sup>57</sup>				
	2003	225*	Ad & R <sup>43</sup>				
	2005	78*	S <sup>75</sup>				
	2006	75*	S <sup>57</sup>				
	1999	147*	Ad & R <sup>18</sup>				
	2003	225*	Am <sup>43</sup>				
	2005	78*	Am <sup>75</sup>				
	2006	75*	R				
	1999	147*	Ad & R <sup>18</sup>				
	2003	225*	S <sup>43</sup>				
	2005	78*	S <sup>75</sup>				
	2006	75*	S <sup>57</sup>				
	1999	147*	Ad & R <sup>18</sup>				
	2003	225*	Am <sup>43</sup>				
	2005	78*	Am <sup>75</sup>				
	2006	75*	R				
	2004	862	Ad(RN)				
	2004	862	Am & RN				
	2002	1022*	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter	Effect			Year	Chapter	Effect	
11970.5	2004	862	R		11999.12 (Cont.)				
11971	2004	862	R		adopted				
11972	2004	862	R		Nov. 7,				
11973	2004	862	R		2000)			Ad <sup>294</sup>	
11974	2004	862	R		2006	63 *		Am	
11975	2004	862	R		11999.13	2000			
11976	2004	862	R		Initiative				
11977	2004	862	R		(Prop. 36				
11980	2004	862	R		adopted				
11981	2004	862	R		Nov. 7,				
11981.1	2004	862	R		2000)			Ad <sup>294</sup>	
11982	2004	862	R		11999.20	2001	721 *	Ad <sup>37</sup>	
11983.5	2004	862	R		11999.25	2001	721 *	Ad <sup>37</sup>	
11983.6	2004	862	R		11999.30	2006	75 *	Ad <sup>798</sup>	
11983.7	2004	862	R					R <sup>636</sup>	
11984	2004	862	R			2007	177 *	Am <sup>36</sup>	13
11985	2004	862	R		11999.4	2000			
11986	2004	862	R		Initiative				
11987	2004	862	R		(Prop. 36				
11987.3	2004	862	R		adopted				
11987.4	2004	862	R		Nov. 7,				
11987.5	2004	862	R		2000)			Ad <sup>294</sup>	
11987.6	2004	862	R		11999.5	2000			
11987.8	2004	862	R		Initiative				
11987.9	2004	862	R		(Prop. 36				
11988	2004	862	R		adopted				
11989	2004	862	R		Nov. 7,				
11990	2004	862	R		2000)			Ad <sup>294</sup>	
11991	2004	862	R		11999.6	2000			
11991.2	2004	862	R		Initiative				
11991.3	2004	862	R		(Prop. 36				
11991.4	2004	862	R		adopted				
11991.5	2004	862	R		Nov. 7,				
11991.6	2004	862	R		2000)			Ad <sup>294</sup>	
11991.7	2004	862	R			2006	63 *	Am	
11991.8	2004	862	R		11999.6.1	2006	75 *	Ad	
11991.9	2004	862	R		11999.7	2000			
11993	2004	862	R		Initiative				
11994	2004	862	R		(Prop. 36				
11996	2004	862	R		adopted				
11997	2004	862	R		Nov. 7,				
11998.1	2000	1055 *	Am		2000)			Ad <sup>294</sup>	
	2004	225 *	Am		11999.8	2000			
11998.2	2004	193	Am <sup>571</sup>		Initiative				
11999.10	2000				(Prop. 36				
	Initiative				adopted				
	(Prop. 36				Nov. 7,				
	adopted				2000)			Ad <sup>294</sup>	
	Nov. 7,				11999.9	2000			
	2000)				Initiative				
	2006	63 *	Ad <sup>294</sup>		(Prop. 36				
11999.11	2000		Am		adopted				
	Initiative				Nov. 7,				
	(Prop. 36				2000)			Ad <sup>294</sup>	
	adopted					2006	63 *	Am	
	Nov. 7,				12000	2004	247 *	Am	
	2000)		Ad <sup>294</sup>		12081	2004	247 *	Am	
11999.12	2000				12101	2003	499	Am	
	Initiative					2008	698	Am	
	(Prop. 36				12206	2006	890	Am	
					12551	2007	563	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
12552	2007	563	Am	13868	2005	158	Am
12556	2007	563	Ad	13872	2001	176	Am
12557	2007	563	Ad	13890	1999	550*	Am <sup>1</sup>
12606.1	2004	424	Ad & R <sup>68</sup>	13933	1999	542	Ad (incorrect reference) <sup>25</sup>
12680	2000	274	Am				Am & RN <sup>203</sup>
12700	2007	563	Am		2000	135	Am & RN
12701	2006	538	Am <sup>802</sup>		2000	1067	Am & RN
12702	2007	563	Am	13938	2001	176	Am
12703	2007	563	Ad	13962	2006	588	Am
12704	2007	563	Ad	14825	2008	65	Am
12706	2007	563	Ad	14826	2008	65	Am
12726	2007	563	Am	14827	2008	65	Am
12727	2007	563	Ad	14830	2008	65	Am
12728	2007	563	Ad	14832	2008	65	Ad
12750	2004	496	Ad	14833	2008	65	Ad
12751	2007	30	Ad	14838	2008	65	Am
12755	2004	496	Ad	14841	2008	65	Am
12756	2004	496	Ad	14842	2008	65	Am
12757	2004	496	Ad	14843	2008	65	Am
12758	2004	496	Ad	14844	2008	65	Am
12759	2004	496	Ad	14845	2008	65	Am
12760	2004	496	Ad	14855	2008	65	Am
12761	2004	496	Ad	14856	2008	65	R & Ad
13052	2006	538	Am <sup>802</sup>	14857	2008	65	R
13108.5	2003	688	Am	14858	2008	65	R
	2004	183	Am <sup>571</sup>	14859	2008	65	R
13113.6	2005	537	Ad	14860	2008	65	Am
13114	2006	745*	Am	14875	2005	260	Am
13114.2	1999	550*	Am	14950	2005	633	Ad <sup>100</sup>
13132.7	1999	380	Am		2006	501	Am
	2001	244	Am <sup>21</sup>	14951	2005	633	Ad <sup>100</sup>
			R <sup>34</sup>	14952	2005	633	Ad <sup>100</sup>
			Ad <sup>35</sup>	14953	2005	633	Ad <sup>100</sup>
	2004	318	Am	14954	2005	633	Ad <sup>100</sup>
13137	2004	496	Am	14955	2005	633	Ad <sup>100</sup>
13138	2004	227*	Ad	14956	2005	633	Ad <sup>100</sup>
	2008	760*	Am	14957	2005	633	Ad <sup>100</sup>
13139	2006	473	Ad	14958	2005	633	Ad <sup>100</sup>
	2008	5*	Am	14959	2005	633	Ad <sup>100</sup>
13140.5	2001	779	Am	14960	2005	633	Ad <sup>100</sup>
13140.6	2001	779	Am	16017.5	2000	463	Ad
13143	2008	367	Am	16109	2004	193	Am <sup>571</sup>
13143.10	2001	745*	R	17021	2000	702	Am
13143.7	2004	193	R <sup>571</sup>		2001	118*	Am
13146.1	2004	424	Am	17021.6	2004	818	Am
	2008	760*	Am		2006	520	Am
13146.2	2008	760*	Am		2006	538	Am <sup>802</sup>
13159.1	2002	612*	Ad		2006	890	Am <sup>82</sup>
	2006	803	Am	17021.7	2003	814	Am
13188.4	2004	424	Ad & R <sup>68</sup>	17031	2000	471	Am
13197.6	2004	424	Ad & R <sup>68</sup>	17037.5	2004	183	Am <sup>571</sup>
13812	2003	296	Am	17050	2008	138	Am
13815	2001	176	Am	17055	2000	702	Am
13818	2001	176	Am	17920.10	2002	931	Ad
13845	2003	296	Am	17920.3	2000	471	Am
	2006	588	Am	17921.10	2007	532	Ad
13846	2006	588	Am	17921.3	2007	499	R & Ad <sup>959</sup>
13848	2006	588	Am	17921.4	2007	499	Ad
13857	2000	121	Am	17921.5	2006	890	Ad(RN)
	2005	700	Am		2007	499	Am & RN
13866	2005	700	Am	17921.6	2007	499	Ad(RN)

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17921.9	2004	183	Am <sup>571</sup>	17998.1 (Cont.)			
17922	2001	159	Am <sup>305</sup>	2000	664	Ad	
17922.12	2008	172	Ad	2002	723	Am	
17928	2008	751*	Ad	17998.2	2000	664	Ad & R <sup>18</sup>
17951	2000	471	Am	2002	723	Am <sup>13</sup>	
	2003	814	Am	17998.3	2000	664	Ad
	2004	144	Am	Div. 13,			
17958.2	2000	471	Am	Pt. 2,			
17958.3	2007	599	Ad <sup>662</sup>	heading			
17958.4	2007	596	Am	(Sec. 18000			
17958.8	2000	471	Am	et seq.)	2007	540	Am
	2003	474	Am	18000	2007	540	Am
17959	2002	726	Ad <sup>509</sup>	18001.8	2002	98	Am
17959.1	2004	789	R & Ad	18007	2007	540	Am
17959.3	1999	643	Am <sup>36 13</sup>	18008	2007	540	Am
17959.6	2003	648	Ad	18008.5	2000	471	Am
17960.10	2003	474	Ad	18008.7	2001	356	Am
17961	2002	931	Am		2007	540	Am
17964	2000	471	Am	18009.3	2000	566	Ad
17975	2004	473	Ad	2001	490	Am	
17975.1	2004	473	Ad	18010	2000	566	Am
17975.10	2004	473	Ad	18012.5	2002	98	Am
17975.2	2004	473	Ad	18013.4	2003	814	Am
17975.3	2004	473	Ad	18014.5	2004	567	Ad
17975.4	2004	473	Ad	18015.1	2002	98	Ad
17975.5	2004	473	Ad	18020	1999	83	Am <sup>30</sup>
17975.6	2004	473	Ad	18021.7	2002	713	Am
17975.7	2004	473	Ad		2003	593	Am
17975.8	2004	473	Ad		2004	818	Am
17975.9	2004	473	Ad		2008	750	Am
17980	1999	391	Am	18024	2004	567	Am
	2001	487	Am	18025	1999	517	Am
	2002	931	Am	18025.5	1999	83	Am <sup>30</sup>
	2003	474	Am	18027.3	2006	890	Am
17980.1	2003	474	Am	18028	2007	540	Am
17980.10	2003	474	Ad(RN)	18029	2008	664	Am
17980.11	2003	474	Ad	18029.3	2002	713	Am
17980.6	1999	391	Am	18029.6	2002	713	Am
	2001	414	Am		2008	737	R & Ad
17980.7	2001	414	Am (by Sec. 5 of Ch.)	18031.7	2008	664	Am
	2001	594	Am (by Sec. 1.5 of Ch.)		2008	737	Am
17980.8	2003	474	Am (as ad by Sec. 2, Stats. 1989, Ch. 1194) & RN	18033	2001	490	Ad
				18033.1	2001	490	Ad
17980.9	2001	594	Am	18035	1999	991	Am <sup>96 114</sup>
17991	2003	474	Am		2007	543	Am
	2004	183	Am <sup>571</sup>	18035.2	1999	991	Am <sup>96 114</sup>
17992	2003	474	Am		2002	713	Am
17997	2001	487	Ad & R <sup>18</sup>	18035.26	2006	80	Ad
17997.2	2001	487	Ad & R <sup>18</sup>	18037.5	1999	991	Am <sup>96 114</sup>
17997.3	2001	487	Ad & R <sup>18</sup>	18045.5	2003	814	Am
17997.5	2001	487	Ad & R <sup>18</sup>	18046	1999	517	Am
17997.6	2001	487	Ad & R <sup>18</sup>	18050	2007	166	Am
17997.7	2001	487	Ad & R <sup>18</sup>	18050.5	2008	750	Am
17997.8	2001	487	Ad & R <sup>18</sup>	18050.7	2000	555	Am
17998	2000	82	Ad <sup>82</sup>	18060.5	2004	567	Am
	2000	664	Ad	18061.6	2004	567	Ad
17998.1	2000	82	Ad <sup>82</sup>	18062.2	2004	567	Am
				18063	2000	471	Am
					2004	567	Am
				18070	2004	236	Am
					2005	22	Am <sup>647</sup>

**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
18070.2	2004	236	Am	18252	2001	434	Am <sup>34</sup>
18070.3	2000	555	Am		2002	1038	S <sup>22</sup>
	2004	236	Am	18254	2001	434	Am <sup>34</sup>
	2005	595	Am		2002	1038	S <sup>22</sup>
	2007	166	Am	18300	2001	434	Am <sup>34</sup>
18070.5	2004	236	Am		2002	1038	S <sup>22</sup>
18070.6	2004	236	Ad		2003	814	Am (as am by Sec. 4, Stats. 1993, Ch. 413 and Sec. 17, Stats. 2001, Ch. 434)
	2005	595	Am				
18070.7	2004	236	Ad				
18075.5	1999	520*	Am				
18080.1	2000	471	Am				
18080.5	2006	80	Am				
	2006	538	Am <sup>802</sup>				
	2007	130	Am <sup>902</sup>		2003	815	Am (as am by Sec. 17, Stats. 2001, Ch. 434)
18080.7	1999	991	Am <sup>96 114</sup>				
18090.6	2001	213	Ad				
18090.7	2001	213	Ad				
18092	2000	23	Am		2008	138	Am
18093	1999	991	Am <sup>96 114</sup>	18300.25	2001	434	Ad <sup>34</sup>
18105	1999	991	Am <sup>96 114</sup>		2002	1038	S <sup>22</sup>
18106	1999	991	Am <sup>96 114</sup>	18300.5	2001	434	R <sup>34</sup>
18115	2004	211*	Am <sup>622</sup>		2002	1038	S <sup>22</sup>
18122	1999	991	Am <sup>96 114</sup>	18301	2001	434	R <sup>34</sup>
18124	2003	292	Am		2002	1038	S <sup>22</sup>
18203.2	2000	542	Am	18303	2001	434	Am <sup>34</sup>
	2001	434	R <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18307	2000	471	Ad
18203.5	2001	434	R <sup>34</sup>	18400.1	1999	520*	Am <sup>1 75</sup>
	2002	1038	S <sup>22</sup>		2001	745*	Am
18205	2001	434	Am <sup>34</sup>		2006	644	Am (by Sec. 1 of Ch.) <sup>349</sup>
	2002	1038	S <sup>22</sup>				
18208	2001	434	R <sup>34</sup>		2006	858	Am (by Sec. 1.5 of Ch.) <sup>349</sup>
	2002	1038	S <sup>22</sup>				
18210	2001	434	Am <sup>34</sup>		2008	138	Am
	2002	1038	S <sup>22</sup>	18400.2	1999	520*	Ad <sup>1</sup>
18210.7	2007	596	Ad	18400.3	1999	520*	Ad
18214	2001	434	Am <sup>34</sup>		2005	595	Am
	2002	1038	S <sup>22</sup>		2006	644	Am (by Sec. 2 of Ch.)
	2003	814	Am (as am by Sec. 6, Stats. 2001, Ch. 434)		2006	858	Am (by Sec. 2.5 of Ch.)
	2006	520	Am	18400.4	1999	520*	Ad <sup>1</sup>
18214.1	2001	434	Am <sup>34</sup>	18402	2002	141	Am
	2002	1038	S <sup>22</sup>	18407	2003	815	Ad
18214.2	2001	356	Ad	18420	1999	520*	Am <sup>1 75</sup>
18214.5	2001	434	Am <sup>34</sup>		2004	622	Am
	2002	1038	S <sup>22</sup>		2006	644	S <sup>349</sup>
18215	2000	542	Am		2006	858	S <sup>349</sup>
	2001	434	R <sup>34</sup>	18421	1999	520*	S <sup>1 75</sup>
	2002	1038	S <sup>22</sup>		2006	644	S <sup>349</sup>
18216.1	2001	434	R <sup>34</sup>		2006	858	S <sup>349</sup>
	2002	1038	S <sup>22</sup>	18423	1999	520*	S <sup>1 75</sup>
18217	2001	434	R <sup>34</sup>		2006	644	S <sup>349</sup>
	2002	1038	S <sup>22</sup>		2006	858	S <sup>349</sup>
18219	2000	542	Ad	18424	1999	520*	Am <sup>1 75</sup>
	2001	434	R <sup>34</sup>		2006	644	Am <sup>349</sup>
	2002	1038	S <sup>22</sup>		2006	858	Am <sup>349</sup>
18250.5	2001	434	R <sup>34</sup>				
	2002	1038	S <sup>22</sup>				
18251	2001	434	Am <sup>34</sup>				
	2002	1038	S <sup>22</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
18502	1999	520*	Am (as am by Sec. 3, Stats. 1998, Ch. 773) <sup>1 75</sup>	18607 (Cont.)	2002	1038	S <sup>22</sup>
			Am (as am by Sec. 4, Stats. 1998, Ch. 773) <sup>100</sup>	18610.5	2001	434	Am (by Sec. 29 of Ch.) <sup>34</sup>
	2001	434	Am <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>		2003	815	Am <sup>81</sup>
	2006	644	R (as am by Sec. 8, Stats. 1999, Ch. 520)	18611	2001	356	Am
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>		2002	1065	Am
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18615	2001	434	R <sup>34</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18615.5	2001	434	R <sup>34</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>		2002	1038	S <sup>22</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)	18616	2001	434	R <sup>34</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18620	2001	434	Am <sup>34</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18630	2001	434	Am <sup>34</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>		2002	1038	S <sup>22</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)	18640	2001	434	Am <sup>34</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18670	2001	434	Am <sup>34</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18690	2001	434	Am <sup>34</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>		2002	1038	S <sup>22</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)	18691	2000	433	Am
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18800	2007	596	R
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18801	2007	596	R
			R (as am by Sec. 8, Stats. 1999, Ch. 520)	18820	2007	596	R
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18821	2007	596	R
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18860	2001	434	Ad <sup>34</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18861	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>		2002	1038	S <sup>22</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)	18862	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18862.1	2001	434	Ad <sup>34</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18862.11	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>		2002	1038	S <sup>22</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)	18862.13	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18862.15	2001	434	Ad <sup>34</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18862.17	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>		2002	1038	S <sup>22</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)	18862.19	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18862.21	2001	434	Ad <sup>34</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18862.23	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>		2002	1038	S <sup>22</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)	18862.25	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18862.27	2001	434	Ad <sup>34</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>	18862.29	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>		2002	1038	S <sup>22</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)	18862.3	2001	434	Ad <sup>34</sup>
			Am (as am by Sec. 22, Stats. 2001, Ch. 434) <sup>349</sup>		2002	1038	S <sup>22</sup>
			Am (as am by Sec. 9, Stats. 1999, Ch. 520) <sup>801</sup>	18862.30	2001	434	Ad <sup>34</sup>
			R (as am by Sec. 8, Stats. 1999, Ch. 520)		2002	1038	S <sup>22</sup>

**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
18862.31	2001	434	Ad <sup>34</sup>	18865.8	2001	434	Ad <sup>34</sup>
	2002	1038	S <sup>22</sup>		2002	1038	S <sup>22</sup>
18862.33	2001	434	Ad <sup>34</sup>	18866	2001	434	Ad <sup>34</sup>
	2002	1038	S <sup>22</sup>		2002	1038	S <sup>22</sup>
18862.35	2001	434	Ad <sup>34</sup>	18866.1	2001	434	Ad <sup>34</sup>
18862.37	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18866.2	2001	434	Ad <sup>34</sup>
18862.39	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18866.3	2001	434	Ad <sup>34</sup>
	2003	814	Am		2002	1038	S <sup>22</sup>
	2006	520	Am	18866.4	2001	434	Ad <sup>34</sup>
18862.41	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18866.5	2001	434	Ad <sup>34</sup>
18862.43	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18866.6	2001	434	Ad <sup>34</sup>
18862.45	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18867	2001	434	Ad <sup>34</sup>
18862.47	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>		2005	595	Am
	2003	814	Am	18868	2001	434	Ad <sup>34</sup>
18862.49	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18869	2001	434	Ad <sup>34</sup>
18862.5	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870	2001	434	Ad <sup>34</sup>
18862.7	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.1	2001	434	Ad <sup>34</sup>
18862.9	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.10	2001	434	Ad <sup>34</sup>
18863	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.11	2001	434	Ad <sup>34</sup>
18863.1	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.12	2001	434	Ad <sup>34</sup>
18863.2	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.13	2001	434	Ad <sup>34</sup>
18863.3	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.14	2001	434	Ad <sup>34</sup>
18863.35	2002	1038	S <sup>22</sup>		2002	1038	S <sup>22</sup>
18863.4	2001	434	Ad <sup>34</sup>	18870.15	2001	434	Ad <sup>34</sup>
	2002	1038	S <sup>22</sup>		2002	1038	S <sup>22</sup>
18865	2001	434	Ad <sup>34</sup>	18870.16	2001	434	Ad <sup>34</sup>
	2002	1038	S <sup>22</sup>		2002	1038	S <sup>22</sup>
	2003	814	Am	18870.17	2001	434	Ad <sup>34</sup>
	2003	815	Am (by Sec. 4.5 of Ch.) <sup>81</sup>		2002	1038	S <sup>22</sup>
	2008	138	Am	18870.18	2001	434	Ad <sup>34</sup>
18865.05	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.19	2001	434	Ad <sup>34</sup>
18865.1	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.2	2001	434	Ad <sup>34</sup>
18865.2	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.3	2001	434	Ad <sup>34</sup>
18865.3	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.4	2001	434	Ad <sup>34</sup>
18865.4	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.5	2001	434	Ad <sup>34</sup>
18865.5	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.6	2001	434	Ad <sup>34</sup>
18865.6	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.7	2001	434	Ad <sup>34</sup>
18865.7	2001	434	Ad <sup>34</sup>		2002	1038	S <sup>22</sup>
	2002	1038	S <sup>22</sup>	18870.8	2001	434	Ad <sup>34</sup>
					2002	1038	S <sup>22</sup>

**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
18870.9	2001	434	Ad <sup>34</sup>	18897.2	2008	664	Am
	2002	1038	S <sup>22</sup>	18897.4	2008	664	Am
18871	2001	434	Ad <sup>34</sup>	18897.6	2008	664	Am
	2002	1038	S <sup>22</sup>	18897.7	2008	664	Am
18871.10	2001	434	Ad <sup>34</sup>	18909	2002	1124 *	Am
	2002	1038	S <sup>22</sup>		2006	890	Am
18871.11	2001	434	Ad <sup>34</sup>	18913	2002	1124 *	Am
	2002	1038	S <sup>22</sup>	18930.5	2008	719	Ad
18871.2	2001	434	Ad <sup>34</sup>	18931.6	2008	719	Ad
	2002	1038	S <sup>22</sup>	18931.7	2008	719	Ad
18871.3	2001	434	Ad <sup>34</sup>	18934.6	2006	890	R
	2002	1038	S <sup>22</sup>	18937	2002	1124 *	Am
18871.4	2001	434	Ad <sup>34</sup>	18938	2002	1124 *	Am
	2002	1038	S <sup>22</sup>	18938.3	2008	719	Ad
	2007	557	R & Ad	18941.7	2008	172	Ad
18871.5	2001	434	Ad <sup>34</sup>	18941.9	2001	418	Am
	2002	1038	S <sup>22</sup>	18942	2002	1124 *	Am
18871.6	2001	434	Ad <sup>34</sup>	18943	2002	1124 *	Am
	2002	1038	S <sup>22</sup>		2003	62	Am <sup>519</sup>
18871.7	2001	434	Ad <sup>34</sup>	18944.11	2007	499	Ad
	2002	1038	S <sup>22</sup>	18944.30	2002	31 *	Am <sup>393</sup>
18871.8	2001	434	Ad <sup>34</sup>	18944.31	2002	31 *	Am <sup>393</sup>
	2002	1038	S <sup>22</sup>	18944.33	2002	31 *	Am <sup>393</sup>
18871.9	2001	434	Ad <sup>34</sup>	18944.34	2004	193	R <sup>571</sup>
	2002	1038	S <sup>22</sup>	18944.35	2002	31 *	Am <sup>393</sup>
18872	2001	434	Ad <sup>34</sup>	18944.40	2002	31 *	Am <sup>393</sup>
	2002	1038	S <sup>22</sup>	18944.41	2002	31 *	Ad <sup>393</sup>
18872.1	2001	434	Ad <sup>34</sup>	18948.1	2004	642	Ad
	2002	1038	S <sup>22</sup>	18949.29	2008	549	Am
	2003	815	Am <sup>81</sup>	18949.6	2004	225 *	Am
18872.2	2001	434	Ad <sup>34</sup>	18951	2003	504	Am
	2002	1038	S <sup>22</sup>	18952	2003	504	Am
18873	2001	434	Ad <sup>34</sup>	18953	2003	504	Am
	2002	1038	S <sup>22</sup>	18954	2003	504	Am
18873.1	2001	434	Ad <sup>34</sup>	18955	2003	504	Am
	2002	1038	S <sup>22</sup>	18958	2003	504	Am
18873.2	2001	434	Ad <sup>34</sup>	18959	2003	504	Am
	2002	1038	S <sup>22</sup>	18960	2003	504	Am
18873.3	2001	434	Ad <sup>34</sup>		2007	55	Am
	2002	1038	S <sup>22</sup>	18961	2003	504	Am
18873.4	2001	434	Ad <sup>34</sup>	19160	2005	525	Am
	2002	1038	S <sup>22</sup>	19161	2005	525	Am
18873.5	2001	434	Ad <sup>34</sup>		2006	538	Am <sup>802</sup>
	2002	1038	S <sup>22</sup>	19162	2005	525	Am
18874	2001	434	Ad <sup>34</sup>	19163	2005	525	Am
	2002	1038	S <sup>22</sup>	19163.5	2005	525	Am
Div. 13, Pt. 2.3, heading (Sec. 18897 et seq.)	2001	434	Am (purports to amend and renumber) <sup>34</sup>		2006	890	Am
	2002	1038	S <sup>22</sup>	19165	2005	525	Am
	2008	664	Am & RN		2006	538	Am <sup>802</sup>
Div. 13, Pt. 2.4, heading (Sec. 18897 et seq.)	2008	664	Ad(RN)	19166	2005	525	Am
18897	2008	664	Am	19169	2004	663	R
				19201	2002	1051	Am
				19205	2002	1051	Ad
					2007	596	R
				19210	2003	581	Am
				19211	2003	581	Am
				19212	2003	581	Am
				19213	2003	581	Am
				19215	2003	581	Am
				19216	2003	581	Am
				19825	1999	982	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19825 (Cont.)	2003	607	Am	24189	2002	821	R
	2008	66	R & Ad	24530	1999	920	Ad
19826	2000	49	Am	24531	1999	920	Ad
19830	2005	280	Am	24532	1999	920	Ad
	2008	66	R	24533	1999	920	Ad
					2000	6 *	Am
19831	2008	66	R	24534	1999	920	Ad
19832	2008	66	R		2000	6 *	Am
19851	2006	890	Am	24535	1999	920	Ad
19950	2007	596	R		2000	6 *	Am
19954	2003	872	Am	24536	1999	920	Ad
19954.5	2002	244	Ad	24537	1999	920	Ad
19958.5	2003	872	Am		2000	6 *	Am
19958.6	2003	872	Ad	24538	1999	920	Ad
19959.5	2002	244	Ad	25110.10	2000	343	Am
19971	2003	814	Am	25110.10.1	2001	319	Ad
19982	2006	538	Am <sup>802</sup>	25110.9.3	2001	319	Ad
19997	2008	750	Am	25111	2000	343	Am
20008	2007	343	Ad	25111.1	2000	343	Am
20025	2007	343	R	25112	2000	343	Am
20026	2007	343	R	25112.5	1999	470	Am
20027	2007	343	R		2001	605 *	Am <sup>8</sup>
20028	2007	343	R		2002	607	Am
20029	2007	343	R	25116.5	2001	605 *	Am <sup>8</sup>
20030	2007	343	R	25117.4.1	2004	183	Am <sup>571</sup>
20031	2007	343	R	25121.3	2004	183	Am <sup>571</sup>
20032	2007	343	R	25123.3	2000	343	Am
20032.1	2007	343	R		2004	779	Am
20033	2007	343	R	25123.5	2000	343	Am
20034	2007	343	R	25123.8	2002	626	Ad
20036	2007	343	R	25141.5	2000	343	Am
20050	2007	343	R	25141.6	1999	420	Ad
20070.5	2007	169	Ad	25142.5	1999	629	Ad
20071	2007	169	Am	25143.1	2006	143 *	Am <sup>8</sup>
20109	2007	343	R & Ad	25143.12	2001	605 *	Am <sup>8</sup>
20110	2007	343	R & Ad	25143.13	2000	343	Am
20111	2007	343	R	25143.2	2000	343	Am
20300	2007	343	R		2001	866	Am
20301	2007	343	R	25144	2001	866	Am
20302	2007	343	R	25149	2000	343	Am
20310	2007	343	R	25150	2000	343	Am
20311	2007	343	R	25150.1	2002	999	Am
20312	2007	343	R		2003	42 *	Am
20313	2007	343	R	25150.6	2001	605 *	Am <sup>8</sup>
20314	2007	343	R		2004	175	Am
20315	2007	343	R	25150.7	2004	597	Ad <sup>685</sup>
20316	2007	343	R			R <sup>446</sup>	
20317	2007	343	R	25150.8	2004	597	Ad
20330	2007	343	R	25157.8	2001	861 *	Am <sup>207</sup>
20331	2007	343	R	25159	2001	605 *	Am <sup>8</sup>
20332	2007	343	R	25159.12	2004	865	Am
24000	2002	1071	Ad		2006	538	Am <sup>802</sup>
24173	2003	397	Am	25159.13	2004	193	R <sup>571</sup>
24176	2003	397	Am	25159.19	2004	193	Am <sup>571</sup>
24177.5	2001	122 *	Ad & R <sup>111</sup>	25159.5	2001	605 *	Am <sup>8</sup>
24178	2002	477	Am	25159.6	2001	605 *	Am <sup>8</sup>
	2003	397	Am	25159.7	2001	605 *	Am <sup>8</sup>
24179.5	1999	658	Am <sup>56</sup>	25159.8	2001	605 *	Am <sup>8</sup>
24185	2002	821	Am <sup>57</sup>	25159.9	2001	605 *	Am <sup>8</sup>
24186	2002	821	Ad	25160	1999	745	Am
24187	2002	821	S <sup>57</sup>		2000	343	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
25160 (Cont.)	2001	319	Am	25201.6	2000	343	Am
	2006	77*	Am		2001	605*	Am <sup>8</sup>
25160.1	1999	401	Am	25201.6.1	2005	577	Ad
25160.2	2001	319	Ad <sup>332</sup>	25205.1	2006	538	Am <sup>802</sup>
25160.4	2003	362	Ad	25205.15	2006	77*	Am
25160.6	2003	362	Ad	25205.16	2001	319	Am
	2004	183	Am <sup>571</sup>	25205.5	2001	543	Am <sup>370</sup>
25160.7	2002	610	Ad	25205.6	2001	251	Am (by Sec. 1 of Ch.)
25163	2000	343	Am		2006	77*	Am
25163.3	2001	605*	Am <sup>8</sup>	25205.9	1999	941	Am
	2002	327	Am	25208.17	2006	538	Am <sup>802</sup>
25165	1999	745	Am	25208.2	2004	865	Am
	2001	319	Am		2006	538	Am <sup>802</sup>
25169.1	2001	605*	R	25208.3	2002	597	Am
25169.5	2002	607	Ad	25208.8	2006	538	Am <sup>802</sup>
25169.6	2002	607	Ad	25209.10	2002	597	Ad
25169.7	2002	607	Ad	25209.11	2002	597	Ad
25169.8	2002	607	Ad		2006	309	Am
25170.5	1999	420	R	25209.12	2002	597	Ad
25171	2001	745*	R		2006	309	Am
25171.5	2001	745*	R	25209.13	2002	597	Ad
25173.6	2006	77*	Am		2006	309	Am
	2008	760*	Am	25209.14	2002	597	Ad
25173.7	2006	77*	Am		2006	309	Am
	2007	178*	Am	25209.15	2002	597	Ad
25174	2007	178*	Am	25209.16	2002	597	Ad
	2008	760*	Am		2006	309	Am
25175	1999	745	Am	25209.17	2002	597	Ad
25178	2004	644	Am	25209.18	2006	309	Ad
25179.6	2000	343	Am	25209.19	2006	309	Ad
25180.7	2006	347	Am	25210.10	2007	534	Ad
25184.1	2004	183	Am <sup>571</sup>	25210.11	2007	534	Ad & R <sup>317</sup>
25186.1	2000	343	Am	25210.12	2007	534	Ad
25187	2001	663	Am	25210.5	2003	608	Ad
	2002	999	Am	25210.6	2003	608	Ad
25189	2007	705	Am		2004	183	Am <sup>571</sup>
25189.2	2007	705	Am	25210.7	2003	608	Ad
25189.3	2001	461	Ad	25210.9	2007	534	Ad
25189.5	1999	706*	Am		2008	179	Am <sup>976</sup>
25189.6	1999	706*	Am	25211	2004	880	Am
25189.7	1999	706*	Am	25211.1	2004	880	Ad
25192	2003	228*	Am		2007	709	R & Ad
	2006	77*	Am	25211.2	2004	880	Ad
25198	2001	866	Am		2007	709	R & Ad
25199.10	2000	343	Am	25211.3	2004	880	Ad
25199.6	2000	343	Am		2007	709	Am
25200	2004	779	Am	25211.4	2004	880	Ad
25200.11	2001	745*	Am		2007	709	R & Ad
25200.14.1	2001	745*	Am	25211.5	2004	880	Ad
25200.15	2004	779	Am	25212	2001	656	Am
	2005	577	Am		2004	880	Am
25200.17	2001	745*	Am	25214.1	2006	415	Ad
25200.19	2003	362	Am		2008	575	Am
25200.4	2001	605*	Ad <sup>8</sup>	25214.1.5	2008	575	Ad
25200.6	2006	538	Am <sup>802</sup>	25214.10	2003	526	Ad
25201.1	2004	183	Am <sup>571</sup>		2004	863*	Am
25201.14	2001	450	Am	25214.10.1	2004	863*	Ad
25201.15	2000	343	Am	25214.10.2	2004	863*	Ad
25201.16	2001	450	Ad				
25201.17	2006	741	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>
Div. 20, Ch. 6.5, Art. 10.3, heading (Sec. 25214.11 et seq.)	2004	445	Am & RN	Div. 20, Ch. 6.5, Art. 10.1.2, heading (Sec. 25214.4.3 et seq.)	2008	581	Ad
Div. 20, Ch. 6.5, Art. 10.4, heading (Sec. 25214.11 et seq.)	2004	445	Ad(RN)	25214.4.3	2008	581	Ad
25214.11	2003	679	Ad	25214.5	2001	656	Ad
25214.12	2003	679	Ad	25214.6	2001	656	Ad
	2004	445	Am	25214.7	2001	656	Ad
	2008	575	Am	25214.8	2001	656	Ad
25214.13	2003	679	Ad	Div. 20, Ch. 6.5, Art. 10.2.1, heading (Sec. 25214.8.1 et seq.)	2005	578	Am
	2004	445	Am	25214.8.1	2004	626	Ad
	2008	575	Am		2005	578	Am
25214.14	2003	679	Ad	Div. 20, Ch. 6.5, Art. 10.2.2, heading (Sec. 25214.8.10 et seq.)	2008	572	Ad
	2004	445	Am	25214.8.10	2008	572	Ad
	2008	575	Am	25214.8.11	2008	572	Ad
25214.15	2003	679	Ad	25214.8.12	2008	572	Ad
	2004	445	Am	25214.8.13	2008	572	Ad
	2007	659	Am	25214.8.14	2008	572	Ad
	2008	575	Am	25214.8.15	2008	572	Ad
25214.16	2003	679	Ad	25214.8.16	2008	572	Ad
	2004	445	Am	25214.8.17	2008	572	Ad
	2007	659	Am	25214.8.18	2008	572	Ad
25214.17	2004	445	Ad	25214.8.2	2004	626	Ad
	2008	575	Am	25214.8.20	2008	572	Ad
25214.18	2003	679	Ad	25214.8.3	2005	578	Ad
	2008	575	Am	25214.8.4	2005	578	Ad
25214.19	2003	679	Ad	25214.8.5	2005	578	Ad
	2004	445	Am	25214.8.6	2005	578	Ad
25214.2	2006	415	Ad	25214.9	2003	526	Ad
	2008	575	Am	25215.4	2006	538	Am <sup>802</sup>
25214.20	2003	679	Ad	25218.1	2002	626	Am
25214.21	2004	445	Ad	25218.13	2004	157	Ad
25214.22	2008	575	Ad	25218.5	2002	626	Am
25214.22.1	2008	575	Ad		2004	686*	Am
25214.23	2008	575	Ad	25242.5	2001	115	R
25214.24	2008	575	Ad	25242.6	2001	115	R
25214.26	2008	575	Ad	25244.11	2004	644	Am
25214.3	2006	415	Ad	25244.15	2000	343	Am
	2008	575	Am	25244.19	2000	343	Am
25214.3.1	2008	575	Ad	25244.20	2000	343	Am
25214.3.2	2008	575	Ad	25244.3	2004	193	R <sup>571</sup>
25214.3.3	2008	575	Ad	25245	2004	779	Am
25214.3.4	2008	575	Ad	25245.6	2001	745*	R
25214.4	2006	415	Ad	25247	2003	286	Am
	2008	575	Am		2005	577	Am
25214.4.1	2006	415	Ad	25249.1	2003	608	Ad
25214.4.2	2006	415	Ad				
	2008	575	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
25249.12	2003	228 *	Am	25270.12	2007	626	Am
25249.2	2003	608	Ad	25270.13	2007	626	Am
25249.7	1999	599	Am	25270.2	2007	626	Am
	2001	578	Am		2008	179	Am <sup>976</sup>
	2002	323	Am	25270.3	2007	626	Am
	2003	62	Am <sup>519</sup>	25270.4	2007	626	R & Ad
25250.1	2000	732	Am	25270.4.5	2007	626	Ad
	2003	362	Am	25270.5	2007	626	R & Ad
	2004	779	Am	25270.6	2007	626	Am
25250.11	2001	605 *	Am <sup>8</sup>	25270.7	2007	626	R
25250.13	2004	779	Am	25270.8	2007	626	Am
25250.18	2000	732	Am	25270.9	2007	626	R & Ad
25250.19	2000	732	Am	25280.6	2003	42 *	Ad
	2007	704	Am	25281	1999	328	Am
25250.22	2004	240	Ad		2002	999	Am
25250.23	2000	732	Am		2003	42 *	Am
25250.24	2000	732	Am		2003	341 *	Am
25250.26	1999	745	Ad	25281.5	2002	999	Am
25250.27	2000	343	Ad	25283.1	2006	538	Am <sup>802</sup>
25250.28	2001	605 *	Ad	25283.5	2000	245	Am
25250.4	2000	726	Am (by Sec. 1 of Ch.)	25284	2002	999	Am
	2000	732	Am (by Sec. 2.5 of Ch.)	25284.1	1999	812	Ad
					2001	154	Am
					2002	999	Am
25250.7	2003	362	Am	25284.2	2002	999	Ad
25250.8	1999	745	Am	25284.4	2002	999	Am
	2001	319	R	25288	1999	812	Am
25250.9	2002	992	Ad		2002	999	Am
	2003	362	Am		2003	42 *	Am
Div. 20, Ch. 6.5, Art. 14, heading (Sec. 25251 et seq.)				25290.1	2002	999	Ad
25251	2008	560	Ad		2003	42 *	Am
	2008	560	Ad & R <sup>730</sup>		2004	649 *	Am
			Ad <sup>1069</sup>	25290.1.1	2004	649 *	Ad
25252	2008	559	Ad	25290.1.2	2004	649 *	Ad
25252.5	2008	559	Ad	25290.2	2003	42 *	Ad
25253	2008	559	Ad	25291	2002	999	Am
25254	2008	559	Ad	25292	2003	42 *	Am
25255	2008	559	Ad	25292.3	2002	999	R & Ad
25256	2008	560	Ad	25292.4	1999	812	Ad
25256.1	2008	560	Ad		2002	999	Am
25256.2	2008	560	Ad	25292.5	2002	999	Ad
25256.3	2008	560	Ad		2003	42 *	Am
25257	2008	559	Ad	25293	2003	42 *	Am
25257.1	2008	560	Ad	25295	2003	42 *	Am
25262	2002	999	Am		2004	644	Am
25263	2000	912 *	Am	25295.5	2003	42 *	Am
25264	2000	912 *	Am	25296.09	2003	341 *	Ad <sup>552</sup>
	2001	548 *	Am		2004	89 *	Am <sup>612</sup>
25265	2000	912 *	Am	25296.10	2002	999	Ad
25268	2000	912 *	Am	25296.15	2002	999	Ad(RN)
25269.9	2001	745 *	R	25296.20	2002	999	Ad
25270	2007	626	R & Ad	25296.25	2002	999	Ad
25270.1	2007	626	R	25296.30	2002	999	Ad
25270.10	2007	626	R	25296.35	2002	999	Ad(RN)
25270.11	2007	626	R	25296.40	2002	999	Ad
			Ad <sup>348</sup>	25297.1	2002	999	Am
			R <sup>801</sup>		2003	341 *	Am <sup>554</sup>
					2004	89 *	Am <sup>613</sup>
					2006	77 *	Am
				25297.3	2007	179 *	Am
				25298	2003	42 *	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
25299	1999	812	Am	25299.37 (Cont.)	2002	999	R
	2002	999	Am	25299.37.1	1999	812	Am
	2003	42*	Am		2002	37*	Am
	2004	686*	Am		2002	999	Am & RN
25299.10	1999	328	Am	25299.37.2	2002	999	R
25299.100	2004	624*	Ad & R <sup>111</sup>	25299.38	1999	328	R
25299.101	2004	624*	Ad & R <sup>111</sup>		2002	999	Ad
25299.102	2004	624*	Ad & R <sup>111</sup>	25299.38.1	1999	812	Ad
25299.103	2004	624*	Ad & R <sup>111</sup>		2002	999	R
25299.104	2004	624*	Ad & R <sup>111</sup>	25299.39	1999	328	Am
25299.105	2004	624*	Ad & R <sup>111</sup>		2002	999	R
25299.106	2004	624*	Ad & R <sup>111</sup>	25299.39.1	1999	328	Am
25299.107	2004	624*	Ad & R <sup>111</sup>		2000	727	Am
25299.108	2004	624*	Ad & R <sup>111</sup>		2002	37*	Am
25299.109	2004	624*	Ad & R <sup>111</sup>		2002	999	Am & RN
25299.110	2004	624*	Ad & R <sup>111</sup>	25299.39.2	1999	328	Am
25299.11.5	1999	328	Ad		2002	999	Am
25299.111	2004	624*	Ad & R <sup>111</sup>	25299.39.3	2000	727	Am
25299.112	2004	624*	Ad & R <sup>111</sup>		2002	999	Am
25299.113	2004	624*	Ad & R <sup>111</sup>	25299.4	2002	999	Am
25299.114	2004	624*	Ad & R <sup>111</sup>		2003	42*	Am
25299.115	2004	624*	Ad & R <sup>111</sup>	Div. 20,			
25299.116	2004	624*	Ad & R <sup>111</sup>	Ch. 6.75,			
25299.117	2004	624*	Ad & R <sup>111</sup>	Art. 5,			
25299.13	1999	328	Am	heading			
	2001	154	Am	(Sec. 25299.40			
25299.18	1999	812	Ad	et seq.)	2008	616	S <sup>722</sup>
25299.200	2004	649*	Ad	25299.40	1999	812	S <sup>111</sup>
25299.201	2004	649*	Ad		2008	616	S <sup>722</sup>
25299.202	2004	649*	Ad	25299.41	1999	812	S <sup>111</sup>
25299.203	2004	649*	Ad		2008	616	S <sup>722</sup>
25299.204	2004	649*	Ad	25299.42	1999	812	S <sup>111</sup>
25299.205	2004	649*	Ad <sup>82</sup>		2008	616	S <sup>722</sup>
25299.206	2004	649*	Ad	25299.43	1999	812	S <sup>111</sup>
25299.23.1	1999	328	Am		2004	774	Am
25299.24	1999	328	Am		2008	616	S <sup>722</sup>
	2001	154	Am	Div. 20,			
	2008	616	Am	Ch. 6.75,			
Div. 20,				Art. 6,			
Ch. 6.75,				heading			
Art. 3,				(Sec. 25299.50			
heading				et seq.)	2008	616	S <sup>722</sup>
(Sec. 25299.30					2008	616	S <sup>722</sup>
et seq.)	2008	616	S <sup>722</sup>	25299.50	1999	812	Am <sup>111</sup>
	2008	616	S <sup>722</sup>		2008	616	S <sup>722</sup>
25299.30	1999	812	S <sup>111</sup>	25299.50.1	2000	144*	Ad & R <sup>43</sup>
	2008	616	S <sup>722</sup>		2002	999	Am
	2008	616	S <sup>722</sup>		2003	689	Am
25299.31	1999	812	S <sup>111</sup>	25299.50.2	2004	774	Ad & R <sup>68</sup>
	2008	616	S <sup>722</sup>		2008	616	Ad & R <sup>722</sup>
25299.32	1999	812	S <sup>111</sup>	25299.50.3	2008	644	Ad & R <sup>1049</sup>
	2008	616	S <sup>722</sup>	25299.50.4	2008	644	Ad & R <sup>1049</sup>
25299.33	1999	812	S <sup>111</sup>	25299.50.5	2008	644	Ad
	2008	616	S <sup>722</sup>	25299.51	1999	328	Am
25299.34	1999	812	S <sup>111</sup>		1999	812	Am <sup>111</sup>
	2008	616	S <sup>722</sup>		2000	727	Am
25299.36	2000	727	Am		2002	999	Am
	2002	999	Am		2004	649*	Am
25299.37	1999	328	Am		2008	616	S <sup>722</sup>
	2000	727	Am	25299.52	1999	328	Am
	2001	154	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
25299.52 (Cont.)	1999	812	Am <sup>111</sup>	Div. 20, Ch. 6.75, Art. 7, heading (Sec. 25299.70 et seq.)	2008	616	S <sup>722</sup>
	2001	154	Am	25299.70	1999	812	S <sup>111</sup>
25299.53	2008	616	S <sup>722</sup>		2002	999	Am
	1999	328	Am		2008	616	S <sup>722</sup>
	1999	812	S <sup>111</sup>	25299.72	1999	812	S <sup>111</sup>
	2002	999	Am		2008	616	S <sup>722</sup>
	2008	616	S <sup>722</sup>	25299.73	1999	812	S <sup>111</sup>
25299.54	1999	328	Am		2008	616	S <sup>722</sup>
	1999	812	S <sup>111</sup>	25299.74	1999	812	S <sup>111</sup>
	2002	999	Am		2008	616	S <sup>722</sup>
	2007	282	Am	25299.75	1999	812	S <sup>111</sup>
	2008	616	Am <sup>722</sup>		2008	616	S <sup>722</sup>
25299.55	1999	812	S <sup>111</sup>	25299.76	1999	812	S <sup>111</sup>
	2002	999	Am		2008	616	S <sup>722</sup>
	2008	616	S <sup>722</sup>	25299.77	1999	812	S <sup>111</sup>
25299.56	1999	328	R & Ad		2002	37*	Am
	1999	812	S <sup>111</sup>		2008	616	S <sup>722</sup>
	2001	154	Am	25299.78	1999	812	S <sup>111</sup>
	2008	616	S <sup>722</sup>		2001	154	Am
25299.57	1999	328	Am		2008	616	S <sup>722</sup>
	1999	812	Am <sup>111</sup>	25299.79	1999	812	S <sup>111</sup>
	2001	154	Am		2008	616	S <sup>722</sup>
	2002	999	Am	25299.8	2002	999	Ad
	2003	689	Am	Div. 20, Ch. 6.75, Art. 8, heading (Sec. 25299.80 et seq.)	2008	616	S <sup>722</sup>
	2007	282	Am	25299.80	1999	812	S <sup>111</sup>
	2008	179	Am <sup>976</sup>		2004	193	R <sup>571</sup>
	2008	616	Am <sup>722</sup>	Div. 20, Ch. 6.75, Art. 9, heading (Sec. 25299.81 et seq.)	2008	616	S <sup>722</sup>
25299.58	1999	812	S <sup>111</sup>	25299.81	1999	812	Am <sup>111</sup>
	2001	154	Am		2001	154	Am
	2002	999	Am		2004	644	Am
	2007	282	Am		2008	616	Am <sup>722</sup>
	2008	179	Am <sup>976</sup>	Div. 20, Ch. 6.75, Art. 11, heading (Sec. 25299.90 et seq.)	2008	616	S <sup>722</sup>
	2008	616	S <sup>722</sup>	25299.90	1999	812	S <sup>111</sup>
25299.59	1999	328	Am		2008	616	S <sup>722</sup>
	1999	812	Am <sup>111</sup>	25299.91	1999	812	S <sup>111</sup>
	2008	616	S <sup>722</sup>		2008	616	S <sup>722</sup>
25299.60	1999	812	S <sup>111</sup>	25299.92	1999	812	S <sup>111</sup>
	2008	616	S <sup>722</sup>		2008	616	S <sup>722</sup>
25299.61	1999	328	S <sup>111</sup>	25299.93	1999	812	S <sup>111</sup>
	2008	616	S <sup>722</sup>		2008	616	S <sup>722</sup>
25299.62	1999	328	Ad	25299.94	1999	812	Am <sup>111</sup>
	2001	154	Am				
	2008	616	S <sup>722</sup>				
25299.63	1999	328	Ad				
	2008	616	S <sup>722</sup>				
Div. 20, Ch. 6.75, Art. 6.5, heading (Sec. 25299.64 et seq.)	2008	616	S <sup>722</sup>				
	2008	616	S <sup>722</sup>				
25299.64	2003	689	Ad				
	2008	616	S <sup>722</sup>				
25299.65	2003	689	Ad				
	2008	616	S <sup>722</sup>				
25299.66	2003	689	Ad				
	2008	616	S <sup>722</sup>				
25299.7	2002	999	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
25299.94 (Cont.)	2008	616	S <sup>722</sup>	25318.5	1999	23 *	R & Ad
	2008	616	S <sup>722</sup>		2000	912 *	Am
25299.95	1999	812	S <sup>111</sup>	25319	1999	23 *	R & Ad
	2008	616	S <sup>722</sup>	25319.1	2000	912 *	Ad
25299.96	1999	812	S <sup>111</sup>	25319.5	1999	23 *	R & Ad
	2008	616	S <sup>722</sup>		2000	912 *	R & Ad
Div. 20, Ch. 6.75, Art. 12, heading (Sec. 25299.97 et seq.)	2008	616	S (as ad by Stats. 1997, Ch. 814) <sup>722</sup>	25319.6	1999	23 *	Ad
			S (as ad by Stats. 1997, Ch. 815) <sup>722</sup>	25320	1999	23 *	R & Ad
				25321	1999	23 *	R & Ad
				25322	1999	23 *	R & Ad
				25322.1	1999	23 *	R & Ad
				25322.2	1999	23 *	R & Ad
				25323	1999	23 *	R & Ad
				25323.1	1999	23 *	R & Ad
				25323.3	1999	23 *	Ad
					2000	912 *	Am
25299.97	1999	812	S (as ad by Sec. 7, Stats. 1997, Ch. 814 and Sec. 1, Stats. 1997, Ch. 815) <sup>111</sup>	25323.5	1999	23 *	R & Ad
				25323.6	1999	23 *	R
				25323.9	1999	23 *	Ad
				25324	1999	23 *	R & Ad
					2000	912 *	Am
					2006	77 *	Am
	2001	745 *	Am (as ad by Stats. 1997, Ch. 814 and as ad by Stats. 1997, Ch. 815)	25325	1999	23 *	R & Ad
				25326	1999	23 *	R & Ad
				25326.3	2000	912 *	Ad
				25326.5	1999	23 *	R & Ad
				25326.6	1999	23 *	R
				25327	1999	23 *	R & Ad
	2008	616	S (as ad by Stats. 1997, Ch. 814) <sup>722</sup>	25330	1999	23 *	R & Ad
			S (as ad by Stats. 1997, Ch. 815) <sup>722</sup>		2006	77 *	Am <sup>98</sup> R <sup>100</sup>
Div. 20, Ch. 6.75, Art. 13, heading (Sec. 25299.99.1 et seq.)	2008	616	S <sup>722</sup>	25330.2	1999	23 *	R & Ad
	1999	812	S <sup>38</sup>		2006	77 *	Am
	2008	616	S <sup>722</sup>	25330.4	1999	23 *	R & Ad
25299.99.2	1999	812	Am <sup>38</sup>		2007	178 *	Am <sup>910</sup>
	2008	616	S <sup>722</sup>	25330.5	1999	23 *	R & Ad
25299.99.3	1999	812	Ad & R <sup>38</sup>	25330.6	1999	66 *	Ad
	2008	616	S <sup>722</sup>		2007	178 *	Am <sup>546</sup> R <sup>579</sup>
25300	1999	23 *	R & Ad	25331	1999	23 *	R & Ad
25301	1999	23 *	R & Ad	25334	1999	23 *	R & Ad
25310	1999	23 *	R & Ad		2006	77 *	Am <sup>98</sup> R <sup>100</sup>
25310.5	2000	912 *	Ad	25334.5	1999	23 *	R
25311	1999	23 *	R & Ad	25334.6	1999	23 *	R
25312	1999	23 *	R & Ad	25334.7	1999	23 *	R & Ad
25313	1999	23 *	R & Ad	25335	1999	23 *	R
25313.5	1999	23 *	R	25336	1999	23 *	R & Ad
25314	1999	23 *	R & Ad		2006	77 *	R
25315	1999	23 *	R & Ad	25337	1999	23 *	R & Ad
25316	1999	23 *	R & Ad	25342	1999	23 *	R & Ad
25317	1999	23 *	R & Ad	25343	1999	23 *	R & Ad
25317.5	1999	23 *	R	25350	1999	23 *	Ad
25318	1999	23 *	R	25351.1	1999	23 *	Ad
					2006	77 *	R
				25351.2	1999	23 *	Ad
					2006	77 *	Am
				25351.5	1999	23 *	Ad
				25351.6	1999	23 *	Ad
					2006	77 *	R
				25351.7	1999	23 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25351.8	1999	23*	Ad	25359.3 (Cont.)			
25352	1999	23*	Ad	2006	77*	Am	
25353	1999	23*	Ad	25359.4	1999	23*	Ad
	2006	77*	Am	25359.4.5	1999	23*	Ad
25353.5	2003	869	Ad		2006	77*	Am
25354	1999	23*	R & Ad	25359.5	1999	23*	Ad
25354.5	1999	23*	R & Ad	25359.6	1999	23*	Ad
	2002	443	Am	25359.7	1999	23*	Ad
	2005	587	Am	25360	1999	23*	R & Ad
25355	1999	23*	R & Ad		2006	77*	Am
25355.2	1999	23*	Ad	25360.1	1999	23*	R & Ad
	2000	912*	Am	25360.2	1999	23*	R & Ad
25355.5	1999	23*	Ad		2005	577	Am
	2006	77*	Am		2006	77*	Am
25355.6	1999	23*	Ad	25360.3	1999	23*	R & Ad
	2006	77*	Am		2006	77*	Am
25355.7	1999	23*	Ad	25360.4	1999	23*	R & Ad
25355.8	1999	23*	R & Ad		2006	77*	Am
25356	1999	23*	Ad	25360.6	1999	23*	Ad
	2000	912*	R & Ad		2004	183	Am <sup>571</sup>
25356.1	1999	23*	Ad	25361	1999	23*	R & Ad
	2006	77*	Am		2006	77*	Am
	2008	644	Am	25362	1999	23*	R & Ad
25356.1.3	1999	23*	Ad	25363	1999	23*	R & Ad
25356.1.5	1999	23*	Ad	25363.5	2005	81*	Ad
	2007	597	Am	25364	1999	23*	R & Ad
25356.10	1999	23*	Ad	25364.1	1999	23*	R & Ad
25356.2	1999	23*	Ad	25364.7	1999	23*	R & Ad
25356.3	1999	23*	Ad	25365	1999	23*	R & Ad
25356.4	1999	23*	Ad	25365.6	1999	23*	R & Ad
	2006	77*	Am		2006	77*	Am
25356.5	1999	23*	Ad	25366	1999	23*	R & Ad
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 <sup>802</sup>
	2001	159	Am <sup>305</sup>	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

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25385.1	1999	23 *	R & Ad	25395.110	2004	705	Ad <sup>232</sup>
	2006	77 *	Am		2005	22	Am <sup>647</sup>
25385.2	1999	23 *	R & Ad	25395.115	2004	705	Ad
25385.3	1999	23 *	R & Ad	25395.116	2004	705	Ad
	2006	77 *	Am <sup>98</sup>	25395.117	2004	705	Ad
			R <sup>100</sup>	25395.118	2004	705	Ad
25385.4	1999	23 *	R & Ad	25395.119	2004	705	Ad
25385.5	1999	23 *	R & Ad	25395.12	1999	23 *	Ad
25385.6	1999	23 *	R & Ad		2002	626	Am
	2006	77 *	Am	25395.13	1999	23 *	Ad
25385.7	1999	23 *	R & Ad	25395.14	1999	23 *	Ad
25385.8	1999	23 *	R & Ad	25395.15	1999	23 *	Ad
	2006	77 *	Am <sup>98</sup>		2002	626	Am
			R <sup>100</sup>	25395.2	1999	23 *	Ad
25385.9	1999	23 *	R & Ad	25395.20	2000	144 *	Ad
	2006	77 *	R		2000	912 *	R & Ad
25386	1999	23 *	R & Ad		2001	237	Am
25386.1	1999	23 *	R & Ad		2001	548 *	Am
25386.2	1999	23 *	R & Ad		2001	549	Am
25386.25	1999	23 *	R & Ad		2002	664	Am <sup>431</sup>
25386.3	1999	23 *	R & Ad		2004	225 *	Am
25386.4	1999	23 *	R & Ad	25395.21	2000	912 *	Ad
25386.5	1999	23 *	R & Ad		2001	548 *	Am
25386.6	1999	23 *	R	25395.22	2000	912 *	Ad
25390	1999	23 *	Ad <sup>17</sup>		2001	548 *	Am
	2000	912 *	S <sup>290</sup>	25395.23	2000	912 *	Ad
25390.1	1999	23 *	Ad <sup>17</sup>		2004	225 *	Am
	2000	912 *	S <sup>290</sup>	25395.24	2000	912 *	Ad
25390.2	1999	23 *	Ad <sup>17</sup>	25395.25	2000	912 *	Ad
	2000	912 *	S <sup>290</sup>		2001	548 *	Am
25390.3	1999	23 *	Ad <sup>17</sup>		2001	549	Am
	2000	912 *	Am	25395.26	2000	912 *	Ad
	2000	912 *	S <sup>290</sup>		2001	548 *	Am
25390.4	1999	23 *	Ad <sup>17</sup>	25395.27	2000	912 *	Ad
	2000	135	Am <sup>203</sup>		2001	548 *	R & Ad
	2000	912 *	S <sup>290</sup>	25395.28	2001	548 *	Ad
25390.5	1999	23 *	Ad <sup>17</sup>	25395.29	2000	912 *	Ad
	2000	912 *	S <sup>290</sup>		2001	548 *	Am
25390.6	1999	23 *	Ad <sup>17</sup>	25395.3	1999	23 *	Ad
	2000	912 *	S <sup>290</sup>	25395.30	2000	912 *	Ad
25390.7	1999	23 *	Ad <sup>17</sup>	25395.31	2000	912 *	Ad
	2000	912 *	S <sup>290</sup>	25395.32	2000	912 *	Ad
25390.8	1999	23 *	Ad <sup>17</sup>		2004	644	Am
	2000	912 *	S <sup>290</sup>	Div. 20,			
25390.9	1999	23 *	Ad <sup>17</sup>	Ch. 6.8,			
	2000	912 *	Am <sup>290</sup>	Art. 8.6,			
25395	1999	23 *	R	heading			
25395.1	1999	23 *	Ad	(Sec. 25395.35			
25395.10	1999	23 *	Ad	et seq.)	2008	760 *	Ad
25395.100	2004	705	Ad & R <sup>38</sup>	25395.35	2008	760 *	Ad
	2006	510	S <sup>38</sup>	25395.36	2008	760 *	Ad
25395.101	2004	705	Ad & R <sup>38</sup>	25395.4	1999	23 *	Ad
	2006	510	S <sup>38</sup>	25395.40	2001	549	Ad
25395.102	2006	510	Ad & R <sup>38</sup>	25395.41	2001	549	Ad
25395.103	2006	510	Ad & R <sup>38</sup>		2002	37 *	Am
25395.104	2006	510	Ad & R <sup>38</sup>		2004	225 *	Am
25395.105	2004	705	Ad & R <sup>38</sup>	25395.42	2001	549	Ad
	2006	510	Ad & R <sup>38</sup>	25395.43	2001	549	Ad
25395.106	2006	510	Ad & R <sup>38</sup>	25395.44	2001	549	Ad
25395.109	2006	510	Ad & R <sup>38</sup>		2002	999	R & Ad
25395.11	1999	23 *	Ad	25395.45	2001	549	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25395.5	1999	23 *	Ad	25395.85 (Cont.)			
25395.6	1999	23 *	Ad	2006	510	Am <sup>38</sup>	
25395.60	2004	705	Ad & R <sup>38</sup>	25395.86	2004	705	Ad & R <sup>38</sup>
	2006	510	S <sup>38</sup>	2006	510	S <sup>38</sup>	
25395.61	2004	705	Ad & R <sup>38</sup>	25395.87	2004	705	Ad & R <sup>38</sup>
	2006	510	S <sup>38</sup>	2006	510	S <sup>38</sup>	
25395.62	2004	705	Ad & R <sup>38</sup>	25395.9	1999	23 *	Ad
	2006	510	S <sup>38</sup>	25395.90	2004	705	Ad & R <sup>38</sup>
25395.63	2004	705	Ad & R <sup>38</sup>	2006	510	S <sup>38</sup>	
	2006	510	S <sup>38</sup>	25395.91	2004	705	Ad & R <sup>38</sup>
25395.64	2004	705	Ad & R <sup>38</sup>	2006	510	S <sup>38</sup>	
	2006	510	S <sup>38</sup>	25395.92	2004	705	Ad & R <sup>38</sup>
25395.65	2004	705	Ad & R <sup>38</sup>	2006	510	S <sup>38</sup>	
	2005	22	Am <sup>647</sup>	25395.93	2004	705	Ad & R <sup>38</sup>
	2006	510	S <sup>38</sup>	2005	22	Am <sup>647</sup>	
25395.66	2004	705	Ad & R <sup>38</sup>	2006	510	S <sup>38</sup>	
	2006	510	S <sup>38</sup>	25395.94	2004	705	Ad & R <sup>38</sup>
25395.67	2004	705	Ad & R <sup>38</sup>	2006	510	S <sup>38</sup>	
	2005	22	Am <sup>647</sup>	25395.95	2004	705	Ad & R <sup>38</sup>
	2006	510	S <sup>38</sup>	2005	22	Am <sup>647</sup>	
25395.68	2004	705	Ad & R <sup>38</sup>	2006	510	S <sup>38</sup>	
	2006	510	S <sup>38</sup>	25395.96	2004	705	Ad & R <sup>38</sup>
25395.69	2004	705	Ad & R <sup>38</sup>	2005	22	Am <sup>647</sup>	
	2006	510	S <sup>38</sup>	2006	510	S <sup>38</sup>	
25395.7	1999	23 *	Ad	2006	562	Am	
25395.70	2004	705	Ad & R <sup>38</sup>	25395.97	2004	705	Ad & R <sup>38</sup>
	2006	510	S <sup>38</sup>	2006	510	S <sup>38</sup>	
25395.71	2004	705	Ad & R <sup>38</sup>	25395.98	2004	705	Ad & R <sup>38</sup>
	2006	510	S <sup>38</sup>	2006	510	S <sup>38</sup>	
25395.72	2004	705	Ad & R <sup>38</sup>	25395.99	2004	705	Ad & R <sup>38</sup>
	2006	510	S <sup>38</sup>	2006	510	S <sup>38</sup>	
25395.73	2004	705	Ad & R <sup>38</sup>	25400.10	2005	570	Ad
	2006	510	S <sup>38</sup>	25400.11	2005	570	Ad <sup>743</sup>
25395.74	2004	705	Ad & R <sup>38</sup>	2006	789	Am <sup>880</sup>	
	2006	510	S <sup>38</sup>	25400.12	2005	570	Ad
25395.75	2004	705	Ad & R <sup>38</sup>	25400.16	2005	570	Ad <sup>768</sup>
	2006	510	S <sup>38</sup>	25400.17	2005	570	Ad
25395.76	2004	705	Ad & R <sup>38</sup>	25400.18	2005	570	Ad
	2006	510	S <sup>38</sup>	2006	789	Am	
25395.77	2004	705	Ad & R <sup>38</sup>	25400.19	2005	570	Ad
	2006	510	S <sup>38</sup>	2006	789	Am	
25395.78	2004	705	Ad & R <sup>38</sup>	25400.20	2005	570	Ad
	2006	510	S <sup>38</sup>	2006	789	Am	
25395.79	2004	705	Ad & R <sup>38</sup>	25400.22	2005	570	Ad
	2006	510	S <sup>38</sup>	2006	789	Am	
25395.79.1	2004	705	Ad & R <sup>38</sup>	25400.25	2005	570	Ad
	2006	510	S <sup>38</sup>	2006	789	Am	
25395.79.2	2004	705	Ad & R <sup>38</sup>	25400.26	2005	570	Ad
	2006	510	S <sup>38</sup>	2006	789	Am	
25395.8	1999	23 *	Ad	25400.27	2005	570	Ad
25395.80	2004	705	Ad & R <sup>38</sup>	2006	789	Am	
	2006	510	S <sup>38</sup>	25400.28	2005	570	Ad
25395.81	2004	705	Ad & R <sup>38</sup>	2006	789	Am	
	2006	510	S <sup>38</sup>	25400.30	2005	570	Ad
25395.82	2004	705	Ad & R <sup>38</sup>	2006	789	Am	
	2006	510	S <sup>38</sup>	25400.35	2005	570	Ad
25395.83	2004	705	Ad & R <sup>38</sup>	25400.36	2005	570	Ad
	2006	510	S <sup>38</sup>	2006	789	Am	
25395.84	2004	705	Ad & R <sup>38</sup>	25400.37	2005	570	Ad
	2006	510	Am <sup>38</sup>	2006	789	Am	
25395.85	2004	705	Ad & R <sup>38</sup>	25400.38	2005	570	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25400.40	2005	570	Ad	25404 (Cont.)	2008	571	Am
25400.45	2005	570	Ad	25404.1	2000	144 *	Am
				25404.1.1	2002	999	Ad
25400.46	2005	570	Ad		2003	696	Am
	2006	789	Am		2007	626	Am
25400.47	2006	789	Ad	25404.1.2	2002	999	Ad & R <sup>43</sup>
25401	2001	764	Ad		2005	388	Am <sup>13</sup>
25401.1	2001	764	Ad	25404.1.3	2003	696	Ad
	2004	717	Am	25404.3	2000	144 *	Am
	2005	586	Am		2000	730	Am (as am by Stats. 2000, Ch. 144)
	2006	523	Am		2003	696	Am
25401.2	2001	764	Ad		2005	22	Am <sup>647</sup>
25401.3	2001	764	Ad	25404.3.1	2000	730	Ad
25401.4	2001	764	Ad	25404.4	2000	144 *	Am
25401.5	2001	764	Ad	25404.5	2000	144 *	Am
25401.6	2001	764	Ad		2007	626	Am
25401.7	2001	764	Ad	25404.6	2000	144 *	Am
25401.8	2001	764	Ad	25404.8	2000	730	Ad <sup>96</sup>
25402	2001	764	Ad		2001	663	Am
25402.1	2001	764	Ad	25404.9	2005	81 *	Ad
25402.3	2001	764	Ad	25405	1999	1014	R
25404	2000	144 *	Am	25420	2000	343	Am
	2002	999	Am	25501	2004	183	Am <sup>571</sup>
			R & Ad <sup>80</sup>	25501.4	2003	696	Am
	2003	608	Am (as am by Sec. 53, Stats. 2002, Ch. 999, by Sec. 5 of Ch.)	25502	2004	686 *	Am
			Am (as ad by Sec. 54, Stats. 2002, Ch. 999, by Sec. 6 of Ch.)	25503.2	2004	193	Am <sup>571</sup>
	2003	696	Am (as am by Sec. 53, Stats. 2002, Ch. 999, by Sec. 1.5 of Ch.)	25503.4	2007	626	Am
			Am (as ad by Sec. 54, Stats. 2002, Ch. 999, by Sec. 2.5 of Ch.)	25503.5	2005	388	Am
	2004	880	Am (as am by Sec. 1.5 and Sec. 2.5, Stats. 2003, Ch. 696)	25504.1	2003	608	Ad
	2005	22	Am (as am by Sec. 9 and Sec. 10, Stats. 2004, Ch. 880) <sup>647</sup>		2004	686 *	Am
	2005	388	R (as am by Sec. 10, Stats. 2004, Ch. 880)	25505	2000	296	Am
			Am (as am by Sec. 9, Stats. 2004, Ch. 880) <sup>13</sup>	25514.5	2002	999	Am
	2007	626	Am (by Sec. 21 of Ch.)		2007	623	Am
				25514.6	2002	999	R
				25515	2008	562	Am
				25515.2	2002	1000	Am
				25532	2003	696	Am
				25534.06	1999	1014	Ad
					2000	294	Am
				25540	2002	999	Am
					2003	696	Am
					2007	623	Am
				25540.1	2007	623	Ad
				25546	2007	616	Ad
				25546.1	2007	616	Ad
				25546.2	2007	616	Ad
				25546.3	2007	616	Ad
				25546.4	2007	616	Ad
				25546.5	2007	616	Ad
				25547	2004	193	R <sup>571</sup>
				25547.1	2004	193	R <sup>571</sup>
				25547.2	2004	193	R <sup>571</sup>
				25570.2	2002	626	Am
				25570.3	2002	626	Am
				25928	2004	193	R <sup>571</sup>
				25980	2004	904	Ad <sup>678</sup>
				25981	2004	904	Ad <sup>678</sup>
				25982	2004	904	Ad <sup>678</sup>

**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
25983	2004	904	Ad <sup>678</sup>	26132	2001	584	Ad
25984	2004	904	Ad	26133	2001	584	Ad
25989.1	1999	83	Am <sup>30</sup>	26134	2001	584	Ad
Div. 20, Ch. 13.8, heading (Sec. 25990 et seq.)	2008 Initiative (Prop. 2 adopted Nov. 4, 2008)		Ad	26140	2001	584	Ad
				26141	2002	386	Am
				26141	2001	584	Ad
				26142	2001	584	Ad
				26142	2002	386	Am
				26143	2001	584	Ad
				26143	2002	386	Am
				26144	2001	584	Ad
				26145	2001	584	Ad
				26145	2002	386	Am
25990	2008 Initiative (Prop. 2 adopted Nov. 4, 2008)		Ad	26146	2001	584	Ad
				26147	2001	584	Ad
25991	2008 Initiative (Prop. 2 adopted Nov. 4, 2008)		Ad <sup>677</sup>	26148	2001	584	Ad
				26148	2002	664	Am <sup>431</sup>
				26149	2001	584	Ad
				26150	2001	584	Ad
25992	2008 Initiative (Prop. 2 adopted Nov. 4, 2008)		Ad <sup>677</sup>	26150	2001	584	Ad
				26151	2001	584	Ad
				26152	2001	584	Ad
				26153	2001	584	Ad
				26154	2001	584	Ad
				26155	2001	584	Ad
25993	2008 Initiative (Prop. 2 adopted Nov. 4, 2008)		Ad <sup>677</sup>	26156	2001	584	Ad
				26157	2002	1161 *	Ad
				26200	2001	550	Ad
				26201	2001	550	Ad
				26202	2001	550	Ad
				26203	2001	550	Ad
				26204	2001	550	Ad
				32100.05	2006	172	Am
25994	2008 Initiative (Prop. 2 adopted Nov. 4, 2008)		Ad <sup>677</sup>	32100.3	2006	18 *	Ad
				32103	2005	700	Am
				32107	2005	158	Ad
				32111	2004	183	Am <sup>571</sup>
				32121	1999	525	Am <sup>112</sup>
				32121	2000	169	R (as ad by Sec. 2, Stats. 1998, Ch. 18) Am (as am by Stats. 1999, Ch. 525) <sup>43</sup>
				26100	2001	584	Ad
				26101	2001	584	Ad
				26101.5	2001	584	Ad
				26101.7	2001	584	Ad
26102	2001	584	Ad				
26103	2001	584	Ad				
26104	2001	584	Ad				
26105	2001	584	Ad				
26106	2001	584	Ad				
26107	2001	584	Ad				
26120	2001	584	Ad				
26121	2001	584	Ad				
26122	2001	584	Ad				
26123	2001	584	Ad				
26124	2001	584	Ad				
26125	2001	584	Ad				
26130	2001	584	Ad				
26131	2001	584	Ad				
				2000	857	Am <sup>203</sup>	
				2001	184 *	Am (as am by Sec. 1, Stats. 2000, Ch. 169) <sup>314</sup>	
						Am (as am by Sec. 3, Stats. 2000, Ch. 169) <sup>314</sup>	
						R & Ad <sup>69</sup>	
				2002	664	Am (as am by Sec. 1 and Sec. 2, and as ad by Sec. 3, Stats. 2001, Ch. 184) <sup>431</sup>	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
32121 (Cont.)				33214.5	2000	610	Ad
	2005	194	R (as am by Sec. 136, Stats. 2002, Ch. 664)	33215	2000	610	Am
			Am (as am by Sec. 137, Stats. 2002, Ch. 664) <sup>80</sup>	33216	2000	610	Am
			R & Ad <sup>192</sup>	33217	2000	638	Ad
	2007	20	Am (as am by Sec. 2, Stats. 2005, Ch. 194) <sup>894</sup>	33298	1999	83	R <sup>30</sup>
			Am (as ad by Sec. 3, Stats. 2005, Ch. 194) <sup>894</sup>	33320.1	2006	113	Am
					2006	595	Am
				33320.4	2006	538	Am <sup>802</sup>
				33320.8	2004	183	Am <sup>571</sup>
				33327	2006	643	Am
				33328.1	2006	595	Ad
				33328.7	2006	595	Am
				33331.5	2002	664	R <sup>431</sup>
				33333.2	2006	591	Am
					2006	594	Am
				33333.4	2006	591	Am
					2006	594	Am
32121.7	1999	151	Ad	33333.6	2005	277	Am
	2000	135	Am <sup>203</sup>		2006	538	Am <sup>802</sup>
32121.8	1999	151	Ad	33333.10	2001	741	Ad
32121.9	2000	798*	Ad		2002	782	Am
32126	2000	169	R (as ad by Sec. 4, Stats. 1998, Ch. 18)	33333.11	2001	741	Ad
			Am (as am by Sec. 3, Stats. 1998, Ch. 18) <sup>45</sup>		2002	782	Am
			Ad <sup>80</sup>	33333.13	2001	741	Ad
			Am (as ad by Sec. 6, Stats. 2000, Ch. 169)		2002	782	R
			R & Ad <sup>192</sup>	33333.2	2001	741	Am
	2005	194			2003	260*	Am
					2004	211*	Am <sup>622</sup>
32126.3	2005	195	Ad	33333.4	2001	741	Am
32127.3	2005	554	Am		2002	782	Am
32128	2006	314	Am		2002	782	Am
32130.6	2005	554	Ad		2003	260*	Am
32132.5	2008	415	Ad		2003	504	Am
32354	2001	115	R		2004	211*	Am <sup>622</sup>
33020	2002	1127*	Am	33333.7	2000	661	Ad
	2003	260*	Am		2001	741	Am
	2004	211*	Am <sup>622</sup>	33333.8	2001	741	Ad
33030	2006	113	Am		2002	782	Am
	2006	595	Am	33334.12	1999	442	Am
33031	2006	595	Am	33334.14	2002	782	Am
	2007	343	Am	33334.17	2000	135	Am <sup>203</sup>
33050	2006	578	Am		2001	626	R
33080.1	1999	442	Am	33334.2	2000	756	Am
	2007	90	Am		2001	471	Am (by Sec. 1 of Ch.)
33080.2	1999	362	Am				R & Ad <sup>63</sup>
	1999	442	Am (by Sec. 3.5 of Ch.)		2001	738	Am (by Sec. 2.2 of Ch.) <sup>18</sup>
33080.7	2006	538	Am <sup>802</sup>				Ad (by Sec. 2.4 of Ch.) <sup>63</sup>
33080.8	1999	362	Ad				Am (as am by Sec. 2.2 and as ad by Sec. 2.4, Stats. 2001, Ch. 738) <sup>451</sup>
	2003	318	Am		2002	664	
33121.5	1999	442	Ad				
33140	2001	741	Am				
33141	2001	741	Am				
33210.5	2001	124*	Ad				
33214	2000	610	Am				
	2000	638	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
33334.2 (Cont.)	2002	782	Am (as am by Sec. 2.2 and Sec. 2.4, Stats. 2001, Ch. 738)	33413 (Cont.)	2001	738	Am (by Sec. 6 of Ch., as am by Sec. 3, Stats. 2000, Ch. 756) & R <sup>43</sup>
	2005	409	Am				Ad (by Sec. 7 of Ch.) <sup>80</sup>
	2006	538	Am <sup>802</sup>				
33334.2a	2001	626	Ad				
33334.20	2005	595	R	2001	741		Am (by Sec. 11.5 of Ch., as am by Sec. 3, Stats. 2000, Ch. 756)
33334.22	2001	471	Ad & R <sup>18</sup>				R & Ad <sup>80</sup>
	2002	664	Am <sup>431</sup>				Am (as am by Sec. 11.5 and Sec. 11.6, Stats. 2001, Ch. 741)
	2002	782	Am				R (as am by Sec. 16, Stats. 2002, Ch. 782)
	2004	473	Am <sup>43</sup>				Am (as am by Sec. 15, Stats. 2002, Ch. 782) <sup>13</sup>
	2005	225	Am <sup>68</sup>				Am (by Sec. 9.4 of Ch.)
	2006	538	Am <sup>802</sup>	2002	782		Am (as am by Sec. 11.5 and Sec. 11.6, Stats. 2001, Ch. 741)
	2007	62	Am <sup>639</sup>				R (as am by Sec. 16, Stats. 2002, Ch. 782)
33334.25	2000	552	Ad & R <sup>38</sup>				Am (as am by Sec. 15, Stats. 2002, Ch. 782) <sup>13</sup>
33334.27	2000	469	Am <sup>249</sup>				Am (by Sec. 9.4 of Ch.)
33334.28	2002	782	Ad & R <sup>349</sup>	2005	409		Am (by Sec. 2.5 of Ch.)
33334.29	2003	198*	Ad				Ad & R <sup>349</sup>
33334.3	2001	738	Am				Am <sup>13</sup>
	2002	782	Am				Ad & R <sup>43</sup>
	2007	596	Am (by Sec. 9.2 of Ch.)				Am (as ad by Stats. 2001, Ch. 491) & RN
	2007	690	Am (by Sec. 1.5 of Ch.)	33413.6	2002	782	Ad(RN)
33334.30	2004	869	Ad & R <sup>38</sup>	33413.8	2002	782	Ad & R <sup>43</sup>
33334.4	2001	738	Am	33418	2007	690	Am
	2002	782	Am	33426.7	1999	462	Ad & R <sup>18</sup>
	2005	262	Am				Am
33342.5	2006	591	Ad				Am <sup>13</sup>
33342.7	2006	591	Ad	33430	2002	664	Am <sup>431</sup>
33344.5	2004	158	Am	33435	2006	578	Am
33344.6	2004	158	Ad	33436	2006	578	Am
33352	2006	595	Am	33445	2006	98	Am
33353.2	2000	610	Am				Am
33360.5	2006	595	Ad				Am <sup>802</sup>
33367	2006	595	Am	33446	2006	538	Am
33368	2002	664	Am <sup>431</sup>	33451.5	2006	595	Ad
33373	2006	603	Am	33456	2006	603	R & Ad
33375	2006	643	Am	33459	2002	999	Am
33378	2004	149	Am				Am
	2006	161	Am				42*
	2006	595	Am	33459.1	2002	1004	Am
33392	1999	83	Am <sup>30</sup>	33459.2	2002	1004	R
33411.3	2002	782	Am	33459.7	2002	1004	R
33411.5	2001	738	Ad	33460	2000	471	R
	2002	782	R	33461	2000	471	R
33413	2000	756	Am (as am by Sec. 1, Stats. 1996, Ch. 329) <sup>5</sup>	33462	2000	471	R
			Am (as ad by Sec. 2, Stats. 1996, Ch. 329) <sup>8</sup>	33463	2000	471	R
				33464	2000	471	R
				33464.5	2000	471	R
				33465	2000	471	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
33466	2000	471	R	33686	2008	751 *	Ad
33476	2006	538	Am <sup>802</sup>	33687	2008	751 *	Ad
33485	2006	595	Am	33688	2008	751 *	Ad
33486	2006	595	Am	33689	2008	751 *	Ad
33487	2002	782	Am	33701	2007	596	R
33490	2001	738	Am	33702	2007	596	R
	2001	741	Am	33703	2007	596	R
	2002	782	Am	33704	2007	596	R
	2007	90	Am	33705	2007	596	R
33492.114	2001	123	Ad	33706	2007	596	R
33492.13	2001	741	Am	33707	2007	596	R
	2002	782	Am	33708	2007	596	R
33492.140	1999	38	Ad	33709	2007	596	R
33492.22	1999	83	Am <sup>30</sup>	33710	2007	596	R
33492.40	2004	183	Am <sup>571</sup>	33711	2007	596	R
33492.42	2000	129 *	Ad	33712	2007	596	R
	2008	709	Am	33713	2007	596	R
33492.50	2000	290	R	33714	2007	596	R
33492.51	2000	290	R	33715	2007	596	R
33492.53	2000	290	R	33716	2007	596	R
33492.60	2000	471	R	33717	2007	596	R
33492.61	2000	471	R	33718	2007	596	R
33492.63	2000	471	R	33719	2007	596	R
33492.65	2000	471	R	33720	2007	596	R
33492.67	2000	471	R	33724	2006	578	Am
33492.71	2000	1055 *	Am		2007	596	R
33492.78	2006	538	Am <sup>802</sup>	33725	2007	596	R
33492.86	1999	611	Am	33726	2007	596	R
	2006	538	Am <sup>802</sup>	33727	2007	596	R
33500	2006	595	Am	33728	2007	596	R
33501	2006	595	Am	33729	2007	596	R
33501.1	2006	595	Ad	33730	2007	596	R
33501.2	2006	595	Ad	33731	2007	596	R
33501.3	2006	595	Ad	33732	2007	596	R
33501.7	2006	595	Ad	33733	2007	596	R
33607.5	2004	610 *	Am	33734	2007	596	R
33607.7	2001	741	Am	33735	2007	596	R
33672	2004	211 *	Am <sup>622</sup>	33736	2007	596	R
33672.5	1999	442	Am	33737	2007	596	R
33672.7	2005	72 *	R	33737.5	2007	596	R
33675	2008	751 *	Am	33737.6	2007	596	R
33680	2008	751 *	Am	33738	2007	596	R
33681	2002	1127 *	Am	33760	2001	745 *	Am
33681.10	2003	260 *	Ad		2005	501	Am
33681.11	2003	260 *	Ad		2006	890	Am
33681.12	2004	211 *	Ad <sup>622</sup>	33769	2006	578	Am
	2004	610 *	Am (as ad by Sec. 15, Stats. 2004, Ch. 211)	34009	2001	9 *	R
	2006	78 *	Am	34052	2001	395 *	Am
33681.13	2004	211 *	Ad <sup>622</sup>	34053	2000	1055 *	Am
33681.14	2004	211 *	Ad <sup>622</sup>		2004	225 *	Am
33681.15	2004	610 *	Ad	34130	2005	178	Am
33681.5	2002	1127 *	Am	34130.5	2005	178	Ad
33681.7	2002	1127 *	Ad	34278	2007	596	Am
33681.8	2002	1127 *	Ad	34312	2005	501	Am
33681.9	2003	260 *	Ad		2006	890	Am
33683	2003	260 *	Am	34312.3	2001	745 *	Am
	2004	211 *	Am <sup>622</sup>	34327.6	2000	1055 *	Am
33684	2008	751 *	Ad	34328.1	2003	787	Am
33685	2008	751 *	Ad	34800	2007	596	R
				34801	2007	596	R
				34802	2007	596	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
34803	2007	596	R	35987 (Cont.)			
34804	2007	596	R	2004	183	Am & RN <sup>571</sup>	
34805	2007	596	R	2004	907 *	R	
34806	2007	596	R	35988	2003	229 Ad & R <sup>75</sup>	
34807	2007	596	R	2004	183	Am & RN <sup>571</sup>	
34808	2007	596	R	2004	907 *	R	
34809	2007	596	R	35989	2003	229 Ad & R <sup>75</sup>	
34830	2007	596	R	2004	183	Am & RN <sup>571</sup>	
34831	2007	596	R	2004	225 *	Am & RN	
34832	2007	596	R	35990	2003	229 Ad & R <sup>75</sup>	
34833	2007	596	R	2004	183	Am & RN <sup>571</sup>	
34860	2007	596	R	2004	225 *	Am & RN	
34861	2007	596	R	35991	2003	229 Ad & R <sup>75</sup>	
34862	2007	596	R	2004	183	Am & RN <sup>571</sup>	
34863	2007	596	R	2004	907 *	R	
34864	2007	596	R	37630	2006	578 Am	
34865	2007	596	R	37850	2007	596 R	
34866	2007	596	R	37851	2007	596 R	
34867	2007	596	R	37852	2007	596 R	
34868	2007	596	R	37853	2007	596 R	
34869	2007	596	R	37854	2007	596 R	
34870	2007	596	R	37860	2007	596 R	
34871	2007	596	R	37861	2007	596 R	
34872	2007	596	R	37862	2007	596 R	
34873	2007	596	R	37863	2007	596 R	
34874	2007	596	R	37870	2007	596 R	
34875	2007	596	R	37871	2007	596 R	
34879	2007	596	R	37872	2007	596 R	
34900	2007	596	R	37873	2007	596 R	
34901	2007	596	R	37874	2007	596 R	
34902	2007	596	R	37875	2007	596 R	
34903	2007	596	R	37923	2006	578 Am	
34904	2007	596	R	37980	2003	229 Ad & R <sup>75</sup>	
34905	2007	596	R	2004	907 *	R	
34906	2007	596	R	37981	2003	229 Ad & R <sup>75</sup>	
34907	2007	596	R	2004	225 *	Am	
34908	2007	596	R	2004	907 *	R	
34909	2007	596	R	37982	2003	229 Ad & R <sup>75</sup>	
34910	2007	596	R	2004	225 *	Am	
34911	2007	596	R	2004	907 *	R	
34912	2007	596	R	37983	2003	229 Ad & R <sup>75</sup>	
34913	2007	596	R	2004	225 *	Am	
34914	2007	596	R	2004	907 *	R	
34915	2007	596	R	37984	2003	229 Ad & R <sup>75</sup>	
34916	2007	596	R	2004	225 *	Am	
34917	2007	596	R	2004	907 *	R	
34918	2007	596	R	37985	2003	229 Ad & R <sup>75</sup>	
34919	2007	596	R	2004	907 *	R	
34940	2007	596	R	37986	2004	183 Ad(RN) <sup>571</sup>	
34941	2007	596	R	37987	2004	183 Ad(RN) <sup>571</sup>	
34942	2007	596	R	37988	2004	183 Ad(RN) <sup>571</sup>	
34943	1999	525	Am <sup>112</sup>	37989	2004	183 Ad(RN) <sup>571</sup>	
	2007	596	R	2004	225 *	Ad(RN)	
34944	2007	596	R	2004	907 *	R	
34945	2007	596	R	37990	2004	183 Ad(RN) <sup>571</sup>	
34946	2007	596	R	2004	225 *	Ad(RN)	
34947	2007	596	R	2004	907 *	R	
34948	2007	596	R	38012	2006	538 Am <sup>802</sup>	
35811	2006	578	Am	38040	2003	185 Am <sup>440</sup>	
35816	2006	538	Am <sup>802</sup>	38045	2004	193 R <sup>571</sup>	
35987	2003	229	Ad & R <sup>75</sup>	38079	2000	776 * Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
38081.1	2002	386	Am	39614	2003	738	Ad & R <sup>111</sup>
38500	2006	488	Ad		2004	183	Am <sup>571</sup>
38501	2006	488	Ad	39616.5	2006	11	Ad
38505	2006	488	Ad	39617.5	1999	731	Ad
	2007	130	Am <sup>902</sup>	39619.5	2004	644	Am
38510	2006	488	Ad	39619.6	2000	144*	Ad
38530	2006	488	Ad		2001	159	Am <sup>305</sup>
38550	2006	488	Ad	39625	2007	181*	Ad
38551	2006	488	Ad	39625.01	2007	181*	Ad
38560	2006	488	Ad	39625.02	2007	181*	Ad
38560.5	2006	488	Ad		2007	313*	Ad(RN)
38561	2006	488	Ad		2008	179	Am <sup>976</sup>
38562	2006	488	Ad	39625.1	2007	181*	Ad
38563	2006	488	Ad		2008	760*	Am
38564	2006	488	Ad	39625.3	2007	181*	Ad
38565	2006	488	Ad	39625.5	2007	181*	Ad
38570	2006	488	Ad		2007	187*	Am (as ad by Stats. 2007, Ch. 181)
38571	2006	488	Ad	39626	2007	181*	Ad
38574	2006	488	Ad		2008	760*	Am
38580	2006	488	Ad	39626.5	2007	181*	Ad
38590	2006	488	Ad	39627	2007	181*	Ad
38591	2006	488	Ad	39627.5	2007	181*	Ad
38592	2006	488	Ad	Div. 26, Pt. 2, Ch. 3.3, heading (Sec. 39630 et seq.)	2005	588	Am
38593	2006	488	Ad	39630	2004	706	Ad
38594	2006	488	Ad		2005	588	Am
38595	2006	488	Ad	39631	2004	706	Ad
38596	2006	488	Ad		2005	588	Am
38598	2006	488	Ad	39632	2004	706	Ad
38599	2006	488	Ad		2005	588	Am
39011	2004	693	Am	39660	1999	731	Am
39011.5	2003	479	Ad	39661	2004	183	Am <sup>571</sup>
	2004	183	Am <sup>571</sup>	39663	2004	193	R <sup>571</sup>
39014.3	2001	163	Am	39669.5	1999	731	Ad
39014.5	2001	163	Am	39671	2000	890	Am
39016.5	2000	890	R & Ad	39675	2000	805	Am
39023.3	2003	479	Ad	39702.5	2000	397	Ad
39027.3	2000	1077	Ad		2004	644	R
39047.2	1999	477	Ad	39705	2008	691	Am
39150	2000	805	S <sup>43</sup>	39751	2000	1019	Am
39151	2000	805	S <sup>43</sup>	39752	2000	1019	Am <sup>265</sup>
39152	2000	805	S <sup>43</sup>		2004	225*	Am
39153	2000	805	Am <sup>43</sup>	39760	2000	1017	Ad
	2001	745*	Am	39761	2000	1017	Ad
39265.02	2007	313*	Am & RN	39762	2000	1017	Ad <sup>37</sup>
39510	2000	890	Am	39763	2000	1017	Ad
39512.5	2000	890	Am	39807	2000	890	Am
39513	2000	890	Am	39910	1X 2001–02	12*	Ad
39515	2000	890	Am	39915	1X 2001–02	12*	Ad
39602.5	2007	669	Ad	39920	1X 2001–02	12*	Ad
39604	2000	890	Am	39930	2002	987	Ad
	2004	644	Am	39940	2005	574	Ad
39606	1999	731	Am	39941	2005	574	Ad
39607	2000	729	Am		2006	538	Am <sup>802</sup>
39607.4	2006	77*	Ad	39942	2005	574	Ad
39607.5	2000	729	Am				
	2004	644	Am				
	2006	851	Am				
39612	1999	66*	Am <sup>13</sup>				
	2003	1	Am				
39613	2003	1	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
39943	2005	574	Ad	40708	2003	296	Am
39944	2005	574	Ad	40709	2000	729	Am
40002	2000	729	Am	40709.7	2000	890	Am
40100.5	2000	729	Am	40714.5	2000	729	Am
40106	2001	163	R	40717.5	2000	890	Am
40131	2002	132	Am	40717.6	2006	538	Am <sup>802</sup>
40162	2000	890	Am	40720	2002	1129	Ad
40221.5	2002	1001	Am <sup>432</sup>		2004	580	Am
40410.5	2004	193	Am <sup>571</sup>	40720.5	2002	1129	Ad <sup>73</sup>
40416	2000	890	R				R <sup>22</sup>
40420	2003	686	Am	40723	2000	501	Ad
			R & Ad <sup>80</sup>	40724	2003	479	Ad
	2007	664	Am	40724.5	2003	479	Am
40425	2007	664	Am	40724.6	2003	479	Am
40440.2	2006	538	Am <sup>802</sup>		2004	183	Am <sup>571</sup>
40448.5	1999	36*	Am	40724.7	2003	479	Am
40448.5.1	1999	36*	Am	40727.2	2000	729	Am
40448.6	2004	225*	Am	40728.5	2000	729	Am
40450	2000	890	Am	40731	2003	479	Ad
40451	1999	477	Am (by Sec. 2 of Ch.)	40910	2000	729	Am
	1999	731	Am (by Sec. 7.5 of Ch.)	40914	2000	729	Am
40451.5	1999	477	Ad	40916	2001	456	Am
40452	2000	890	Am	40925	2000	729	Am
	2004	193	Am <sup>571</sup>	40925.3	1999	451	Ad
40453	2001	745*	R	40962	2000	890	R
40454	2000	890	Am	40962.5	2000	729	Ad
40457	1999	506	Ad	40980	2000	729	Am
40459	2000	500	Ad		2006	643	Am
40471	1999	477	Ad		2007	343	Am
40484	2000	890	R	40981	2007	664	Am
40500.1	2000	890	Am	40982	2006	425*	Ad
40500.5	2004	183	Am <sup>571</sup>	41081	2004	707	Am
40503	2000	890	Am				R & Ad <sup>677</sup>
40512	2008	724	Am	41212	2000	890	R
40515	2000	890	Am	41221	2007	664	Am
40521	2000	890	Am	41242	2000	890	R
40524	2000	890	R	41261	2000	890	Am
40600	2003	483	Ad	41263	2000	890	R
	2007	728	Am	41300	2001	163	Ad
	2008	622	Am	41301	2001	163	Ad
40600.5	2008	622	Ad	41302	2001	163	Ad
40601	2003	483	Ad	41310	2001	163	Ad
40602	2003	483	Ad	41311	2001	163	Ad
40603	2003	483	Ad	41312	2001	163	Ad
40604	2003	483	Ad	41320	2001	163	Ad
40605	2003	483	Ad	41321	2001	163	Ad
40606	2003	483	Ad	41322	2001	163	Ad
40607	2005	569	Ad	41323	2001	163	Ad
40608	2004	885	Ad	41330	2001	163	Ad
Div. 26, Pt. 3, Ch. 5.8, heading (Sec. 40610 et seq.)				41331	2001	163	Ad
40610	2008	677	Ad	41332	2001	163	Ad
40612	2008	677	Ad	41333	2001	163	Ad
40613	2008	677	Ad	41334	2001	163	Ad
40703	2000	397	Am	41335	2001	163	Ad
				41336	2001	163	Ad
				41337	2001	163	Ad
				41338	2001	163	Ad
				41339	2001	163	Ad
				41340	2001	163	Ad
				41341	2001	163	Ad
				41342	2001	163	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
41343	2001	163	Ad	41982	2000	343	Am
41344	2001	163	Ad	41983	2000	343	Am
41345	2001	163	Ad	41985	2006	770	Ad
41346	2001	163	Ad	41985.5	2006	770	Ad
41350	2001	163	Ad	41986	2006	770	Ad
41351	2001	163	Ad	41998	2003	821	Ad
41352	2001	163	Ad	41999	2003	821	Ad
41353	2001	163	Ad	42301.14	2000	329*	Ad & R <sup>19</sup>
41354	2001	163	Ad	42301.15	1X 2001–02	12*	Ad
41355	2001	163	Ad	42301.16	2003	479	Ad
41356	2001	163	Ad	42301.17	2003	479	Ad
41357	2001	163	Ad	42301.18	2003	479	Ad
41500	2000	890	Am	42301.5	2000	890	Am
41500.5	2000	890	Am	42301.9	2000	890	Am
41503.6	2000	1055*	Am	42302	1999	643	Am
	2004	225*	Am	42302.1	1999	643	Am
41507	2000	890	R	42310	2003	479	Am
41511.5	2007	680	Ad	42311.2	2004	693	Am
41514.1	2003	676	Ad & R <sup>317</sup>	42314	2000	890	Am
	2004	183	Am <sup>571</sup>	42314.3	1X 2001–02	12*	Ad & R <sup>19</sup>
	2008	232	Am <sup>111</sup>	42314.5	2000	890	Am
41514.10	2000	741	Ad	42317	1X 2001–02	13*	Ad & R <sup>20</sup>
41514.9	2000	741	Ad	42359.6	1X 2001–02	13*	Ad & R <sup>20</sup>
41518	2000	890	R	42400	2000	805	Am
41519	2000	890	R	42400.1	2000	805	Am
41520	2000	890	R		2001	854	Am
41600	2000	890	Am	42400.2	2000	805	Am
41704.5	2000	890	R		2001	854	Am
41705	2001	424*	Am (as am by Sec. 1, Stats. 1997, Ch. 788) <sup>364 13</sup>	42400.3	2000	805	Am
			Am (as am by Sec. 2, Stats. 1997, Ch. 788) <sup>365</sup>		2001	854	Am
	2002	664	Am (as am by Sec. 1 and Sec. 2, Stats. 2001, Ch. 424) <sup>431</sup>	42400.3.5	2000	805	Ad
41712	2004	644	Am	42400.4	2001	769	Am
41805.5	2000	343	Am	42400.7	2000	805	Ad
41855.5	2003	481	Ad	42400.8	2000	805	Ad
41855.6	2003	481	Ad	42402	2000	805	Am
	2004	183	Am <sup>571</sup>	42402.1	2000	805	Am
41865	2000	890	Am (by Sec. 36 of Ch.)		2001	854	Am
	2000	1055*	Am (by Sec. 46 of Ch.) <sup>14</sup>	42402.2	2000	805	Am
			Am (by Sec. 46.5 of Ch.) <sup>25</sup>		2001	854	Am
	2004	225*	Am	42402.3	2000	805	Am
	2004	644	Am (as am by Stats. 2004, Ch. 225)		2001	854	Am
41865.5	1999	640	Ad	42402.4	2000	805	Ad
41900	2000	890	R	42405.1	2000	890	Am
41954	2000	729	Am	42407	2002	1129	Am
41960.2	1999	501	Am	42410	2001	769	Ad
41964	2008	702	Ad	42500	2003	476	Ad
41981	2000	890	R	42501	2003	476	Ad
				42503	2003	476	Ad
				42504	2003	476	Ad
				42505	2003	476	Ad
				42506	2003	476	Ad
				42800	2000	1018	Ad
					2006	77*	R <sup>69</sup>
				42801	2000	1018	Ad
					2001	769	Am
					2006	77*	R <sup>69</sup>
				42801.1	2001	769	Ad
					2002	423	Am
					2002	664	Am <sup>431</sup>
					2003	62	Am <sup>519</sup>

**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
42801.1 (Cont.)	2006	77 *	R <sup>69</sup>	43024	1999	814	Ad
42810	2000	1018	Ad	2004	781 *	R	
	2001	769	Am	43025	2002	287	S <sup>57</sup>
42820	2006	77 *	R <sup>69</sup>	43026	2002	287	S <sup>57</sup>
	2000	1018	Ad	43027	2002	287	S <sup>57</sup>
42821	2006	77 *	R <sup>69</sup>	43028	2002	287	S <sup>57</sup>
	2000	1018	Ad	43029	2002	287	S <sup>57</sup>
42822	2001	769	Am	43030	2002	287	S <sup>57</sup>
	2004	230 *	Am	43031	2002	287	S <sup>57</sup>
42823	2006	77 *	R <sup>69</sup>	43031.5	2002	287	S <sup>57</sup>
	2000	1018	Ad	43032	2002	287	S <sup>57</sup>
42823.1	2001	769	Am	2004	644	R	
	2002	200	Am	43033	2002	287	R
42824	2002	423	Am	43101	2004	644	Am
	2006	77 *	R <sup>69</sup>	43104	2000	1077	Am
42824.1	2000	1018	Ad	43105.5	2000	1077	Ad
	2001	769	Am	43200	2005	575	Am
42824.2	2002	423	Am	2006	419	Am	
	2006	77 *	R <sup>69</sup>	43200.1	2005	575	Ad
42824.3	2002	423	Ad	2006	538	Am <sup>802</sup>	
	2006	77 *	R <sup>69</sup>	43700.1	2006	11	Ad
42824.4	2000	1018	Ad	43701	2004	873 *	Am
	2001	769	Am	43704	2007	592	Ad
42824.5	2006	77 *	R <sup>69</sup>	43810	2005	580	Ad
	2000	1018	Ad	43811	2005	580	Ad
42824.6	2001	769	Am	43812	2005	580	Ad
	2002	423	Am	2006	538	Am <sup>802</sup>	
42824.7	2002	664	Am <sup>431</sup>	43813	2005	580	Ad
	2006	77 *	R <sup>69</sup>	43830.8	1999	812	R & Ad
42824.8	2006	538	Am <sup>802</sup>	1999	813	R & Ad	
	2000	1018	Ad	43840	2001	115	Am
42824.9	2001	769	Am	43841	2001	115	R
	2002	423	Am	43841.5	2001	115	R
42824.10	2006	77 *	R <sup>69</sup>	43843	2004	701	Am <sup>706</sup>
	2000	1018	Ad	43860	2005	365	Ad & R <sup>68</sup>
42824.11	2001	769	Am	43865	2005	371	Ad
	2006	77 *	R <sup>69</sup>	43866	2005	371	Ad
42824.12	2000	1018	Ad	43867	2005	371	Ad
	2001	769	Am	2006	538	Am <sup>802</sup>	
42824.13	2006	77 *	R <sup>69</sup>	43868	2006	877	Ad
	2000	1018	Ad	43869	2006	877	Ad
42824.14	2001	769	Am	2007	130	Am <sup>902</sup>	
	2006	77 *	R <sup>69</sup>	2007	684	Am	
42824.15	2000	1018	Ad	2008	179	Am <sup>976</sup>	
	2001	769	Am	44000.1	1999	67 *	Ad
42824.16	2006	77 *	R <sup>69</sup>	44003	2001	745 *	Am
	2000	1018	Ad	44003.5	2002	1001	Ad <sup>432</sup>
42871	2006	77 *	Ad & R <sup>68</sup>	44004	2004	701	Am <sup>706</sup>
43011.5	2007	592	Ad	44010.5	2007	739	Am
43013	2008	687	Am	44011	1999	67 *	Am
	1999	812	Ad	2002	1001	Am <sup>432</sup>	
43013.1	1999	812	Ad	2004	230 *	Am	
43013.3	1999	812	Ad	2004	702 *	Am	
43013.5	2004	193	Am <sup>571</sup>	2004	704	Am <sup>705</sup>	
43016	2008	687	Am	2004	704	Am <sup>705</sup>	
43018.5	2002	200	Ad	2007	739	Am	
43021	2001	769	Am	44011.6	2004	644	Am
	2002	287	R	44012	2007	739	Am
43022.5	2008	760 *	Ad	44012.1	2006	761	Ad
43023	2001	769	Ad	44014	2002	569	Am
43023.5	2001	763	Ad & R <sup>75</sup>				
	2006	798	Am <sup>13</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**HEALTH AND SAFETY CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
44014.2	2002	1001	Am <sup>432</sup>	44245	2004	193	R <sup>571</sup>
44014.5	2002	1001	Am <sup>432</sup>	44247	2004	193	R <sup>571</sup>
44015	1999	83	Am <sup>30</sup>	44260	2000	1072 *	Ad
	1999	355	Am		2001	763	Am
	2001	335	R & Ad <sup>8</sup>	44261	2000	1072 *	Ad
			R (as ad by	44262	2000	1072 *	Ad
			Sec. 2, Stats.	44263	2000	1072 *	Ad
			1999, Ch. 355)	44265	2000	1072 *	Ad
			Am (as am by		2002	664	Am <sup>431</sup>
			Sec. 1, Stats.	Div. 26,			
			1999, Ch.	Pt. 5,			
			355) <sup>13</sup>	Ch. 8.9,			
	2002	1001	Am <sup>432</sup>	Art. 1,			
	2005	270	Am	heading			
44017	2006	761	Am	(Sec. 44270			
44017.1	1999	67 *	Am	et seq.)	2008	313	Ad
44017.4	2001	871	Ad	44270	2007	750	Ad
	2002	693	Am	44270.3	2007	750	Ad
44021	2006	761	Am		2008	313	Am
44024.5	1999	273	Am	44271	2007	750	Ad
	2006	760	Am		2008	313	Am
44031.5	2002	405	Am	44271.5	2007	750	Ad
44036	2001	357	Am		2008	313	Am & RN
44037	2006	538	Am <sup>802</sup>	Div. 26,			
44060	1999	67 *	Am	Pt. 5,			
	2004	230 *	Am	Ch. 8.9,			
44060.5	2007	750	Ad & R <sup>722</sup>	Art. 2,			
44062.1	1999	67 *	Am	heading			
	2003	482	Am	(Sec. 44272			
	2005	565	Am	et seq.)	2008	313	Ad
	2006	760	Am (by Sec. 18	44272	2007	750	Ad
			of Ch.)		2008	179	Am <sup>976</sup>
	2006	761	Am		2008	313	Am
44062.3	2006	761	Ad	44272.5	2008	313	Ad(RN)
44072.10	2001	357	Am	44273	2007	750	Ad
44072.7	2001	357	Am		2008	313	Am
44081	2002	1001	Am <sup>432</sup>	Div. 26,			
44090	2006	538	Am <sup>802</sup>	Pt. 5,			
44091	2004	230 *	Am	Ch. 8.9,			
44091.1	2002	1001	Am <sup>38 432</sup>	Art. 3,			
	2004	230 *	Am <sup>13</sup>	heading			
	2004	702 *	Am	(Sec. 44274			
			R & Ad <sup>63</sup>	et seq.)	2008	313	Ad
	2004	703	Am	44274	2007	750	Ad
44091.2	1999	67 *	Ad		2008	313	Am
44094	1999	67 *	Am	44274.5	2007	750	Ad
	2006	761	Am	44274.7	2008	760 *	Ad
44096	1999	209	Ad	44275	1999	923 *	Ad
44099	2007	634	Ad & R <sup>639</sup>		2004	707	Am
44100	2004	644	Am				R & Ad <sup>677</sup>
44104.5	2004	644	Am	44280	1999	923 *	Ad
44125	2007	750	Ad		2004	707	Am
	2008	179	Am <sup>976</sup>				R & Ad <sup>677</sup>
44126	2007	750	Ad	44281	1999	923 *	Ad
44209	2006	347	Am		2004	707	Am
44225	2004	707	Am				R & Ad <sup>677</sup>
			R & Ad <sup>677</sup>	44282	1999	923 *	Ad
44229	2004	707	Am		2004	707	Am
			R & Ad <sup>677</sup>				R & Ad <sup>677</sup>
44241	1999	204	Am <sup>59</sup>	44283	1999	923 *	Ad
	2005	568	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
44283 (Cont.)	2004	707	Am R & Ad <sup>677</sup>	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	44515	2008	211	Am
	2000	135	Am <sup>203</sup>	44519	2008	211	Am
	2000	729	Am	44520	2000	914	Am (by Sec. 3 of Ch.)
	2004	707	Am R & Ad <sup>677</sup>		2000	915	Am (by Sec. 5.5 of Ch.)
44287.1	2005	209	Ad		2002	1034	Am
44288	1999	923 *	Ad	44525	2000	915	Am (by Sec. 6.6 of Ch.)
44290	1999	923 *	Ad	44525.5	2000	914	Ad (by Sec. 4.5 of Ch.)
44291	1999	923 *	Ad	44525.6	2000	914	Ad & R (by Sec. 5.5 of Ch.) <sup>75</sup>
44295	1999	923 *	Ad		2006	714	R (as ad by Sec. 5, Stats. 2000, Ch. 914)
44296	1999	923 *	Ad				Am (as ad by Sec. 5.5, Stats. 2000, Ch. 914) <sup>349</sup>
44297	1999	923 *	Ad & R <sup>155</sup>				Am <sup>902</sup>
	2004	627	Ad	44525.7	2007	130	Ad (by Sec. 7.5 of Ch.)
	2005	22	Am <sup>647</sup>		2000	915	Am (by Sec. 6 of Ch.)
44299	1999	923 *	Ad	44526	2000	914	Am (by Sec. 6 of Ch.)
44299.1	1999	923 *	Ad		2000	915	Am (by Sec. 8.5 of Ch.) <sup>225</sup>
	2004	707	Am R & Ad <sup>677</sup>		2002	1034	Am <sup>874</sup>
	2006	627	Am (as am by Sec. 11, Stats. 2004, Ch. 707)	44533	2004	7 *	Am
44299.2	2004	707	Ad & R <sup>423</sup>	44535	1999	756 *	Am
	2006	627	Am	44537.5	2000	915	Am
44299.50	2000	532	Ad		2001	160 *	Am
44299.51	2000	532	Ad	44548	2000	915	Am
44299.52	2000	532	Ad		2001	160 *	Am
44299.53	2000	532	Ad	44559	2000	915	Am
44299.54	2000	532	Ad	44559.1	1999	756 *	Am
44299.55	2000	532	Ad		2000	913	Am (by Sec. 6 of Ch.)
44299.75	2000	532	Ad		2000	915	Am (by Sec. 12.5 of Ch.)
44299.76	2000	532	Ad	44559.2	2000	160 *	Am
44299.77	2000	532	Ad	44559.3	2008	401	Am
44299.78	2000	532	Ad	44559.4	2008	401	Am
44299.79	2000	532	Ad	44559.8	1999	756 *	Ad
44299.80	2002	1129	Ad	44559.9	2003	479	Ad
	2003	62	Am <sup>519</sup>	44561	2006	714	Am
44299.81	2002	1129	Ad	46077	2001	745 *	Am
44299.82	2002	1129	Ad	47507	2003	476	Ad
44299.83	2002	1129	Ad & R <sup>18</sup>	50052.5	2002	782	Am
44299.85	2002	1129	Ad	50053	2002	782	Am
44299.90	2007	181 *	Ad	50066	2000	471	Am
44299.901	2007	181 *	Ad				
44299.91	2007	181 *	Ad				
44321	2002	572	Am				
44366	2006	538	Am <sup>802</sup>				
44501	2000	914	Am (by Sec. 1 of Ch.)				
	2000	915	Am (by Sec. 1.5 of Ch.)				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
50076.6	2000	553	Ad	50400.5	2001	395 *	Am	
50079.5	2002	782	Am	50404	2005	348	Am	
50083	2000	553	Am	50408	2001	745 *	Am	
50086	2000	553	Am	50409	2007	596	Ad	
	2008	281 *	Am	50451	2001	577	Am	
50093	2001	741	Am		2004	818	Am	
50105	2002	782	Am	50452	2004	818	Am	
50106	2001	741	Ad	50453	2004	818	Am	
50199.10	1999	893	S <sup>103</sup> 13	50455	2000	312 *	Am	
50199.11	1999	893	S <sup>103</sup> 13	50455.6	2001	577	Ad	
50199.12	1999	893	S <sup>103</sup> 13	50465	2007	364	Ad	
50199.13	1999	893	S <sup>103</sup> 13	50502.5	2001	115	R	
50199.14	1999	893	S <sup>103</sup> 13		2001	395 *	R	
50199.15	1999	893	S <sup>103</sup> 13	50514.5	1999	83	Ad(RN) <sup>30</sup>	
50199.16	1999	893	S <sup>103</sup> 13	50515	2001	395 *	R	
50199.17	1999	893	S <sup>103</sup> 13	50515.2	2007	658	Ad <sup>662</sup>	
	2000	311 *	Am	50515.5	2001	395 *	R	
50199.18	1999	893	Am <sup>103</sup> 13	50516	2001	395 *	R	
50199.20	1999	893	S <sup>103</sup> 13	50517	2001	395 *	R	
	2008	521	Am	50517.10	2001	555	Ad	
50199.21	1999	893	S <sup>103</sup> 13		2002	494	Am	
	2007	596	Am		2005	74 *	Am	
50199.22	1999	893	S <sup>103</sup> 13	50517.11	2000	312 *	Ad	
50199.4	1999	893	S <sup>103</sup> 13	50517.15	2004	866	Ad & R <sup>68</sup>	
50199.5	1999	893	S <sup>103</sup> 13	50517.4	2001	395 *	R	
Div. 31, Pt. 1, Ch. 3.7, heading (Sec. 50199.50 et seq.)	2008	521	R	Div. 31, Pt. 2, Ch. 3.2, heading (Sec. 50517.5 et seq.)	2000	312 *	Am	
50199.50	2007	596	Am	50517.5	2000	312 *	Am	
	2008	521	R		2001	555	Am (by Sec. 1 of Ch.)	
50199.51	2008	521	R		2001	593 *	Am (by Sec. 2 of Ch.)	
50199.52	2008	521	R		2003	814	Am	
50199.53	2008	521	R		2004	672	Am	
50199.54	2008	521	R		2006	890	Am	
50199.55	2007	596	Am	50517.6	2000	312 *	Am	
	2008	521	R	50517.9	2004	183	Am <sup>571</sup>	
50199.56	2008	521	R	50518	1999	83	Am & RN <sup>30</sup>	
50199.57	2008	521	R	50519	2004	193	Am <sup>571</sup>	
50199.58	2008	521	R	50524	2004	193	Am <sup>571</sup>	
50199.6	1999	893	S <sup>103</sup> 13		2004	818	R	
50199.7	1999	893	S <sup>103</sup> 13	Div. 31, Pt. 2, Ch. 3.5, heading (Sec. 50530 et seq.)	2001	395 *	Am	
	2008	521	Am	50530	2001	395 *	Am & RN & Ad	
50199.70	2002	1086 *	Ad & R <sup>38</sup>		50530.5	2001	395 *	Ad(RN)
50199.71	2002	1086 *	Ad & R <sup>38</sup>		2003	593	Am	
50199.72	2002	1086 *	Ad & R <sup>38</sup>		2006	890	Am	
50199.73	2002	1086 *	Ad & R <sup>38</sup>	50531	2001	395 *	Am	
50199.74	2002	1086 *	Ad & R <sup>38</sup>	50532	2001	395 *	Am	
	2003	62	Am <sup>519</sup>	50532.5	2001	395 *	R	
50199.75	2002	1086 *	Ad & R <sup>38</sup>	50533	2000	84	R	
50199.76	2002	1086 *	Ad & R <sup>38</sup>	50533.1	2000	84	R	
50199.77	2002	1086 *	Ad & R <sup>38</sup>					
50199.78	2002	1086 *	Ad & R <sup>38</sup>					
50199.79	2002	1086 *	Ad & R <sup>38</sup>					
50199.8	1999	893	S <sup>103</sup> 13					
	2008	211	Am					
50199.80	2002	1086 *	Ad & R <sup>38</sup>					
50199.81	2002	1086 *	Ad & R <sup>38</sup>					
50199.9	1999	893	S <sup>103</sup> 13					

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
50533.2	2000	84	R	50657 (Cont.)	2004	473	R
50533.4	2000	84	R	50658	2001	414	Ad
50533.5	2000	84	R		2004	473	R
50533.6	2000	84	R	50659	2001	414	Ad
50533.7	2000	84	R		2004	473	R
50540	2000	80	Ad	50659.1	2001	414	Ad
50541	2000	80	Ad		2004	473	R
50542	2000	80	Ad	50659.2	2001	414	Ad
50542.1	2000	665	Ad		2004	473	R
50543	2000	80	Ad <sup>82</sup>	50659.3	2001	414	Ad
	2000	665	Ad		2004	473	R
50544	2000	80	Ad	50660.5	2006	538	Am <sup>802</sup>
	2001	608	Am	50662.8	2004	569	Ad
	2002	503	Am	50675	1999	637	Ad
50545	2000	80	Ad	50675.1	1999	637	Ad
	2001	395*	Am		2007	618	Am
	2003	593	Am		2008	618	Am
50546	2000	80	Ad <sup>82</sup>	50675.10	1999	637	Ad
	2000	665	Ad	50675.11	1999	637	Ad
50550	2002	482	Ad <sup>417</sup>	50675.12	2000	667	Ad
50550.1	2002	482	Ad <sup>417</sup>	50675.13	2002	26*	Ad <sup>417</sup>
50550.2	2002	482	Ad <sup>417</sup>		2007	710	Am
50558	2006	890	Am & RN	50675.14	2002	26*	Ad <sup>417</sup>
50559	2007	596	R		2003	578	Am
50600	2002	721	Ad <sup>417</sup>		2008	664	Am
50601	2002	721	Ad <sup>417</sup>	50675.2	1999	637	Ad
	2005	74*	Am	50675.3	1999	637	Ad
50602	2002	721	Ad <sup>417</sup>	50675.4	1999	637	Ad
50603	2002	721	Ad <sup>417</sup>		2000	957	Am
	2005	74*	Am	50675.5	1999	637	Ad
50604	2002	721	Ad <sup>417</sup>	50675.6	1999	637	Ad
50605	2002	721	Ad <sup>417</sup>	50675.7	1999	637	Ad
50640	2000	471	R	50675.8	1999	637	Ad
50640.1	2000	471	R	50675.9	1999	637	Ad
50641	2000	471	R	Div. 31,			
50642	2000	471	R	Pt. 2,			
50643	2000	471	R	Ch. 8,			
50644	2000	471	R	heading			
50650	2000	84	Ad	(Sec. 50700			
50650.1	2000	84	Ad	et seq.)	2008	641	Ad
50650.2	2000	84	Ad	50700	2008	641	Ad
50650.3	2000	84	Ad	50701	2008	641	Ad
	2004	672	Am	50702	2008	641	Ad
50650.4	2000	84	Ad	50703	2008	641	Ad
	2003	793	Am	50704	2008	641	Ad
50650.5	2000	84	Ad	50704.5	2008	641	Ad
	2003	793	Am	50705	2007	652*	Ad
	2007	561	Am	50706	2007	652*	Ad
50650.6	2000	84	Ad	50707	2007	652*	Ad
50650.7	2000	84	Ad	50708	2007	652*	Ad
50651	2001	414	Ad	50710.1	1999	308*	Am
	2004	473	R		2003	228*	Am
50653	2001	414	Ad		2004	227*	Am
	2004	473	R		2004	671	Am
50654	2001	414	Ad		2005	74*	Am
	2004	473	R	50712.5	2004	671	Am
50655	2001	414	Ad	50740	2001	395*	Am
	2004	473	R	50740.1	2001	395*	R
50656	2001	414	Ad	50748.1	2001	395*	Am
	2004	473	R	50780	1999	473	Am
50657	2001	414	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
50781	1999	473	Am	50866	2002	724	Ad <sup>510</sup>
	2004	473	Am	50870	2001	746*	Ad & R <sup>37 75</sup>
50783	1999	473	Am	50871	2001	746*	Ad & R <sup>37 75</sup>
50784	1999	473	Am	50872	2001	746*	Ad & R <sup>37 75</sup>
	2004	473	Am	50880	1999	67*	Am <sup>32</sup>
50785	1999	473	Am		1999	637	Am
50786	1999	473	Am	50881	1999	67*	Am <sup>32</sup>
	2003	814	Am		1999	637	Am
50786.5	1999	473	Am	50881.5	1999	67*	Am <sup>32</sup>
50800	2000	667	Am		1999	637	Am
50801	2000	667	Am	50882	1999	67*	Am <sup>32</sup>
50801.5	2000	667	Am		1999	637	Am
	2002	46*	Am	50884	1999	67*	R <sup>32</sup>
	2002	1074	Am	50887	1999	67*	Am <sup>32</sup>
	2003	776	Am		1999	637	R
50802	2000	667	Am	50887.5	2000	1055*	Am
	2008	664	Am		2004	225*	Am
50802.5	2000	667	Am	50888.3	1999	67*	Am <sup>32</sup>
	2002	26*	Am <sup>417</sup>		1999	637	Am
50804	2000	667	Am	50888.5	1999	67*	Am <sup>32</sup>
50806	2001	745*	R		1999	637	R
50825	2005	197	Am	50888.7	1999	67*	Am <sup>32</sup>
50826	2005	197	Am		1999	637	R
50832	1999	596	Am	50889.5	1999	67*	Am <sup>32</sup>
	2005	197	Am		1999	637	R
	2008	95	R & Ad <sup>301</sup> Am (as am by Sec. 3, Stats. 2005, Ch. 197) <sup>13</sup>	50890	1999	67*	Am <sup>32</sup>
			R	50893.5	1999	67*	Am <sup>32</sup>
50833	2005	197	Am		1999	637	R
	2008	95	R & Ad <sup>301</sup> Am (as am by Sec. 5, Stats. 2005, Ch. 197) <sup>13</sup>	50893.7	1999	67*	Am <sup>32</sup>
			R		1999	637	R
			R	50893.9	1999	67*	Am <sup>32</sup>
50834	1999	596	Am		1999	637	R
	2001	745*	Am	50895	1999	67*	R & Ad <sup>32</sup>
50837	2004	193	R <sup>571</sup>	50896	2006	538	Am <sup>802</sup>
50840	2000	84	Am	50896.1	2006	538	Am <sup>802</sup>
50841	2000	84	Am	50896.2	2006	538	Am <sup>802</sup>
50842	2000	84	Am	50897	2002	1024	R
50842.1	2006	892*	Ad	50897.1	2002	1024	R
50842.2	2006	892*	Ad	50897.3	2002	1024	R
50843	2002	725	Ad <sup>510</sup>	50898	2000	83	Ad
	2006	892*	Am	50898.1	2000	83	Ad <sup>82</sup>
	2007	596	Am	50898.2	2000	957	Ad <sup>260</sup>
50843.5	2006	892*	Ad		2001	3*	Am
50860	2002	724	Ad <sup>510</sup>	Div. 31, Pt. 3, heading (Sec. 50900 et seq.)	2000	471	Am (as am by Sec. 14.5, Stats. 1994, Ch. 94)
50861	2002	724	Ad <sup>510</sup>	50905	2005	348	Am
50862	2002	724	Ad <sup>510</sup>	50909	2006	748	Am
50862.5	2002	724	Ad <sup>510</sup>	50911	2000	471	Am
	2007	596	Am		2005	338	Am
50863	2002	724	Ad (1st text) <sup>510</sup>	50955	2006	578	Am
			Ad (2nd text) <sup>510</sup>	50960	2000	553	Ad
50864	2002	724	Ad <sup>510</sup>	51000.1	2000	471	Am
50865	2002	724	Ad <sup>510</sup>	51005	2000	471	Am
				51050	2008	281*	Am
				51050.1	2006	748	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
51058.5	2008	281 *	Ad	51455 (Cont.)			
51065.5	2003	193	Ad	2002	935	Am (as am by Stats. 2002, Ch. 33)	
Div. 31, Pt. 3, Ch. 5, heading (Sec. 51100 et seq.)	2000	471	Am	51479	2002	26 * Am <sup>417</sup>	
51101	2008	281 *	Am	51500	2000	81 * Ad	
51253	2000	471	R	51501	2000	81 * Ad	
51312	2006	748	Ad	51502	2000	81 * Ad	
51313	2006	748	Ad	51504	2000	81 * Ad	
51314	2006	748	Ad		2004	674 Am (by Sec. 1 of Ch.)	
51315	2006	748	Ad				
51316	2006	748	Ad		2004	683 Am (by Sec. 2 of Ch.)	
51317	2006	748	Ad				
51318	2006	748	Ad	51505	2002	26 * Ad <sup>417</sup>	
51331	2000	553	Am		2003	553 Am	
51335	2003	193	Am	51506	2000	81 * Ad	
51345	2000	307	Am	51510	2000	81 * Ad	
51348	2000	307	Am	51602	2006	578 Am	
51350	1999	264	Am	51615	2003	553 Am	
	2001	202	Am		2004	183 Am <sup>571</sup>	
	2005	348	Am	51628	2003	553 Am	
	2007	274	Am	51642	2003	553 Am	
51450	1999	67 *	S <sup>20</sup>	51643.5	2003	553 Am	
	2001	114	S <sup>304 13</sup>	51646	2003	553 R	
51451	1999	67 *	Am <sup>20</sup>	51648	2003	553 Am	
	2000	127 *	Am	51650	2003	553 Am	
	2000	135	Am <sup>203</sup>	51651	2003	553 Am	
	2001	114	S <sup>304 13</sup>	51652	2003	553 Am	
51451.5	2002	26 *	Ad <sup>417</sup>	51654	2003	553 Am	
	2002	33 *	Ad	51670	2003	553 Am	
	2002	935	Am (as ad by Stats. 2002, Ch. 33)	52013	2008	283 Am & R <sup>349</sup>	
	2003	553	Am (as ad by Sec. 2, Stats. 2002, Ch. 26 and as am by Sec. 18, Stats. 2002, Ch. 935)	52020	2006	538 Am <sup>802</sup>	
51452	1999	67 *	Am <sup>20</sup>		2008	283 Am & R <sup>349</sup>	
	2000	127 *	Am	52045	2001	745 * R	
	2001	114	Am <sup>304 13</sup>	52075	2002	12 * Ad	
	2002	664	Am <sup>431</sup>	52075.1	2002	12 * Ad	
51453	1999	67 *	R		2003	62 Am <sup>519</sup>	
	2002	26 *	Ad <sup>417</sup>	52076	2002	12 * Ad	
	2002	33 *	Ad	52077	2002	12 * Ad	
	2002	935	Am (as ad by Stats. 2002, Ch. 33)	52078	2002	12 * Ad	
51453.5	2002	935	Ad	52079	2002	12 * Ad	
51454	1999	67 *	S <sup>20</sup>	52080	2002	12 * Ad	
	2001	114	S <sup>304 13</sup>		2006	890 Am	
51455	1999	67 *	Am <sup>20</sup>	52080.5	2002	12 * Ad	
	2001	114	Am <sup>13</sup>	52081	2002	12 * Ad	
	2002	26 *	Am <sup>417</sup>	52085	2002	12 * Ad	
	2002	33 *	Am	52086	2002	12 * Ad	
				52087	2002	12 * Ad	
				52090	2002	12 * Ad	
				52090.5	2002	12 * Ad	
				52091	2002	12 * Ad	
				52091.5	2002	12 * Ad	
				52092	2002	12 * Ad	
				52095	2002	12 * Ad	
				52097	2002	12 * Ad	
				52097.1	2002	12 * Ad	
					2002	1038 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
52097.5	2002	12 *	Ad	53545.13	2007	179 *	Ad
52098	2002	12 *	Ad		2007	312 *	Am
52514.5	1999	987 *	Am	53545.14	2007	179 *	Ad
52570	2001	745 *	R	53545.9	2007	652 *	Ad
53130	2002	26 *	Am <sup>417</sup>	53546	2006	27 *	Ad <sup>776</sup>
53250	2003	578	S <sup>317</sup>	53547	2006	27 *	Ad <sup>776</sup>
53255	2003	578	S <sup>317</sup>	53548	2006	27 *	Ad <sup>776</sup>
53260	2000	667	Am	53549	2006	27 *	Ad <sup>776</sup>
	2003	578	S <sup>317</sup>	53550	2006	27 *	Ad <sup>776</sup>
53265	2000	667	Am	53551	2006	27 *	Ad <sup>776</sup>
	2003	578	S <sup>317</sup>	53552	2006	27 *	Ad <sup>776</sup>
53270	2003	578	S <sup>317</sup>	53553	2006	27 *	Ad <sup>776</sup>
53275	2000	667	Am	53554	2006	27 *	Ad <sup>776</sup>
	2003	578	S <sup>317</sup>	53555	2006	27 *	Ad <sup>776</sup>
53280	2000	667	Am	53556	2006	27 *	Ad <sup>776</sup>
	2003	578	S <sup>317</sup>	53557	2006	27 *	Ad <sup>776</sup>
53285	2003	578	S <sup>317</sup>	53558	2006	27 *	Ad <sup>776</sup>
53290	2003	578	S <sup>317</sup>	53560	2006	27 *	Ad
53295	2003	578	S <sup>317</sup>	53561	2006	27 *	Ad
53300	2000	667	Am	53562	2006	27 *	Ad
	2002	1161 *	Am	53563	2006	27 *	Ad
	2003	578	S <sup>317</sup>	53564	2006	27 *	Ad
53305	2003	578	S <sup>317</sup>	56001	2000	506	R
53310	2003	578	S <sup>317</sup>	56010	2000	506	R
53311	2000	667	Am	56011	2000	506	R
	2003	578	S <sup>317</sup>	56012	2000	506	R
53315	2003	578	Am <sup>317</sup>	56013	2000	506	R
53500	2002	26 *	Ad <sup>389</sup>	56014	2000	506	R
53501	2002	26 *	Ad <sup>389</sup>	56015	2000	506	R
53520	2002	26 *	Ad <sup>389</sup>	56016	2000	506	R
53521	2002	26 *	Ad <sup>389</sup>	56017	2000	506	R
53522	2002	26 *	Ad <sup>389</sup>	56018	2000	506	R
53523	2002	26 *	Ad <sup>389</sup>	56030	2000	506	R
53524	2002	26 *	Ad <sup>389</sup>	56030.5	2000	506	R
53525	2002	26 *	Ad <sup>389</sup>	56031	2000	506	R
53526	2002	26 *	Ad <sup>389</sup>	56032	2000	506	R
53527	2002	26 *	Ad <sup>389</sup>	56032.5	2000	506	R
53528	2002	26 *	Ad <sup>389</sup>	56033	2000	506	R
53529	2002	26 *	Ad <sup>389</sup>	56033.5	2000	506	R
53530	2002	26 *	Ad <sup>389</sup>	56034	2000	506	R
53531	2002	26 *	Ad <sup>389</sup>	56035	2000	506	R
53532	2002	26 *	Ad <sup>389</sup>	56036	2000	506	R
53533	2002	26 *	Ad <sup>389</sup>	56037	2000	506	R
	2003	228 *	Am	56038	2000	506	R
	2003	553	Am (by Sec. 15 of Ch.)	56039	2000	506	R
	2003	578	Am (by Sec. 4.5 of Ch.)	56040	2000	506	R
	2004	183	Am <sup>571</sup>	56041	2000	506	R
	2004	227 *	Am	56042	2000	506	R
	2005	74 *	Am	56043	2000	506	R
	2006	69 *	Am	56044	2000	506	R
	2006	538	Am <sup>802</sup>	56045	2000	506	R
	2007	130	Am <sup>902</sup>	56046	2000	506	R
53534	2003	228 *	Ad	56047	2000	506	R
53540	2006	27 *	Ad <sup>776</sup>	56048	2000	506	R
53541	2006	27 *	Ad <sup>776</sup>	56075	2000	506	R
53545	2006	27 *	Ad <sup>776</sup>	57004	2000	1060	Am
	2007	596	Am	57007	2001	745 *	Am
53545.12	2007	179 *	Ad		2004	644	Am
	2007	692	Am	57008	2001	764	Ad
				57009	2001	764	Ad
				57010	2001	764	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
57012	2002	592	Ad	100445	2001	242	Am
57013	2006	562	Ad		2006	74 *	R
57018	2006	699	Ad	100475	2004	193	R <sup>571</sup>
57019	2006	699	Ad	100700	2004	337	R & Ad
57020	2006	699	Ad	100701	2004	337	Ad
57053.9	2002	405	Am	100702	2004	337	Ad
58004.5	2002	626	Ad	100703	2004	337	Ad
59019	2004	644	R	100710	2004	337	R
100100	2006	241	Am <sup>562 856</sup>	100715	2004	337	R
100105	2006	241	Am <sup>562 856</sup>	100720	2004	337	R
	2007	483	Am <sup>962</sup>	100730	2004	337	R
100106	2005	478	Ad	100735	2004	337	R
	2006	241	Am & RN <sup>562 856</sup>	100740	2004	337	R
			R <sup>562 856</sup>	100745	2004	337	R
100117	2006	241	R <sup>562 856</sup>	100750	2004	337	R
100119	2006	241	Am & R <sup>562 856</sup>	100755	2004	337	R
			R <sup>562 856</sup>	100760	2004	337	R
100146	2001	745 *	R	100765	2004	337	R
100170	2006	241	Am <sup>562 856</sup>	100770	2004	337	R
100171	2002	1161 *	Am	100825	1999	372	Am
100175	2006	241	Am & RN <sup>562 856</sup>		2000	733	Am
			RN <sup>562 856</sup>		2002	215	Am
100180	2006	241	Am & RN <sup>562 856</sup>		2005	406	R & Ad
			RN <sup>562 856</sup>	100827	2005	406	Ad
100182	2006	241	Am & RN <sup>562 856</sup>	100829	2005	406	Ad
			RN <sup>562 856</sup>	100830	1999	372	Am
100185	2006	241	Am & RN <sup>562 856</sup>		2000	733	Am
			RN <sup>562 856</sup>		2005	406	R & Ad
100185.5	2002	768	Ad	100831	1999	372	Ad
100190	2006	241	Am & RN <sup>562 856</sup>		2000	733	Am
			RN <sup>562 856</sup>		2005	406	R
100195	2006	241	Am & RN <sup>562 856</sup>	100832	1999	382	Ad
			RN <sup>562 856</sup>		2000	733	Am
100200	2006	241	Am & RN <sup>562 856</sup>		2005	406	R & Ad
			RN <sup>562 856</sup>	100835	1999	372	Am
100205	2006	241	Am & RN <sup>562 856</sup>		2005	406	R
			RN <sup>562 856</sup>	100837	1999	372	Am
100210	2006	241	Am & RN <sup>562 856</sup>		2000	733	Am
			RN <sup>562 856</sup>		2002	215	Am
100215	2006	241	Am & RN <sup>562 856</sup>	100840	1999	372	Am
			RN <sup>562 856</sup>		2002	215	Am
100225	2006	241	Am & RN <sup>562 856</sup>	100845	1999	372	Am
			RN <sup>562 856</sup>		2002	215	Am
100230	2006	241	Am & RN <sup>562 856</sup>	100847	1999	372	Ad
			RN <sup>562 856</sup>		2002	215	Am
100235	2006	241	Am & RN <sup>562 856</sup>	100850	1999	372	Am
			RN <sup>562 856</sup>		2002	215	Am
100236	1999	847	Ad	100851	1999	372	Ad
100237	2000	250	Ad	100852	1999	372	Am
100238	2000	250	Ad		2000	733	Am
100239	2000	250	Ad		2002	215	Am
100315	2005	315	Ad	100855	1999	372	Am
100340	2001	745 *	R		2002	215	Am
100425	2004	337	Am	100860	1999	372	Am
	2005	22	Am <sup>647</sup>		2000	733	Am & R <sup>5</sup>
100430	2000	780	Am	100860.1	2000	733	Ad <sup>8</sup>
	2005	75 *	Am <sup>80</sup>	100862	1999	372	Ad
	2006	816	Am <sup>69</sup>		2000	733	Am
	2007	661	Am (as am by Sec. 39, Stats. 2006, Ch. 816)	100863	1999	372	Ad
				100865	1999	372	Am
					2002	215	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
100870	1999	372	Am	101319	2002	393 *	Ad
	2000	733	Am		2002	1161 *	Ad
	2002	215	Am		2004	35 *	R (as ad by Sec. 8, Stats. 2002, Ch. 1161)
	2003	62	Am <sup>519</sup>				
100872	1999	372	Ad				
	2000	733	Am				
100880	1999	372	Am		2004	228 *	Am <sup>483</sup>
100885	1999	372	Am				R <sup>69</sup>
	2002	215	Am		2007	188 *	S <sup>905 111</sup>
100890	1999	372	Am	101320	2004	228 *	Ad <sup>483</sup>
100895	1999	372	Am				R <sup>69</sup>
	2002	215	Am		2007	188 *	Am <sup>905 111</sup>
	2006	347	Am		2004	193	R <sup>571</sup>
100907	1999	372	Ad	101625	2004	183	Am <sup>571</sup>
100910	1999	372	Am	101630	2006	538	Am <sup>802</sup>
100915	1999	372	Am	101675	2007	266	Am
	2002	215	Am	101680	2005	29	Am
100922	2006	74 *	Am		2007	266	Am
	2007	483	Am <sup>962</sup>	101685	2005	29	Am
101029	2005	478	Ad		2007	266	Am
101040	2007	483	Am <sup>962</sup>	101690	2007	266	Am
101070	2000	350 *	Am <sup>13</sup>	101700	2007	266	Am
101080	2006	874	Am	101715	2007	266	Am
	2007	483	Am <sup>962</sup>	101720	2007	266	Am
101080.2	2006	874	Ad	101750	2004	228 *	Am
101085	2006	874	Am		2005	29	Am
101087	1999	925	Ad		2007	266	Am
101230	2000	93 *	Am	101750.5	2004	228 *	Ad
	2000	794	Am	101755	2005	29	Am
	2002	114	Am	101760	2007	266	Am
101285	2002	395	Am	101765	2005	29	Am
101315	2002	393 *	Ad	101775	2007	266	Am
	2002	1161 *	Ad	101780	2007	266	Am
	2004	35 *	R (as ad by Sec. 8, Stats. 2002, Ch. 1161)	101781	2007	266	Ad
			Am (as ad by Sec. 2, Stats. 2002, Ch. 393)	101785	2005	29	R
	2004	228 *	Am <sup>483</sup>	101800	1999	950	Am & RN
			R <sup>69</sup>	101805	1999	950	Am & RN
			S <sup>905 111</sup>	101810	1999	950	Am & RN
101315.2	2006	74 *	Ad	101815	1999	950	Am & RN
	2007	188 *	S <sup>905 111</sup>	101820	1999	950	Am & RN
101317	2002	393 *	Ad	101825	1999	899	Ad
	2002	1161 *	Ad	101827	1999	899	Ad
	2004	35 *	R (as ad by Sec. 8, Stats. 2002, Ch. 1161)	101828	1999	899	Ad
			Am (as ad by Sec. 2, Stats. 2002, Ch. 393)	101829	1999	899	Ad
	2004	228 *	S <sup>483 68</sup>	101830	1999	899	Ad
	2005	22	Am <sup>647</sup>	101831	1999	899	Ad
	2005	80 *	Am	101832	1999	899	Ad
	2007	188 *	Am <sup>905 111</sup>	101833	1999	899	Ad
	2008	179	Am <sup>976</sup>	101834	1999	899	Ad
101317.2	2005	478	Ad	101835	1999	899	Ad
	2007	188 *	S <sup>905 111</sup>	101836	1999	899	Ad
				101837	1999	899	Ad
				101838	1999	899	Ad
				101839	1999	899	Ad
				101840	1999	899	Ad
				101841	1999	899	Ad
				101842	1999	899	Ad
				101843	1999	899	Ad
				101844	1999	899	Ad
				101845	1999	899	Ad
				101845.1	1999	899	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
101845.2	1999	899	Ad	102778	2002	857	Ad
101846	1999	899	Ad	102870	2000	284	Am
101847	1999	899	Ad	102875	2002	827	Am
101848	1999	899	Ad	102910	1999	525	Am <sup>112</sup>
101848.1	1999	899	Ad		2000	857	Am <sup>203</sup>
101848.10	1999	899	Ad	102950	2007	661	Am
101848.11	1999	899	Ad	103025	2005	430	Am
101848.2	1999	899	Ad	103040	2007	661	Ad
101848.3	1999	899	Ad	103040.1	2007	661	Ad
101848.4	1999	899	Ad	103050	2006	463	Am
101848.45	1999	899	Ad	103075	2006	463	Am
101848.5	1999	899	Ad	103125	2006	816	Am <sup>69</sup>
101848.6	1999	899	Ad	103175	2006	816	Am <sup>69</sup>
101848.7	1999	899	Ad		2007	567	Am (as am by Sec. 46, Stats. 2006, Ch. 2006, Ch. 816) <sup>301</sup>
101848.8	1999	899	Ad				
101848.9	1999	899	Ad				
101849	1999	899	Ad				
101849.1	1999	899	Ad	103180	2006	816	Am <sup>69</sup>
101849.2	1999	899	Ad		2007	567	Am (as am by Sec. 47, Stats. 2006, Ch. 2006, Ch. 816) <sup>301</sup>
101849.3	1999	899	Ad				
101849.4	1999	899	Ad				
101850	2004	58	Am				
	2005	22	Am <sup>647</sup>	103200	2006	816	Am <sup>69</sup>
101950	1999	950	Ad <sup>37</sup>	103203	2000	93 *	Ad <sup>70</sup> R <sup>63</sup>
101960	2006	514	Ad				
101961	2006	514	Ad	103235	2006	816	Am <sup>69</sup>
101962	2006	514	Ad	103265	2003	307	Ad
101963	2006	514	Ad	103446	2000	780	Ad
101964	2006	514	Ad	103447	2000	780	Ad
101965	2006	514	Ad	103447.5	2000	780	Ad
	2007	130	Am <sup>902</sup>	103448	2000	780	Ad
101966	2006	514	Ad	103448.5	2000	780	Ad
101980	1999	950	Ad(RN)	103449	2000	780	Ad
101983	1999	950	Ad(RN)	103450	2002	717	Am
101985	1999	950	Ad(RN)	103451	2002	717	Ad
101987	1999	950	Ad(RN)	103466	2002	717	Ad
101989	1999	950	Ad(RN)	103470	2005	75 *	Am <sup>80</sup>
102130	2006	816	Am <sup>69</sup>		2008	311	Am
102140	2006	816	Am <sup>69</sup>	103490	2002	717	Am
102230	2002	712	Am	103525	2002	914	Am
102231	2002	712	Ad <sup>444</sup>	103525.5	2002	914	Ad
102232	2002	712	Ad <sup>500</sup>	103526	2002	914	Ad <sup>175</sup> 481
102235	2000	569	Am		2004	6 *	Am
102247	2001	171 *	Am		2005	430	Am <sup>748</sup>
	2002	784	Am <sup>490</sup>		2006	74 *	Am <sup>794</sup>
	2003	62	Am <sup>519</sup>	103526.5	2002	914	Ad <sup>175</sup>
102250	2001	171 *	R		2005	430	Am
102310	2006	816	Am <sup>69</sup>		2006	74 *	Am
102325	2006	816	Am <sup>69</sup>		2008	433	Am
102346	2002	885	Ad	103527	2002	914	Ad
102355	2006	816	Am <sup>69</sup>	103528	2002	914	Ad
102405	2000	64	Am	103595	2006	816	R <sup>69</sup>
102415	2000	64	Am	103625	2001	171 *	Am
	2000	303	Am		2002	784	Am <sup>490</sup>
102425	2005	430	Am	103626	2001	90	Ad & R <sup>75</sup>
102426	2005	430	Am <sup>747</sup>		2006	635	Am
102430	2005	430	Am	103627	2004	830	Ad & R <sup>38</sup>
102440	2005	430	Am		2005	545	Am
102447	2000	808 *	Am	103627.5	2005	545	Ad & R <sup>38</sup>
102600	2003	315	Am	103628	2004	830	Ad & R <sup>38</sup>
102635	2006	809	Am	103640	2001	171 *	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
103641	2001	171 *	Am	104187	1999	751	Am
103692	2002	857	Ad	104187.5	1999	751	Ad
103700	2000	780	Am	104188	2002	1161 *	Ad
103730	2005	75 *	Am <sup>80</sup>	104190	1999	668	Ad
103775	2002	819	Am	104191	1999	668	Ad
103780	2002	819	Am	104192	1999	668	Ad
	2006	816	Am <sup>69</sup>	104193	1999	668	Ad
103785	2006	816	Am <sup>69</sup>	104200	2000	792	Ad
103850	2001	444 *	Am		2005	550	Am
103860	2004	945	Ad				R <sup>100</sup>
103865	2004	945	Ad	104315	2002	274	Am
Div. 102,				104316	2000	93 *	Ad
Pt. 2,				104317	2000	93 *	Ad
Ch. 2,				104318	2000	93 *	Ad
heading				104319	2000	93 *	Ad
(Sec. 103875				104320	2000	93 *	Ad (as ad by
et seq.)	2000	368	Am				Sec. 24 and
103885	2000	368	Am (by Sec. 2		2001	159	Sec. 25 of Ch.)
			of Ch.)				Am (as ad by
	2001	444 *	Am				Sec. 25, Stats.
104113	2005	431	Ad				2000, Ch. 93)
104141	2003	395	Ad <sup>566</sup>				& RN <sup>305</sup>
			R <sup>100</sup>	104321	2000	93 *	Ad
104145	2001	745 *	Am	104322	2001	159	Ad(RN) <sup>305</sup>
104150	2001	171 *	Ad <sup>8</sup>		2003	140	Am
	2002	274	Am		1X 2003–04	9 *	Am
104160	1999	146 *	Ad & R <sup>39</sup>		2005	442 *	Am
	2000	93 *	R & Ad	Div. 103,			
	2000	94	R & Ad	Pt. 1,			
	2001	171 *	R & Ad <sup>8</sup>	Ch. 7.5,			
104161	1999	146 *	Ad & R <sup>39</sup>	heading			
	2000	93 *	Ad (purports to	(Sec. 104323			
			am)	et seq.)	2008	409	Ad
	2000	94	Ad (purports to	104323	2008	409	Ad
			am)	104324	2001	538	Ad
	2001	171 *	R & Ad <sup>8</sup>	104324.2	2001	538	Ad
104161.1	2001	171 *	Ad <sup>8</sup>		2002	664	Am <sup>431</sup>
104162	1999	146 *	Ad & R <sup>39</sup>	104324.25	2003	407	Ad
	2000	93 *	Ad (purports to	104324.3	2001	538	Ad
			am)	104324.5	2001	538	Ad
	2000	94	Ad (purports to	104335	2000	777 *	Ad & R <sup>43</sup>
			am)		2004	414	S <sup>111</sup>
	2001	171 *	R & Ad <sup>8</sup>	104336	2000	777 *	Ad & R <sup>43</sup>
104162.1	2001	171 *	Ad <sup>8</sup>		2004	414	S <sup>111</sup>
104162.2	2001	171 *	Ad <sup>8</sup>	104337	2000	777 *	Ad & R <sup>43</sup>
104163	1999	146 *	Ad & R <sup>39</sup>		2004	414	S <sup>111</sup>
	2000	93 *	Ad (purports to	104338	2000	777 *	Ad & R <sup>43</sup>
			am)		2004	414	S <sup>111</sup>
	2000	94	Ad (purports to	104339	2000	777 *	Ad & R <sup>43</sup>
			am)		2004	414	S <sup>111</sup>
	2001	171 *	R & Ad <sup>8</sup>	104339.5	2000	777 *	Ad & R <sup>43</sup>
104164	1999	146 *	Ad & R <sup>39</sup>		2004	414	S <sup>111</sup>
	2000	93 *	R	104339.6	2000	777 *	Ad & R <sup>43</sup>
	2000	94	R		2004	414	Am <sup>111</sup>
104170	2000	93 *	Ad	104370	2001	745 *	Am
	2001	159	Am <sup>305</sup>	104420	2000	1058	Am
104180	2001	246 *	Am		2007	135	Am <sup>636</sup>
104181.5	1999	751	Ad	104425	2007	135	R <sup>636</sup>
104181.6	2003	230 *	Ad	104430	2007	135	Am <sup>636</sup>
104182.5	1999	751	Ad	104435	2007	135	Am <sup>636</sup>
104182.7	1999	751	Ad	104450	2001	750	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
104455	2007	135	Am <sup>636</sup>	105256	2002	931	Ad
104465	2003	230*	Am		2006	477	Am
104466	2003	230*	Ad	105257	2002	931	Ad
104495	2001	150	Ad	105280	2006	538	Am <sup>802</sup>
	2002	527	Am	105291	2001	524	Ad
104550	1999	693	Ad	105335	2004	193	R <sup>571</sup>
	2000	135	Am <sup>203</sup>	105340	2001	370	Ad
104551	1999	693	Ad	105440	2006	599	Ad
104552	1999	693	Ad		2007	483	Am <sup>962</sup>
104555	1999	780	Ad	105441	2006	599	Ad
104556	1999	780	Ad	105443	2006	599	Ad
	2000	135	Am <sup>203</sup>	105444	2006	599	Ad
104557	1999	780	Ad	105448	2006	599	Ad
	2000	135	Am <sup>203</sup>	105449	2006	599	Ad
	2003	890	Am & R <sup>564</sup>	105451	2006	599	Ad
104558	2003	225*	Ad	105453	2006	599	Ad
	2004	183	Am <sup>571</sup>	105459	2006	599	Ad
104595	2004	193	R <sup>571</sup>	106000	2003	200	Ad
104601	2006	236	Ad & R <sup>111</sup>	106005	2003	200	Ad
	2008	466	Am <sup>639</sup>	106010	2003	200	Ad
104775	2000	93*	Am		2004	183	Am <sup>571</sup>
104795	2000	93*	Am	106015	2003	200	Ad
104896	2001	171*	Ad	106020	2003	200	Ad
104897	2001	171*	Ad	106025	2003	200	Ad
	2002	414	Am	106030	2003	200	Ad
104898	2001	171*	Ad	106035	2003	200	Ad
104898.5	2001	171*	Ad	106036	2003	200	Ad
	2003	230*	Am	106700	2006	902	Am
104899	2001	171*	Ad	106750	2000	327	R & Ad
Div. 103,				106755	2000	327	R
Pt. 4,				106760	2000	327	R
Ch. 3,				106765	2000	327	R
heading				106770	2000	327	R & Ad
(Sec. 105100				106775	2000	327	R & Ad
et seq.)	2002	551	Am	106780	2000	327	R & Ad
Div. 103,					2007	130	Am <sup>902</sup>
Pt. 4,				106785	2000	327	R & Ad
Ch. 3,				106790	2000	327	R & Ad
Art. 1,				106795	2000	327	R & Ad
heading				106800	2000	327	R
(Sec. 105100				106805	2000	327	R
et seq.)	2002	551	Ad	106810	2000	327	R
105100	2000	440	R & Ad	106815	2000	327	R
105101	2000	440	Ad	106820	2000	327	R
105105	2000	440	Am	106825	2000	327	R
105112	2000	440	Ad	106830	2000	327	R
	2001	159	Am <sup>305</sup>	106835	2000	327	R
105120	2000	440	Am	106840	2000	327	R
105135	2000	440	R	106845	2000	327	R
105140	2004	193	Am <sup>571</sup>	106850	2000	327	R
105145	2002	551	Ad	106855	2000	327	R
105145.3	2002	551	Ad	106860	2000	327	R
105145.5	2002	551	Ad	106865	2000	327	R
105175	2004	193	Am <sup>571</sup>	Div. 104,			
105195	2006	538	Am <sup>802</sup>	Pt. 1,			
105215	2006	538	Am <sup>802</sup>	Ch. 4,			
105251	2002	931	Ad	Art. 3,			
105252	2002	931	Ad	heading			
105253	2002	931	Ad	(Sec. 106875			
105254	2002	931	Ad	et seq.)	1999	755	Am
105255	2002	931	Ad	106875	1999	755	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
106876	1999	755	Am	109280 (Cont.)	2006	485	Am
106880	1999	755	Am		2007	130	Am <sup>902</sup>
106885	1999	755	Am	109282	2002	531	Am
106890	1999	755	Am		2006	241	Am <sup>562 856</sup>
106892	1999	755	Ad	109350	2006	538	Am <sup>802</sup>
106895	1999	755	Am	109360	2006	538	Am <sup>802</sup>
106896	1999	755	Ad	109580	2001	854	Am
106897	1999	755	Ad	109890	2000	796	Am
106900	1999	755	Am	109925	2000	796	Am
106905	1999	755	R	109935	2000	870	Am
106910	1999	755	Am		2001	641	Am
106925	2002	395	Am	109947	1999	915	Ad
	2004	38 *	Am	109948	2000	837	Ad
	2008	758 *	Am	109948.1	2000	837	Ad
106976	2006	220	Ad		2001	728	Am
	2008	238	Am	109951	2000	870	Ad
107040	2006	538	Am <sup>802</sup>		2001	641	Am
107065	2006	538	Am <sup>802</sup>	109971	2000	870	Ad
107080	2006	74 *	Am		2001	641	Am
	2006	538	Am <sup>802</sup>	110005	1999	915	Am
Div. 104, Pt. 1, Ch. 4, Art. 5.5, heading (Sec. 107115 et seq.)	2008	238	Ad	110010.1	2000	837	Ad
107115	2008	238	Ad	110010.2	2000	837	Ad
107155	2006	220	Am	110025	2000	796	Am
	2008	238	Am	110050	1999	915	Am
Div. 104, Pt. 3, Ch. 2, heading (Sec. 108040 et seq.)	2008	569	R & Ad		2005	401	Am
108040	2008	569	Ad	110110	2000	796	Am
108042	2008	569	Ad	110111	2000	796	Ad
108044	2008	569	Ad	110242	2006	720	Ad
108046	2008	569	Ad		2007	483	Am <sup>962</sup>
108048	2008	569	Ad	110243	2006	720	Ad
108050	2008	569	Ad	110305	2000	796	R
108310	2006	538	Am <sup>802</sup>	110375	2003	449	Am
108580	2003	449	Am	110405	2000	796	Am
108680	2007	130	Am <sup>902</sup>	110422	2002	1006	Ad
108865	2004	193	R <sup>571</sup>	110423	2002	1005	Ad
108875	2001	745 *	Am	110423.100	2003	903	Ad
108920	2003	205	Ad	110423.101	2003	903	Ad
108921	2003	205	Ad	110423.2	2002	1005	Ad
	2004	641	Am		2004	859	Am
108922	2003	205	Ad	110423.4	2002	1005	Ad
	2004	641	Am	110423.6	2002	1005	Ad
108923	2003	205	Ad	110423.8	2002	1005	Ad
108935	2007	672	Ad	110424	2002	1006	Ad
108937	2007	672	Ad	110460	1999	915	R & Ad
108939	2007	672	Ad	110461	1999	915	Ad(RN)
109275	2006	485	Am	110462	1999	915	Ad(RN)
109277	2006	241	Am <sup>562 856</sup>	110466	1999	915	Ad
	2006	485	Am		2005	401	Am
	2007	483	Am <sup>962</sup>	110467	1999	915	Ad
109280	2002	531	Am	110470	1999	915	R & Ad
				110471	2005	401	Ad
				110472	1999	915	Ad
				110473	1999	915	Ad
				110474	1999	915	Ad
				110475	1999	915	Am
				110480	1999	915	Am <sup>20</sup>
				110485	1999	915	Am <sup>43</sup>
					2002	535	Am <sup>111</sup>
					2005	401	Am <sup>111</sup>
				110540	2004	193	R <sup>571</sup>

**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
110552	2005	707	Ad	111130	2007	575	Am
	2007	130	Am <sup>902</sup>	111170	2000	533	Am
110661	1999	915	Ad		2007	575	Am <sup>301</sup>
110673	2008	73	Ad	111172	2000	533	Ad <sup>8</sup>
110780	1999	915	Am & RN	111175	2000	533	Am
110785	1999	915	Am & RN	111180	2000	533	Am
110795	2004	193	Am <sup>571</sup>	111192	2000	533	Ad <sup>8</sup>
110806	2006	592	Ad <sup>562</sup>	111193	2000	533	Ad
	2007	483	Am <sup>962</sup>	111198	2007	575	Ad
110807	2006	592	Ad <sup>562</sup>	111222	2001	204*	Ad
Div. 104, Pt. 5, Ch. 5, Art. 7, heading (Sec. 110810 et seq.)	2002	533	Am	111223	2001	204*	Ad
110810	2002	533	Am	111246	2000	326	Ad
110811	2002	533	Ad	111330	2000	796	Am
110812	2002	533	Ad	111350	2000	796	R
110815	2002	533	Am	111355	2000	796	Am
	2003	726	Am	111405	2000	796	R
110818	2002	533	Ad	111410	2000	796	R
110820	1999	609	Am	111490	2000	796	Am
	2002	533	Am	111610	2000	796	Am
110825	2002	533	Am	111615	2006	74*	Am
110827	2005	685	Ad	111625	2006	74*	Am
110830	2002	533	Am	111656	2000	837	Ad
110835	1999	609	Am		2001	728	Am
	2002	533	Am	111656.1	2000	837	Ad
110838	2002	533	Ad	111656.10	2000	837	Ad
110839	2002	533	Ad	111656.11	2000	837	Ad
110840	2002	533	Am	111656.12	2000	837	Ad
110845	2002	533	Am	111656.13	2000	837	Ad
110850	2002	533	Am		2001	159	Am <sup>305</sup>
110870	2002	533	Am	111656.2	2000	837	Ad
110875	2002	533	Am		2001	728	Am
110880	2002	533	Am	111656.3	2000	837	Ad
110885	2002	533	Am	111656.4	2000	837	Ad
110890	2002	533	Am		2001	728	Am
110895	2002	533	Am		2002	1013	Am
110900	2002	533	Am	111656.5	2000	837	Ad
110910	2002	533	Am		2001	159	Am <sup>305</sup>
110915	2002	533	Am	111656.6	2000	837	Ad
110930	2002	533	Am	111656.7	2000	837	Ad
110935	1999	609	Am	111656.8	2000	837	Ad
110940	2002	533	Am	111656.9	2000	837	Ad
110956	2002	533	Am	111791	2005	729	Ad
110957	2002	533	Am	111791.5	2005	729	Ad
110958	1999	609	Am	111792	2005	729	Ad
	2002	533	Am	111792.5	2005	729	Ad
110959	2002	533	Ad	111793	2005	729	Ad
110960	2002	532	Am	111793.5	2005	729	Ad
111067	2000	1062	Ad	111825	2005	401	Am
111068	2000	1062	Ad	111855	2005	401	Am
111070	2007	575	Am	111880	2003	449	Am
111071	2007	575	Ad	111895	2003	449	Am
	2008	179	Am <sup>976</sup>	111940	1999	83	Am <sup>30</sup>
111080	2000	533	Am	112025	2006	538	Am <sup>802</sup>
	2006	538	Am <sup>802</sup>	112030	2006	538	Am <sup>802</sup>
111115	2007	575	Am <sup>937</sup>	112040	1999	915	Am
					2000	135	Am <sup>203</sup>
				112115	1999	915	Am
				112685	2004	314	Am
				112845	2004	314	Am
				112850	2004	314	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
Div. 104, Pt. 6, Ch. 9, Art. 1, heading (Sec. 112875 et seq.)	2008	694	Ad	113732	2006	23	R (as ad by Sec. 1, Stats. 1996, Ch. 874 and Ch. 875) & Ad <sup>562</sup>
112875	2008	694	R & Ad	113733	2006	23	R & Ad <sup>562</sup>
112876	2008	694	Ad	113734	2006	23	Ad <sup>562</sup>
112877	2008	694	Ad	113735	2006	23	R & Ad <sup>562</sup>
	2008	695	Ad	113737	2006	23	Ad <sup>562</sup>
112878	2008	694	Ad	113739	2006	23	Ad <sup>562</sup>
112879	2008	694	Ad	113740	2002	532	Am
112880	2008	694	R		2006	23	R & Ad <sup>562</sup>
112885	2008	73	R	113742	2006	23	Ad <sup>562</sup>
	2008	694	R	113744	2006	23	Ad <sup>562</sup>
112890	2008	73	R	113745	1999	833	Am
	2008	694	R		2006	23	R <sup>562</sup>
Div. 104, Pt. 6, Ch. 9, Art. 2, heading (Sec. 112891 et seq.)	2008	694	Ad	113746	2006	23	R <sup>562</sup>
112891	2008	694	Ad	113747	2006	23	Ad <sup>562</sup>
112893	2008	694	Ad	113748	2006	23	Ad <sup>562</sup>
112895	2008	694	Am	113750	2003	453	Am
112900	2008	694	R		2006	23	R & Ad <sup>562</sup>
112910	2008	73	Am	113750.1	2003	453	Ad
	2008	694	Am		2006	23	R <sup>562</sup>
112915	2008	694	Am	113751	2006	23	R & Ad <sup>562</sup>
113355	1999	915	Am		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
113700	2006	23	R & Ad <sup>562</sup>	113752	2006	23	R <sup>562</sup>
113703	2006	23	Ad <sup>562</sup>	113753	2006	23	R <sup>562</sup>
113705	2006	23	R & Ad <sup>562</sup>	113755	2006	23	R & Ad <sup>562</sup>
113707	2006	23	Ad <sup>562</sup>	113756	2006	23	Ad <sup>562</sup>
113709	2006	23	Ad <sup>562</sup>	113757	2006	23	Ad <sup>562</sup>
	2007	96*	Am	113759	2006	23	Ad <sup>562</sup>
	2008	139	Am	113760	2006	23	R & Ad <sup>562</sup>
113710	2006	23	R <sup>562</sup>	113761	2006	23	Ad <sup>562</sup>
113711	2006	23	Ad <sup>562</sup>	113763	2006	23	Ad <sup>562</sup>
113713	2006	23	Ad <sup>562</sup>		2007	483	Am <sup>962</sup>
113715	2006	23	R & Ad <sup>562</sup>	113765	2006	23	R <sup>562</sup>
113716	2001	369	Am	113767	2006	23	Ad <sup>562</sup>
	2006	23	R <sup>562</sup>	113768	2006	23	Ad <sup>562</sup>
113717	2006	23	Ad <sup>562</sup>	113769	2006	23	Ad <sup>562</sup>
113718	2006	23	Ad <sup>562</sup>	113770	2006	23	R & Ad <sup>562</sup>
113719	2006	23	Ad <sup>562</sup>	113773	2006	23	R & Ad <sup>562</sup>
113720	2006	23	R <sup>562</sup>	113774	2006	23	Ad <sup>562</sup>
113725	2006	23	R & Ad <sup>562</sup>		2007	483	Am <sup>962</sup>
113725.1	2006	23	Ad <sup>562</sup>	113775	2006	23	R <sup>562</sup>
	2007	96*	Am	113776	2006	23	R <sup>562</sup>
113725.2	2006	23	Ad <sup>562</sup>	113777	2006	23	R & Ad <sup>562</sup>
113725.3	2006	23	Ad <sup>562</sup>	113778	2006	23	Ad <sup>562</sup>
113728	2006	23	Ad <sup>562</sup>	113778.1	2006	23	Ad <sup>562</sup>
113729	2006	23	Ad <sup>562</sup>	113778.2	2008	447	Ad
113730	2006	23	R <sup>562</sup>	113779	2006	23	Ad <sup>562</sup>
113731	2006	23	R <sup>562</sup>	113780	2006	23	R <sup>562</sup>
				113781	2006	23	Ad <sup>562</sup>
				113783	2006	23	Ad <sup>562</sup>
				113784	2006	23	Ad <sup>562</sup>
				113785	2003	453	Am
					2006	23	R <sup>562</sup>
				113786	2006	23	Ad <sup>562</sup>
				113788	2006	23	Ad <sup>562</sup>
				113789	2006	23	Ad <sup>562</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
113789 (Cont.)	2007	96 *	Am	113849	2006	23	Ad <sup>562</sup>
	2008	447	Am	113850	2006	23	R <sup>562</sup>
113790	2006	23	R <sup>562</sup>	113851	2006	23	Ad <sup>562</sup>
113791	2006	23	Ad <sup>562</sup>	113853	2006	23	Ad <sup>562</sup>
113794	2006	23	Ad <sup>562</sup>	113855	2006	23	R & Ad <sup>562</sup>
113794.1	2006	23	Ad <sup>562</sup>	113856	2006	23	Ad <sup>562</sup>
113795	2006	23	R & Ad <sup>562</sup>	113857	2006	23	R <sup>562</sup>
113796	2006	23	R <sup>562</sup>	113859	2006	23	Ad <sup>562</sup>
113797	2006	23	R & Ad <sup>562</sup>	113860	2006	23	R <sup>562</sup>
113798	2006	23	R <sup>562</sup>	113861	2006	23	Ad <sup>562</sup>
113799	2006	23	R & Ad <sup>562</sup>	113863	2006	23	Ad <sup>562</sup>
113800	2006	23	R <sup>562</sup>	113865	2006	23	R & Ad <sup>562</sup>
113801	2006	23	Ad <sup>562</sup>	113867	2006	23	Ad <sup>562</sup>
113803	2006	23	R & Ad <sup>562</sup>	113868	2006	23	Ad <sup>562</sup>
113804	2006	23	Ad <sup>562</sup>	113869	2006	23	Ad <sup>562</sup>
113805	2006	23	R & Ad <sup>562</sup>	113870	1999	180	Am
113810	2006	23	R & Ad <sup>562</sup>		2006	23	R <sup>562</sup>
113812	2006	23	Ad <sup>562</sup>	113871	2006	23	Ad <sup>562</sup>
113813	2006	23	R <sup>562</sup>	113873	2006	23	Ad <sup>562</sup>
113814	2006	23	Ad <sup>562</sup>	113874	2006	23	Ad <sup>562</sup>
113815	2006	23	R & Ad <sup>562</sup>	113875	2006	23	R <sup>562</sup>
113816	2006	23	Ad <sup>562</sup>	113876	2006	23	Ad <sup>562</sup>
113817	2003	453	Ad	113877	2006	23	R & Ad <sup>562</sup>
	2006	23	R <sup>562</sup>		2008	447	Am
113818	2006	23	Ad <sup>562</sup>	113879	2006	23	Ad <sup>562</sup>
	2007	96 *	Am	113880	2006	23	R & Ad <sup>562</sup>
113820	2006	23	R & Ad <sup>562</sup>		2008	447	Am
113821	2006	23	Ad <sup>562</sup>	113881	2006	23	Ad <sup>562</sup>
113823	1999	879	Am	113883	2006	23	Ad <sup>562</sup>
	2002	121	Am	113885	2006	23	R & Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	113887	2006	23	Ad <sup>562</sup>
113824	2006	23	Ad <sup>562</sup>	113889	2006	23	Ad <sup>562</sup>
113825	2006	23	R <sup>562</sup>	113890	2006	23	R <sup>562</sup>
113827	2006	23	Ad <sup>562</sup>	113893	2006	23	Ad <sup>562</sup>
113830	2001	369	Am	113894	2006	23	Ad <sup>562</sup>
	2006	23	R <sup>562</sup>	113895	2003	453	Am
113831	2000	691	Ad		2006	23	R & Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	113897	2006	23	Ad <sup>562</sup>
113833	2006	23	Ad <sup>562</sup>	113898	2006	23	R <sup>562</sup>
113835	2006	23	R & Ad <sup>562</sup>	113899	2006	23	Ad <sup>562</sup>
113837	2006	23	Ad <sup>562</sup>	113900	2006	23	R <sup>562</sup>
113839	2006	23	Ad <sup>562</sup>	113901	2006	23	Ad <sup>562</sup>
113840	2006	23	R <sup>562</sup>	113903	2006	23	R & Ad <sup>562</sup>
113841	2003	453	Ad	113905	2006	23	R <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	113907	2006	23	Ad <sup>562</sup>
113842	2006	23	Ad <sup>562</sup>		2007	96 *	Am
113843	2006	23	R (as ad by Sec. 2, Stats. 1996, Ch. 874 and Ch. 875) & Ad <sup>562</sup>	113908	2006	23	R <sup>562</sup>
	2006	538	R (as ad by Sec. 2, Stats. 1996, Ch. 874) <sup>802</sup>	113909	2006	23	Ad <sup>562</sup>
					2007	96 *	Am
113844	2006	23	R <sup>562</sup>	113910	2006	23	R <sup>562</sup>
	2006	538	Am <sup>802</sup>	113911	2006	23	Ad <sup>562</sup>
113845	2006	23	R <sup>562</sup>	113912	2006	23	Ad <sup>562</sup>
113846	2006	23	Ad <sup>562</sup>	113914	2006	23	Ad <sup>562</sup>
113847	2006	23	R <sup>562</sup>	113915	2006	23	R & Ad <sup>562</sup>
				113916	2006	23	Ad <sup>562</sup>
				113917	2006	23	Ad <sup>562</sup>
				113920	2006	23	R <sup>562</sup>
				113923	2006	23	R <sup>562</sup>
				113924	2006	23	Ad <sup>562</sup>
				113925	2001	369	Am
					2002	532	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
113925 (Cont.)	2006	23	R <sup>562</sup>	113973	2006	23	Ad <sup>562</sup>
113926	2006	23	Ad <sup>562</sup>	113974	2006	23	Ad <sup>562</sup>
113928	2006	23	Ad <sup>562</sup>	113975	2006	23	R <sup>562</sup>
113930	2006	23	R & Ad <sup>562</sup>	113976	2006	23	Ad <sup>562</sup>
113931	2006	23	Ad <sup>562</sup>	113977	2006	23	Ad <sup>562</sup>
113932	2006	23	Ad <sup>562</sup>		2007	96*	Am
113933	2006	23	Ad <sup>562</sup>	113978	2006	23	Ad <sup>562</sup>
113934	2006	23	Ad <sup>562</sup>	113980	2006	23	R & Ad <sup>562</sup>
113935	2006	23	R <sup>562</sup>	113982	2006	23	Ad <sup>562</sup>
113936	2006	23	Ad <sup>562</sup>		2007	96*	Am
113938	2006	23	Ad <sup>562</sup>	113984	2006	23	Ad <sup>562</sup>
113939	2006	23	Ad <sup>562</sup>		2007	96*	Am
113939.1	2006	23	Ad <sup>562</sup>	113984.1	2006	23	Ad <sup>562</sup>
113940	2006	23	R & Ad <sup>562</sup>		2007	96*	Am
113941	2006	23	Ad <sup>562</sup>	113985	2006	23	R <sup>562</sup>
113945	2006	23	R & Ad <sup>562</sup>	113986	2006	23	Ad <sup>562</sup>
113945.1	2006	23	Ad <sup>562</sup>		2007	96*	Am
	2007	96*	Am	113988	2006	23	Ad <sup>562</sup>
113946	2000	691	Ad	113990	2006	23	R & Ad <sup>562</sup>
	2006	23	R <sup>562</sup>	113992	2006	23	Ad <sup>562</sup>
113947	2000	691	Ad	113995	2002	532	Am
	2006	23	R & Ad <sup>562</sup>		2003	62	Am <sup>519</sup>
113947.1	2006	23	Ad <sup>562</sup>		2003	453	Am
	2007	96*	Am		2005	22	Am <sup>647</sup>
113947.2	2006	23	Ad <sup>562</sup>		2006	23	R <sup>562</sup>
113947.3	2006	23	Ad <sup>562</sup>	113995.5	2001	204*	Ad
	2007	96*	Am		2006	23	R <sup>562</sup>
113947.4	2006	23	Ad <sup>562</sup>	113996	1999	879	Am <sup>13</sup>
113947.5	2006	23	Ad <sup>562</sup>		2001	369	Am
113947.6	2006	23	Ad <sup>562</sup>		2006	23	R & Ad <sup>562</sup>
113949	2006	23	Ad <sup>562</sup>		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
113949.1	2006	23	Ad <sup>562</sup>				
	2007	96*	Am	113997	1999	197	Am
113949.2	2006	23	Ad <sup>562</sup>		1999	879	Am
	2007	96*	Am		2006	23	R <sup>562</sup>
113949.4	2006	23	Ad <sup>562</sup>	113998	2001	369	Ad
113949.5	2006	23	Ad <sup>562</sup>		2003	453	Am
	2007	96*	Am		2006	23	R & Ad <sup>562</sup>
113950	2006	23	R & Ad <sup>562</sup>	114000	2006	23	R & Ad <sup>562</sup>
113950.5	2006	23	Ad <sup>562</sup>		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
113952	2006	23	Ad <sup>562</sup>				
113953	2006	23	Ad <sup>562</sup>	114002	2003	453	Am
113953.1	2006	23	Ad <sup>562</sup>		2006	23	R & Ad <sup>562</sup>
113953.2	2006	23	Ad <sup>562</sup>	114002.1	2006	23	Ad <sup>562</sup>
113953.3	2006	23	Ad <sup>562</sup>	114003	2006	23	R <sup>562</sup>
113953.4	2006	23	Ad <sup>562</sup>	114004	2006	23	Ad <sup>562</sup>
	2007	96*	R & Ad	114005	2006	23	R <sup>562</sup>
113953.5	2006	23	Ad <sup>562</sup>	114008	2006	23	Ad <sup>562</sup>
113955	2006	23	R <sup>562</sup>	114010	2006	23	R & Ad <sup>562</sup>
	2006	538	Am <sup>802</sup>	114012	2006	23	Ad <sup>562</sup>
113960	2006	23	R <sup>562</sup>	114014	2006	23	Ad <sup>562</sup>
113961	2006	23	Ad <sup>562</sup>	114015	2006	23	R <sup>562</sup>
	2007	96*	Am	114016	2006	23	Ad <sup>562</sup>
113965	2006	23	R <sup>562</sup>	114018	2006	23	Ad <sup>562</sup>
113967	2006	23	Ad <sup>562</sup>	114020	1999	879	Am
	2007	96*	Am		2006	23	R & Ad <sup>562</sup>
113968	2006	23	Ad <sup>562</sup>	114020.1	2006	23	Ad <sup>562</sup>
113969	2006	23	Ad <sup>562</sup>	114021	2006	23	R & Ad <sup>562</sup>
113970	2006	23	R <sup>562</sup>	114022	2006	23	R <sup>562</sup>
113971	2006	23	Ad <sup>562</sup>				

**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
114023	2006	23	Ad <sup>562</sup>	114087	2006	23	Ad <sup>562</sup>
114024	2006	23	Ad <sup>562</sup>	114089	2006	23	Ad <sup>562</sup>
114025	2006	23	R & Ad <sup>562</sup>	114089.1	2006	23	Ad <sup>562</sup>
114027	2006	23	Ad <sup>562</sup>	114090	2001	369	Am
114029	2006	23	Ad <sup>562</sup>		2002	664	Am <sup>431</sup>
	2007	96*	Am		2006	23	R & Ad <sup>562</sup>
114030	2006	23	R <sup>562</sup>	114091	2006	23	Ad <sup>562</sup>
114031	2006	23	Ad <sup>562</sup>		2007	96*	Am
114035	2006	23	R & Ad <sup>562</sup>	114093	2006	23	Ad <sup>562</sup>
	2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)	114093.1	2006	23	Ad <sup>562</sup>
				114094	2008	600	Ad
114037	2006	23	Ad <sup>562</sup>	114095	2006	23	R & Ad <sup>562</sup>
114039	2006	23	Ad <sup>562</sup>	114097	2006	23	Ad <sup>562</sup>
	2007	96*	Am	114099	2006	23	Ad <sup>562</sup>
114039.1	2006	23	Ad <sup>562</sup>	114099.1	2006	23	Ad <sup>562</sup>
	2007	96*	Am	114099.2	2006	23	Ad <sup>562</sup>
114039.2	2006	23	Ad <sup>562</sup>		2007	96*	Am
114039.3	2006	23	Ad <sup>562</sup>	114099.3	2006	23	Ad <sup>562</sup>
114039.4	2006	23	Ad <sup>562</sup>		2007	96*	Am
	2007	96*	Am	114099.4	2006	23	Ad <sup>562</sup>
114039.5	2006	23	Ad <sup>562</sup>	114099.5	2006	23	Ad <sup>562</sup>
	2007	96*	Am	114099.6	2006	23	Ad <sup>562</sup>
114040	2006	23	R <sup>562</sup>	114100	2006	23	R <sup>562</sup>
114041	2006	23	Ad <sup>562</sup>	114101	2006	23	Ad <sup>562</sup>
114045	2006	23	R <sup>562</sup>	114101.1	2006	23	Ad <sup>562</sup>
114047	2006	23	Ad <sup>562</sup>	114101.2	2006	23	Ad <sup>562</sup>
114049	2006	23	Ad <sup>562</sup>	114103	2006	23	Ad <sup>562</sup>
114050	2006	23	R <sup>562</sup>	114105	2006	23	R & Ad <sup>562</sup>
114051	2006	23	Ad <sup>562</sup>	114107	2006	23	Ad <sup>562</sup>
114053	2006	23	Ad <sup>562</sup>	114109	2006	23	Ad <sup>562</sup>
114055	2003	453	Am	114110	2006	23	R <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	114111	2006	23	Ad <sup>562</sup>
114056	2003	453	Am	114113	2006	23	Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	114115	2006	23	R & Ad <sup>562</sup>
	2007	96*	R (as ad by Sec. 2, Stats. 2006, Ch. 23)	114117	2006	23	Ad <sup>562</sup>
				114119	2006	23	Ad <sup>562</sup>
114057	2006	23	R & Ad <sup>562</sup>	114120	2002	340	Am
114057.1	2006	23	Ad <sup>562</sup>		2006	23	R <sup>562</sup>
114060	1999	879	Am	114121	2006	23	Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	114123	2006	23	Ad <sup>562</sup>
	2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)	114125	2002	340	R
					2006	23	Ad <sup>562</sup>
114063	2006	23	Ad <sup>562</sup>	114130	2002	340	R
114065	2006	23	R & Ad <sup>562</sup>		2006	23	Ad <sup>562</sup>
114067	2006	23	Ad <sup>562</sup>	114130.1	2006	23	Ad <sup>562</sup>
114069	2006	23	Ad <sup>562</sup>	114130.2	2006	23	Ad <sup>562</sup>
114070	2006	23	R <sup>562</sup>	114130.3	2006	23	Ad <sup>562</sup>
114073	2006	23	Ad <sup>562</sup>	114130.4	2006	23	Ad <sup>562</sup>
114074	2006	23	Ad <sup>562</sup>	114130.5	2006	23	Ad <sup>562</sup>
	2007	96*	Am	114132	2006	23	Ad <sup>562</sup>
114075	2006	23	R & Ad <sup>562</sup>	114133	2006	23	Ad <sup>562</sup>
114077	2006	23	Ad <sup>562</sup>	114135	2006	23	R & Ad <sup>562</sup>
114079	2006	23	Ad <sup>562</sup>	114137	2006	23	Ad <sup>562</sup>
114080	2006	23	R <sup>562</sup>	114139	2006	23	Ad <sup>562</sup>
114081	2006	23	Ad <sup>562</sup>	114140	2006	23	R <sup>562</sup>
114083	2006	23	Ad <sup>562</sup>	114141	2006	23	Ad <sup>562</sup>
114085	2006	23	R <sup>562</sup>	114143	2006	23	Ad <sup>562</sup>
114086	1999	879	R	114145	1999	290*	Am
					2000	691	Am
					2001	12*	Am
					2001	159	Am <sup>305</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
114145 (Cont.)				114221	2006	23	Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	114223	2006	23	Ad <sup>562</sup>
114149	2006	23	Ad <sup>562</sup>	114225	2006	23	R & Ad <sup>562</sup>
114149.1	2006	23	Ad <sup>562</sup>	114227	2006	23	Ad <sup>562</sup>
	2007	96*	Am	114229	2006	23	Ad <sup>562</sup>
114149.2	2006	23	Ad <sup>562</sup>	114230	2006	23	R <sup>562</sup>
114149.3	2006	23	Ad <sup>562</sup>	114231	2006	23	Ad <sup>562</sup>
114150	2006	23	R <sup>562</sup>	114233	2006	23	Ad <sup>562</sup>
114153	2006	23	Ad <sup>562</sup>	114235	2006	23	R & Ad <sup>562</sup>
114155	2006	23	R & Ad <sup>562</sup>	114238	2006	23	Ad <sup>562</sup>
	2007	96*	R (as ad by Sec. 2, Stats. 2006, Ch. 23)	114239	2006	23	Ad <sup>562</sup>
				114240	2006	23	R & Ad <sup>562</sup>
114157	2006	23	Ad <sup>562</sup>	114241	2006	23	Ad <sup>562</sup>
114159	2006	23	Ad <sup>562</sup>	114242	2006	23	Ad <sup>562</sup>
114160	2006	23	R <sup>562</sup>	114244	2006	23	Ad <sup>562</sup>
114161	2006	23	Ad <sup>562</sup>	114245	2006	23	R & Ad <sup>562</sup>
114163	2006	23	Ad <sup>562</sup>	114245.1	2006	23	Ad <sup>562</sup>
114165	2006	23	R & Ad <sup>562</sup>		2007	96*	Am
114167	2006	23	Ad <sup>562</sup>	114245.2	2006	23	Ad <sup>562</sup>
114169	2006	23	Ad <sup>562</sup>	114245.3	2006	23	Ad <sup>562</sup>
114170	2006	23	R <sup>562</sup>	114245.4	2006	23	Ad <sup>562</sup>
114171	2006	23	Ad <sup>562</sup>	114245.5	2006	23	Ad <sup>562</sup>
114172	2006	23	Ad <sup>562</sup>	114245.6	2006	23	Ad <sup>562</sup>
114175	2006	23	R & Ad <sup>562</sup>	114245.7	2006	23	Ad <sup>562</sup>
114177	2006	23	Ad <sup>562</sup>	114245.8	2006	23	Ad <sup>562</sup>
114178	2006	23	Ad <sup>562</sup>	114250	2006	23	R & Ad <sup>562</sup>
114179	2006	23	Ad <sup>562</sup>	114250.1	2006	23	Ad <sup>562</sup>
114180	2006	23	R & Ad <sup>562</sup>	114252	2006	23	Ad <sup>562</sup>
114182	2006	23	Ad <sup>562</sup>	114252.1	2006	23	Ad <sup>562</sup>
114185	2006	23	R & Ad <sup>562</sup>	114254	2006	23	Ad <sup>562</sup>
114185.1	2006	23	Ad <sup>562</sup>		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
	2007	96*	Am				
114185.2	2006	23	Ad <sup>562</sup>	114254.1	2006	23	Ad <sup>562</sup>
114185.3	2006	23	Ad <sup>562</sup>	114254.2	2006	23	Ad <sup>562</sup>
114185.4	2006	23	Ad <sup>562</sup>	114254.3	2006	23	Ad <sup>562</sup>
114185.5	2006	23	Ad <sup>562</sup>	114255	2006	23	R <sup>562</sup>
114189	2006	23	Ad <sup>562</sup>	114256	2006	23	Ad <sup>562</sup>
114189.1	2006	23	Ad <sup>562</sup>	114256.1	2006	23	Ad <sup>562</sup>
114190	2001	369	Am	114256.2	2006	23	Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	114256.4	2006	23	Ad <sup>562</sup>
114192	2006	23	Ad <sup>562</sup>	114257	2006	23	Ad <sup>562</sup>
	2007	96*	Am		2007	96*	Am
114192.1	2006	23	Ad <sup>562</sup>	114257.1	2006	23	Ad <sup>562</sup>
114193	2006	23	Ad <sup>562</sup>	114259	2006	23	Ad <sup>562</sup>
114193.1	2006	23	Ad <sup>562</sup>	114259.1	2006	23	Ad <sup>562</sup>
114195	2006	23	R & Ad <sup>562</sup>		2007	96*	Am
114197	2006	23	Ad <sup>562</sup>	114259.2	2006	23	Ad <sup>562</sup>
114199	2006	23	Ad <sup>562</sup>	114259.3	2006	23	Ad <sup>562</sup>
114200	2006	23	R <sup>562</sup>	114259.4	2006	23	Ad <sup>562</sup>
114201	2006	23	Ad <sup>562</sup>		2007	96*	Am
114205	2006	23	R & Ad <sup>562</sup>	114259.5	2006	23	Ad <sup>562</sup>
114207	2006	23	Ad <sup>562</sup>		2007	96*	Am
114209	2006	23	Ad <sup>562</sup>				
114210	2006	23	R <sup>562</sup>	114260	2001	369	Am
114211	2006	23	Ad <sup>562</sup>		2003	454	Am
114213	2006	23	Ad <sup>562</sup>		2006	23	R <sup>562</sup>
114215	2006	23	R & Ad <sup>562</sup>	114265	1999	879	Am
114217	2006	23	Ad <sup>562</sup>		2001	369	Am
114219	2006	23	Ad <sup>562</sup>		2003	453	Am (by Sec. 12 of Ch.)
114220	2006	23	R <sup>562</sup>				

**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
114265 (Cont.)	2003	454	Am (by Sec. 3 of Ch.)	114301 (Cont.)	2006	23	R & Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	114302	1999	879	Ad
114266	2006	23	Ad <sup>562</sup>		2003	453	Am
114268	2006	23	Ad <sup>562</sup>		2006	23	R <sup>562</sup>
114268.1	2006	23	Ad <sup>562</sup>	114303	1999	879	Ad
114269	2006	23	Ad <sup>562</sup>		2003	453	Am
114270	2006	23	R <sup>562</sup>		2006	23	R & Ad <sup>562</sup>
114271	2006	23	Ad <sup>562</sup>	114304	1999	879	Ad
	2007	96*	Am		2003	453	Am
114272	2006	23	Ad <sup>562</sup>		2006	23	R <sup>562</sup>
114275	2001	369	Am	114305	1999	879	R
	2006	23	R <sup>562</sup>		2003	453	Ad
114276	2006	23	Ad <sup>562</sup>		2006	23	R & Ad <sup>562</sup>
	2007	96*	Am	114307	2006	23	Ad <sup>562</sup>
114279	2006	23	Ad <sup>562</sup>	114309	2006	23	Ad <sup>562</sup>
114281	2006	23	Ad <sup>562</sup>	114310	2006	23	R <sup>562</sup>
114282	2006	23	R & Ad <sup>562</sup>	114311	2006	23	R & Ad <sup>562</sup>
114285	1999	879	R & Ad		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
	2006	23	R & Ad <sup>562</sup>	114312	2006	23	R <sup>562</sup>
114286	1999	879	Ad	114313	2003	453	Am
	2006	23	R & Ad <sup>562</sup>		2006	23	R & Ad <sup>562</sup>
114287	1999	879	Ad		2003	453	Am
	2006	23	R <sup>562</sup>	114314	2003	453	Am
114287.5	2003	453	Ad		2006	23	R & Ad <sup>562</sup>
	2006	23	R <sup>562</sup>	114315	2003	453	Am
114288	1999	879	Ad		2006	23	R & Ad <sup>562</sup>
	2006	23	R <sup>562</sup>		2008	139	Am
114289	1999	879	Ad	114316	2006	23	R <sup>562</sup>
	2006	23	R <sup>562</sup>	114317	1999	879	Am
114290	1999	879	R & Ad		2006	23	R & Ad <sup>562</sup>
	2006	23	R <sup>562</sup>	114318	2006	23	R <sup>562</sup>
114291	1999	879	Ad	114319	2003	453	Am
	2006	23	R <sup>562</sup>		2006	23	R & Ad <sup>562</sup>
114292	1999	879	Ad	114320	2006	23	R <sup>562</sup>
	2006	23	R <sup>562</sup>	114321	1999	879	Am
114293	1999	879	Ad		2006	23	R & Ad <sup>562</sup>
	2006	23	R <sup>562</sup>	114322	1999	879	Am
114294	1999	879	Ad		2003	453	R
	2003	453	Am		2006	23	Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	114323	2006	23	R & Ad <sup>562</sup>
114295	1999	879	R & Ad		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
	2006	23	R & Ad <sup>562</sup>	114324	2006	23	R <sup>562</sup>
114296	1999	879	Ad		1999	879	Am
	2006	23	R <sup>562</sup>	114325	2006	23	R & Ad <sup>562</sup>
114297	1999	879	Ad		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
	2006	23	R & Ad <sup>562</sup>		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
114298	1999	879	Ad		2006	23	R & Ad <sup>562</sup>
	2006	23	R <sup>562</sup>	114326	2006	23	R & Ad <sup>562</sup>
114299	1999	879	Ad		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
	2006	23	R & Ad <sup>562</sup>	114327	2006	23	R & Ad <sup>562</sup>
	2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)	114328	2006	23	R <sup>562</sup>
114299.5	1999	879	Ad	114329	2006	23	R <sup>562</sup>
	2006	23	R <sup>562</sup>	114330	2006	23	R <sup>562</sup>
114300	1999	879	R & Ad				
	2003	453	Am				
	2006	23	R <sup>562</sup>				
114301	1999	879	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 104, Pt. 7, Ch. 4, Art. 13.5, heading (Sec. 114332 et seq.)	2002	121	Ad	114367	2006	23	R (as adrn by Sec. 294, Stats. 1996, Ch. 1023 and as ad by Sec. 24, Stats. 1996, Ch. 1048)
Div. 104, Pt. 7, Ch. 13.5, heading (Sec. 114332 et seq.)	2002	121	R	114367.5	2003	453	Am
114332	2006	23	R & Ad <sup>562</sup>		2006	23	R <sup>562</sup>
114332.1	2002	121	Am	114368	2006	23	R <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	114370	2006	23	R & Ad <sup>562</sup>
114332.2	1999	879	Am	114371	2006	23	Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>		2007	96*	Am
114332.3	1999	879	Am	114373	2006	23	Ad <sup>562</sup>
	2001	369	Am	Div. 104, Pt. 7, Ch. 12.5, heading (Sec. 114375 et seq.)	2008	447	Ad
	2003	453	Am	114375	2006	23	R <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>		2008	447	Ad
114332.4	2006	23	R & Ad <sup>562</sup>	Div. 104, Pt. 7, Ch. 12.6, heading (Sec. 114377 et seq.)	2008	207	Ad
114332.5	2001	369	Am	114377	2008	207	Ad
	2006	23	R & Ad <sup>562</sup>	114380	2006	23	R & Ad <sup>562</sup>
114332.6	1999	879	R		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
114332.7	2002	121	Ad	114381	2006	23	Ad <sup>562</sup>
	2006	23	R & Ad <sup>562</sup>	114381.1	2006	23	Ad <sup>562</sup>
114335	2006	23	R & Ad <sup>562</sup>	114381.2	2006	23	Ad <sup>562</sup>
114337	2006	23	Ad <sup>562</sup>	114385	2006	23	R <sup>562</sup>
114339	2006	23	Ad <sup>562</sup>	114387	2006	23	Ad <sup>562</sup>
114340	2006	23	R <sup>562</sup>	114390	2006	23	R & Ad <sup>562</sup>
114341	2006	23	Ad <sup>562</sup>	114393	2006	23	Ad <sup>562</sup>
114343	2006	23	Ad <sup>562</sup>		2007	96*	Am
114345	2006	23	R & Ad <sup>562</sup>	114395	2006	23	R & Ad <sup>562</sup>
114347	2006	23	Ad <sup>562</sup>	114397	2006	23	Ad <sup>562</sup>
114349	2006	23	Ad <sup>562</sup>	114399	2006	23	Ad <sup>562</sup>
114350	2006	23	R <sup>562</sup>	114400	2006	23	R <sup>562</sup>
114351	2006	23	R & Ad <sup>562</sup>		2006	538	Am <sup>802</sup>
114353	2006	23	Ad <sup>562</sup>	114405	2006	23	R & Ad <sup>562</sup>
114354	2006	23	Ad <sup>562</sup>	114407	2006	23	Ad <sup>562</sup>
114355	2006	23	R & Ad <sup>562</sup>	114409	2006	23	Ad <sup>562</sup>
114356	2006	23	Ad <sup>562</sup>	114410	2006	23	R <sup>562</sup>
114358	2006	23	R & Ad <sup>562</sup>	114411	2006	23	Ad <sup>562</sup>
	2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)	114413	2006	23	Ad <sup>562</sup>
114359	2006	23	R & Ad <sup>562</sup>	114415	2006	23	R <sup>562</sup>
114360	2006	23	R <sup>562</sup>	114417	2006	23	Ad <sup>562</sup>
114361	2006	23	R & Ad <sup>562</sup>	114417.1	2006	23	Ad <sup>562</sup>
114362	2003	453	Am		2007	96*	Am
	2006	23	R <sup>562</sup>	114417.2	2006	23	Ad <sup>562</sup>
114363	2006	23	R & Ad <sup>562</sup>	114417.3	2006	23	Ad <sup>562</sup>
114364	2006	23	R <sup>562</sup>	114417.4	2006	23	Ad <sup>562</sup>
114365	2006	23	R <sup>562</sup>	114417.5	2006	23	Ad <sup>562</sup>
114366	2006	23	R (as ad by Sec. 329, Stats. 1996, Ch. 1023 and Sec. 23, Stats. 1996, Ch. 1048) <sup>562</sup>	114417.6	2006	23	Ad <sup>562</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
114417.6 (Cont.)	2007	96 *	Am	115750	2006	470	S <sup>68</sup>
114417.7	2006	23	Ad <sup>562</sup>	115755	2006	470	Ad & R <sup>68</sup>
114419	2006	23	Ad <sup>562</sup>	115800	2002	409	Am (as ad by Sec. 1, Stats. 1997, Ch. 573) <sup>68</sup>
	2007	96 *	Am				Am (as ad by Sec. 2, Stats. 1997, Ch. 573) <sup>69</sup>
114419.1	2006	23	Ad <sup>562</sup>		2006	140	Am (as am by Sec. 1, Stats. 2002, Ch. 409) <sup>349</sup>
114419.2	2006	23	Ad <sup>562</sup>				Am (as am by Sec. 2, Stats. 2002, Ch. 409) <sup>801</sup>
114419.3	2006	23	Ad <sup>562</sup>				
114420	2006	23	R <sup>562</sup>				
114421	2006	23	Ad <sup>562</sup>				
114423	2006	23	Ad <sup>562</sup>				
114425	2006	23	R & Ad <sup>562</sup>				
114427	2006	23	Ad <sup>562</sup>				
114429	2006	23	Ad <sup>562</sup>				
114430	2006	23	R <sup>562</sup>				
114432	2006	23	Ad <sup>562</sup>				
114433	2006	23	Ad <sup>562</sup>				
114434	2006	23	Ad <sup>562</sup>				
114435	2006	23	R & Ad <sup>562</sup>	115810	1999	712	Ad <sup>73</sup>
114436	2006	23	Ad <sup>562</sup>				R <sup>22</sup>
114437	2006	23	Ad <sup>562</sup>	115811	1999	712	Ad <sup>73</sup>
114440	2006	23	R <sup>562</sup>				R <sup>22</sup>
114445	2006	23	R <sup>562</sup>	115812	1999	712	Ad <sup>73</sup>
114450	2006	23	R <sup>562</sup>				R <sup>22</sup>
114455	2006	23	R <sup>562</sup>	115813	1999	712	Ad <sup>73</sup>
114460	2006	23	R <sup>562</sup>				R <sup>22</sup>
114465	2006	23	R <sup>562</sup>		2000	135	Am <sup>203</sup>
114470	2006	23	R <sup>562</sup>	115814	1999	712	Ad <sup>73</sup>
114475	2006	23	R <sup>562</sup>				R <sup>22</sup>
114820	2004	193	Am <sup>571</sup>	115815	1999	712	Ad <sup>73</sup>
114870	2002	657	Am				R <sup>22</sup>
	2006	537	Am	115816	1999	712	Ad <sup>73</sup>
114980	2002	891	Am				R <sup>22</sup>
	2008	238	Am	115825	2002	968	Am (as am by Sec. 1 and Sec. 2, Stats. 1998, Ch. 70)
115000.1	2002	891	Ad				R (as am by Sec. 2, Stats. 2002, Ch. 968)
	2003	62	Am <sup>519</sup>		2003	742	Am (as am by Sec. 1, Stats. 2002, Ch. 968) <sup>13</sup>
115005	2004	183	Am <sup>571</sup>				Am
115010.5	2002	513	Ad				2004 374
115040	2006	538	Am <sup>802</sup>				2004 519
115061	2005	427	Ad	115840.5	2003	742	Am <sup>13</sup>
	2006	538	Am <sup>802</sup>	115842	2002	968	Ad
115065	2006	74 *	Am		2005	252 *	Am
115080	2006	74 *	Am <sup>802</sup>	115843.3	2004	374	Ad & R <sup>75</sup>
115255	2006	538	Am <sup>802</sup>		2005	139 *	Am
115261	2002	513	Ad	115843.5	2004	519	Ad & R <sup>68</sup>
115273	2002	513	Ad		2005	139 *	Am
115340	2002	852	Ad <sup>444</sup>		2007	253 *	Am <sup>13</sup>
115342	2002	852	Ad <sup>444</sup>	115875	2004	709	Am
115725	2006	470	R & Ad <sup>69</sup>	115880	2004	709	Am
115730	1999	712	Am	115910	2000	152	R & Ad
	2006	470	R & Ad <sup>69</sup>		2004	644	Am
	2007	483	Am (as ad by Sec. 2, Stats. 2006, Ch. 470) <sup>962</sup>	115922	2006	478	Am
				115924	2006	478	Am
115735	1999	712	Am	115928	2002	679	Ad
	2006	470	R & Ad <sup>69</sup>				
115736	2000	550	Ad				
	2006	470	S <sup>68</sup>				
115740	2006	470	S <sup>68</sup>				
115745	2006	470	S <sup>68</sup>				

**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
115928 (Cont.)	2003	62	Am <sup>519</sup>	116570	2001	171 *	S <sup>57</sup>
	2006	478	Am	116577	2001	171 *	S <sup>57</sup>
	2007	596	Am	116580	2001	171 *	S <sup>57</sup>
115928.5	2007	596	Ad	116585	2001	171 *	S <sup>57</sup>
115929	2003	422	Ad	116590	2001	171 *	Am <sup>57</sup>
Div. 104, Pt. 10, Ch. 5, Art. 2.7, heading (Sec. 115950 et seq.)	2008	335	Ad	116595	2001	171 *	S <sup>57</sup>
115950	2008	335	Ad	116600	2001	171 *	R
115951	2008	335	Ad	116660	2006	538	Am <sup>802</sup>
115952	2008	335	Ad	116730	2006	347	Am
116028	2007	479	Am	116735	2006	902	Am
116030.5	2005	283 *	Ad & R <sup>68</sup>	116760.20	2001	606 *	Am
116033	2007	479	Am	116761.20	2001	619	Am
	2008	179	Am <sup>976</sup>	116761.50	2001	619	Am
116050	2006	538	Am <sup>802</sup>	116775	1999	969	Am
116091	2001	553	Ad	116780	1999	969	Am
116092	2001	553	Ad	116785	1999	969	Am
116093	2001	553	Ad	116786	1999	969	Ad <sup>34</sup>
116094	2001	553	Ad		2003	172	Am
116095	2001	553	Ad	116787	2006	393	Ad
116111	2002	395	Ad	116875	2006	853	Am
116112	2004	38 *	Ad		2008	580	R & Ad <sup>232</sup>
116180	2004	38 *	Am				Am (as am by Sec. 1, Stats. 2006, Ch. 853) & Am
116183	2004	41 *	Ad & R <sup>317</sup>	116900	1999	755	R
	2008	709	Am <sup>111</sup>	116905	1999	755	R
116205	2004	38 *	Am	116910	1999	755	R
116215	2004	38 *	R	116915	1999	755	R
116275	1999	755	Am	116920	1999	755	R
	2002	425	Am	116950	1999	755	R
	2007	614	Am	117070	2003	449	Am
116287	2003	167	Am	117100	2006	538	Am <sup>802</sup>
116293	2002	425	Ad	117120	2003	449	Am
116326	2007	614	Ad	Div. 104, Pt. 13, Ch. 4, Art. 6, heading (Sec. 117550 et seq.)	2006	416	Am
116360	2004	193	Am <sup>571</sup>	117550	2006	416	R & Ad
116361	2001	604	Ad	117555	2006	416	Am
116365	1999	777	Am	117555	2006	416	Am
116365.01	2007	725	Ad	117560	2006	416	Am
116365.02	2007	725	Ad		2007	201	Am
116365.2	2004	678	Ad		2007	302	Am <sup>947</sup>
116365.5	2001	602	Ad	117671	2006	64	Ad
116367	2002	999	Ad	117675	2006	166	Am
Div. 104, Pt. 12, Ch. 4, Art. 3.5, heading (Sec. 116409 et seq.)	2004	727	Ad	117700	2006	64	Am
116409	2004	727	Ad	117945	2006	166	Am
116410	2004	727	Am	117971	2006	74 *	Ad
116415	2004	727	Am	117995	2006	74 *	Am
116455	2004	679	R & Ad	118210	2006	74 *	Am
116480	2007	614	Am	118215	1999	139	Am
116555	1999	755	Am	118220	2006	166	Am
116565	2001	171 *	S <sup>57</sup>	118222	2006	166	Am
				118275	2004	477	Am
					2005	22	Am <sup>647</sup>
				118280	2006	166	Am
					2007	130	Am <sup>902</sup>
				118285	2006	166	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
118286	2006	64	Ad	120846	2008	555	Ad
118307	2006	166	Ad	120865	2004	193	R <sup>571</sup>
118310	2006	166	Am	120871	2002	273	Ad
118947	2007	425	Ad	120875	2006	538	Am <sup>802</sup>
118948	2007	425	Ad	120917	2001	324	Ad
118949	2007	425	Ad		2004	2*	Am
118950	2001	376	Am	120955	2002	1161*	Am
	2007	445	Am		2003	230*	Am
119308	2001	745*	Am		2005	80*	Am
119400	2004	927	Ad		2007	188*	Am
119402	2004	927	Ad <sup>81</sup>	120956	2004	228*	Ad
120130	2004	262*	Am	120966	1999	497	Ad
	2008	249	Am	120968	1999	497	Ad
120155	2006	589	Ad	120990	2003	419	Am
	2007	130	Am (as ad by Sec. 1, Stats. 2006, Ch. 589) <sup>902</sup>		2007	550	R & Ad
				121010	2004	183	Am <sup>571</sup>
				121023	2008	347*	Ad
120176	2006	874	Ad	121056	2001	482	Ad
120260	2002	342	Ad	121060	2008	554	Am
120261	2002	342	Ad	121060.1	2008	554	Ad
120262	2002	342	Ad	121065	2001	482	Am
120263	2003	62	Ad(RN) <sup>519</sup>		2008	554	Am
120325	1999	747	Am	121070	2003	468	Am <sup>561</sup>
120335	1999	747	Am <sup>154</sup>	121085	2006	20*	Am
120381	2001	374*	Ad	121105	2006	20*	Am
120390	1999	146*	Ad	121110	2006	20*	Am
120390.5	1999	146*	Ad		2006	538	Am <sup>802</sup>
120390.7	1999	146*	Ad	121125	2006	20*	Am
120392	2004	36	Ad	121130	2002	342	R
120392.2	2004	36	Ad	121132	2002	342	R
120392.4	2004	36	Ad	121135	2002	342	R
120392.6	2004	36	Ad	121140	2002	342	R & Ad
120392.8	2004	36	Ad		2003	62	Am & RN <sup>519</sup>
120392.9	2007	378	Ad	121270	2006	538	Am <sup>802</sup>
120395	2001	372	Ad	121275	2006	538	Am <sup>802</sup>
120396	2001	372	Ad	121285	2004	608	Ad
120397	2001	372	Ad	121290	2005	403	Ad
120398	2001	372	Ad	121290.1	2005	403	Ad
120399	2001	372	Ad	121290.2	2005	403	Ad
120425	2006	538	Am <sup>802</sup>	121290.4	2005	403	Ad
120440	1999	83	Am <sup>30</sup>	121290.5	2005	403	Ad
	2000	593	Am (by Sec. 1 of Ch.)	121290.7	2005	403	Ad
				121290.8	2005	403	Ad
	2004	259	Am	121290.9	2005	403	Ad
	2005	22	Am <sup>647</sup>	121340	2002	926	Ad
	2006	329	Am	121345	2003	230*	Ad
	2007	130	Am <sup>902</sup>	121348	2003	746	Ad
120475	2001	745*	Am	121348.2	2003	746	Ad
120476	2006	329	Ad	121349	2005	692	Ad
120480	2001	745*	Am	121349.1	2005	692	Ad
	2001	751	Am (by Sec. 1.5 of Ch.)	121349.2	2005	692	Ad
					2006	901	Am <sup>810</sup>
120500	2000	835	Am	121349.3	2005	692	Ad
120580	1999	695	Am		2006	901	Am <sup>810</sup>
120582	2000	835	Ad		2007	707	Am
	2006	771	Am	121360.5	2002	763	Ad & R <sup>43</sup>
120780	2007	707	Ad		2004	283	Am <sup>637 349</sup>
120780.1	2007	707	Ad	121361	2002	763	Am
120805	2001	745*	Am	121362	2002	763	Am
120830	2006	538	Am <sup>802</sup>		2007	24	Am
				121490	2007	24	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
121520	2006	538	Am <sup>802</sup>	123148 (Cont.)			
121525	2007	24	Am		2002	128	Am
121530	2007	24	Am	123222.1	2002	550	Ad
	2008	179	Am <sup>976</sup>	123222.2	2002	550	Ad
121690	1999	418	Am	123223	2004	228*	Ad
121881	2001	377	Ad	123232	2003	879*	Ad
121890	2001	377	Am	123280	1999	21*	Am
121896	2001	377	Ad	123296	2001	842	Ad <sup>35</sup>
121906	2001	377	Ad				R <sup>63</sup>
121907	2001	377	Ad		2002	15*	Am <sup>22 207</sup>
121916	2001	377	Ad	123302	1999	763	Ad
121917	2001	377	Ad		2001	842	Am
121918	2001	377	Ad	123310	1999	21*	Am
121919	2001	377	Ad	123315	1999	21*	Am
121920	2001	377	Am	123320	2001	842	Am
121921	2001	377	Ad	123360	2007	460	Am
121940	2001	377	Am	123361	2007	460	Ad
121945	2001	377	Ad	123370	2006	484	Ad
122045	2001	350	Am	123371	2006	484	Ad
122065	2001	350	Am		2007	483	Am <sup>962</sup>
122065.5	2001	350	Ad		2007	517	Am
122070	2006	538	Am <sup>802</sup>	123400	2002	385	R
122137	2002	181	Ad	123405	2002	385	R
	2003	62	Am <sup>519</sup>	123407	2002	385	R
122320	2003	887	Ad <sup>556</sup>	123410	2002	385	R
122321	2003	887	Ad <sup>556</sup>	123415	2002	385	R
122322	2003	887	Ad <sup>556</sup>	123418	2002	384	Ad
122323	2003	887	Ad <sup>556</sup>		2003	62	Am <sup>519</sup>
122324	2003	887	Ad <sup>556</sup>	123430	2002	385	R
122330	2005	668	Ad	123460	2002	385	Ad
122331	2005	668	Ad	123462	2002	385	Ad
122335	2006	489	Ad	123464	2002	385	Ad
122350	2007	703	Ad <sup>301</sup>		2003	62	Am <sup>519</sup>
122351	2007	703	Ad <sup>301</sup>	123466	2002	385	Ad
122352	2007	703	Ad <sup>301</sup>	123468	2002	385	Ad
122353	2007	703	Ad <sup>301</sup>	123485	2006	878	Am
122354	2007	703	Ad <sup>301</sup>		2007	483	Am <sup>962</sup>
	2008	179	Am <sup>976</sup>	123491	2006	878	Ad
122355	2007	703	Ad <sup>301</sup>	123492	2006	878	Ad
122356	2007	703	Ad <sup>301</sup>	123493	2006	878	Ad
122357	2007	703	Ad <sup>301</sup>	123516	2006	878	Ad
122358	2007	703	Ad <sup>301</sup>				
122359	2007	703	Ad <sup>301</sup>	Div. 106,			
122360	2007	703	Ad <sup>301</sup>	Pt. 2,			
122361	2007	703	Ad <sup>301</sup>	Ch. 2,			
122405	2000	754	Am	Art. 4.5,			
122406	2000	754	Ad	heading			
122410	2000	754	Am	(Sec. 123620			
122415	2000	754	Ad	et seq.)	2005	22	Ad(RN) <sup>647</sup>
122420	2000	754	Ad	Div. 106,			
123105	2002	1013	Am	Pt. 2,			
	2002	1150	Am (by Sec. 49	Ch. 2,			
			of Ch.)	Art. 4.5,			
				heading			
				(Sec. 123620			
				et seq.)	2005	22	Am & RN <sup>647</sup>
123110	2001	325	Am	123620	2004	78	Ad
123111	2000	1066	Ad	123707	2004	228*	Am
	2001	159	Am <sup>305</sup>	123775	2001	745*	Am
123115	2000	519	Am	123853	2003	230*	Ad
	2006	100	Am		2004	750*	Am
123147	2005	313	Ad		2008	758*	Am
123148	2001	529	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
123870	1999	146*	Am	124555 (Cont.)			
123900	1999	146*	Am	2003	230*	Am	
123929	2005	80*	Ad	124570	1999	744*	Ad <sup>56</sup>
123940	1999	146*	Am	124586	2003	596	Ad
124010	2000	93*	Am	124595	2002	536	Am
124011	2000	93*	Am		2007	577*	Am
124012	2000	93*	Am	124710	1999	744*	R & Ad <sup>56</sup>
124013	2000	93*	Am		2000	452	Am (as ad by Sec. 5, Stats. 1999, Ch. 744)
124014	2000	93*	Am				
124015	2000	93*	Am		2001	171*	Am
124030	2002	1161*	Am		2003	230*	Am
124033	2002	1161*	Ad	124715	1999	744*	Am <sup>56</sup>
124035	2001	171*	Am	124725	1999	744*	Am <sup>56</sup>
124040	2001	171*	Am	124735	1999	744*	Am <sup>56</sup>
	2002	1161*	Am	124745	1999	744*	Ad <sup>56</sup>
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 <sup>69</sup>	124870	2000	158	Am
	2007	130	Am (as am by Sec. 1, Stats. 2006, Ch. 335) <sup>902</sup>	124900	2000	93*	Am
					2000	456	Am <sup>250</sup>
					2001	159	Am <sup>305</sup>
124118	2006	335	Am <sup>69</sup>		2006	176	Am
124118.5	2006	335	Am <sup>69</sup>		2007	130	Am <sup>902</sup>
124119	2006	335	Am <sup>69</sup>		2007	483	Am <sup>962</sup>
124120	2002	1161*	Am		2008	179	Am <sup>976</sup>
124130	2002	931	Am	124906	2006	176	R
124135	2004	193	R <sup>571</sup>	124910	2006	176	Am
124140	2004	193	R <sup>571</sup>		2007	188*	Am
124145	2004	193	R <sup>571</sup>	124920	2006	176	Am
124150	2004	193	Am <sup>571</sup>	124927	2006	176	R
124160	2004	193	Am <sup>571</sup>	124930	2006	176	Am
124172	2004	837	Ad	124960	1999	1025	Ad <sup>73</sup>
124174	2006	334	Ad				R <sup>22</sup>
	2007	130	Am <sup>902</sup>	124961	1999	1025	Ad <sup>73</sup>
	2008	381	Am				R <sup>22</sup>
124174.2	2006	334	Ad	124962	1999	1025	Ad <sup>73</sup>
	2008	381	Am				R <sup>22</sup>
124174.3	2006	334	Ad	124963	1999	1025	Ad <sup>73</sup>
124174.4	2006	334	Ad				R <sup>22</sup>
124174.5	2006	334	Ad	124964	1999	1025	Ad <sup>73</sup>
124174.6	2008	381	Ad				R <sup>22</sup>
124195	2004	193	Am <sup>571</sup>		2004	69*	Am
124235	2004	193	R <sup>571</sup>	124965	1999	1025	Ad <sup>73</sup>
124250	1999	146*	Am				R <sup>22</sup>
	2001	439	Am	124966	1999	1025	Ad <sup>73</sup>
	2002	1161*	Am				R <sup>22</sup>
	2005	462	Am	124967	1999	1025	Ad <sup>73</sup>
	2006	639	Am (by Sec. 5 of Ch.)				R <sup>22</sup>
	2006	856	Am (by Sec. 5.5 of Ch.)	124968	1999	1025	Ad <sup>73</sup>
	2007	483	Am <sup>962</sup>				R <sup>22</sup>
124251	1999	662	Am	124976	2000	803	Ad <sup>82</sup>
124425	2003	582	Am	124977	2000	803	Ad
124555	1999	744*	R & Ad <sup>56</sup>		2002	1161*	Am <sup>494</sup>
	2000	452	Am (as ad by Sec. 2, Stats. 1999, Ch. 744)		2004	228*	Am
					2006	74*	Am
					2006	484	Am
					2007	188*	Am
					2008	680	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
124980	1999	83	Am <sup>30</sup>	125290.15	2004		
	2000	941	Am		Initiative		
	2004	228*	Am		(Prop. 71		
124981	2000	941	Ad		adopted		
124991	2007	517	Ad		Nov. 2,		
	2008	179	Am <sup>976</sup>		2004)		Ad
	2008	680	Am	125290.20	2004		
124996	2000	941	Ad(RN)		Initiative		
125000	2004	228*	Am		(Prop. 71		
125001	2000	803	Am		adopted		
	2004	228*	Am		Nov. 2,		
	2004	687	Am		2004)		Ad
	2005	22	Am <sup>647</sup>	125290.25	2004		
125002	2006	484	Ad		Initiative		
	2007	483	Am <sup>962</sup>		(Prop. 71		
	2008	680	Am <sup>1054</sup>		adopted		
125005	2000	803	R <sup>82</sup>		Nov. 2,		
	2000	941	Am & RN		2004)		Ad
125055	2006	484	Am	125290.30	2004		
125085	2003	749	Am		Initiative		
125090	2003	749	Am		(Prop. 71		
	2007	550	Am		adopted		
125092	2003	749	Ad		Nov. 2,		
125107	2003	749	Am		2004)		Ad
	2007	550	Am	125290.35	2004		
Div. 106, Pt. 5, Ch. 1, Art. 5, heading (Sec. 125115 et seq.)	2003	507	R		Initiative		
125115	2002	789	Ad		(Prop. 71		
	2003	507	Am & RN		adopted		
125116	2002	789	Ad		Nov. 2,		
	2003	62	Am <sup>519</sup>		2004)		Ad
	2003	507	Am & RN	125290.45	2004		
125117	2002	789	Ad		Initiative		
	2003	507	Am & RN		(Prop. 71		
125118	2003	506	Ad & R <sup>75</sup>		adopted		
	2006	483	Am <sup>13</sup>		Nov. 2,		
	2007	483	Am <sup>962</sup>		2004)		Ad
125118.5	2003	506	Ad & R <sup>75</sup>	125290.50	2004		
125119	2003	506	Ad & R <sup>75</sup>		Initiative		
	2006	483	Am <sup>13</sup>		(Prop. 71		
125119.3	2003	506	Ad & R <sup>75</sup>		adopted		
	2006	483	Am <sup>13</sup>		Nov. 2,		
125119.5	2003	506	Ad & R <sup>75</sup>		2004)		Ad
	2006	483	Am <sup>13</sup>	125290.55	2004		
125190	2002	1161*	Ad		Initiative		
125191	2003	230*	Ad		(Prop. 71		
	2004	750*	Am		adopted		
	2008	758*	Am		Nov. 2,		
125285	2000	93*	Ad		2004)		Ad
125290.10	2004			125290.60	2004		
	Initiative				Initiative		
	(Prop. 71				(Prop. 71		
	adopted				adopted		
	Nov. 2,				Nov. 2,		
	2004)		Ad		2004)		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>
125290.65	2004			125291.50	2004		
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad		Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad
125290.70	2004			125291.55	2004		
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad		Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad
125291.10	2004			125291.60	2004		
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad		Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad
125291.15	2004			125291.65	2004		
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad		Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad
125291.20	2004			125291.70	2004		
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad		Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad
125291.25	2004			125291.75	2004		
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad		Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad
125291.30	2004			125291.80	2004		
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad		Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad
125291.35	2004			125291.85	2004		
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad		Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad
125291.40	2004			125292.10	2004		
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad		Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad
125291.45	2004			Div. 106, Pt. 5.5, heading (Sec. 125300 et seq.)	2003	507	Ad
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**HEALTH AND SAFETY CODE—Continued**

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
Div. 106, Pt. 5.5, Ch. 1, heading (Sec. 125300 et seq.)	2003	507	Ad	127444	2006	755	Ad	
	125300	2003	507	Ad(RN)		2007	347	Am
		2006	483	Am	127445	2006	755	Ad
	125305	2003	507	Ad	127446	2006	755	Ad
	125315	2003	507	Ad(RN)		2007	483	Am <sup>962</sup>
	125320	2003	507	Ad(RN)	127575	2006	538	Am <sup>802</sup>
	125330	2006	483	Ad	127580	1999	525	Am <sup>112</sup>
	125335	2006	483	Ad		2000	857	Am <sup>203</sup>
		2007	483	Am <sup>962</sup>	Div. 107, Pt. 2, Ch. 5, heading (Sec. 127630 et seq.)	2002	664	Am <sup>431</sup>
	125340	2006	483	Ad	127630	2001	520	Ad & R <sup>75</sup>
	125341	2006	483	Ad	127631	2001	520	Ad & R <sup>75</sup>
	125342	2006	483	Ad	127632	2001	520	Ad & R <sup>75</sup>
		2007	483	Am <sup>962</sup>	127633	2001	520	Ad & R <sup>75</sup>
	125343	2006	483	Ad	127634	2001	520	Ad & R <sup>75</sup>
	125344	2006	483	Ad	127660	2002	795	Ad & R <sup>75</sup>
	125345	2006	483	Ad		2006	684	Am <sup>111</sup>
	125346	2006	483	Ad	127661	2002	795	Ad & R <sup>75</sup>
	125350	2006	483	Ad		2006	684	S <sup>111</sup>
	125355	2006	483	Ad	127662	2002	795	Ad & R <sup>75</sup>
	125700	1999	819	Ad		2006	684	Am <sup>111</sup>
125701	1999	819	Ad	127663	2002	795	Ad & R <sup>75</sup>	
125702	1999	819	Ad		2006	684	S <sup>111</sup>	
125703	1999	819	Ad	127664	2002	795	Ad & R <sup>75</sup>	
127174	1999	848	Am		2006	684	Am <sup>111</sup>	
127280	2001	111 *	Am (as am by Sec. 2 and as ad by Sec. 3, Stats. 1998, Ch. 735)	127665	2002	795	Ad & R <sup>75</sup>	
					2006	684	Am <sup>111</sup>	
	2002	351	Am	Div. 107, Pt. 2, Ch. 8, heading (Sec. 127670 et seq.)	2004	183	Am <sup>571</sup>	
127280.1	2002	1161 *	Ad	127670	2003	672	Ad	
	2003	230 *	Am		2004	183	Am <sup>571</sup>	
127300	2000	517	Am	127671	2003	672	Ad	
127360	2004	193	Am <sup>571</sup>		2004	183	Am <sup>571</sup>	
127365	2004	193	R <sup>571</sup>		2004	228 *	Am	
127400	2006	755	Ad	127755	2003	582	Am	
	2007	130	Am <sup>902</sup>	127760	2004	183	Am <sup>571</sup>	
	2007	347	Am	127885	2003	225 *	Am	
	2008	179	Am <sup>976</sup>	127925	2002	1131	Ad <sup>449</sup>	
127401	2006	755	Ad	127926	2002	1131	Ad <sup>449</sup>	
127405	2006	755	Ad	127927	2002	1131	Ad <sup>449</sup>	
	2007	130	Am <sup>902</sup>	127928	2002	1131	Ad <sup>449</sup>	
	2007	347	Am		2003	582	Am	
127410	2006	755	Ad	127929	2002	1131	Ad <sup>449</sup>	
	2007	130	Am <sup>902</sup>	127930	2002	1131	Ad <sup>449</sup>	
127420	2006	755	Ad	127931	2002	1131	Ad <sup>449</sup>	
127425	2006	755	Ad		2006	259	Am	
	2007	130	Am <sup>902</sup>	127932	2002	1131	Ad <sup>449</sup>	
	2007	347	Am	127933	2002	1131	Ad <sup>449</sup>	
127426	2006	755	Ad	127940	2003	682	Ad	
127430	2006	755	Ad	128040	2001	249	Ad	
	2007	347	Am		2003	582	Am	
127435	2006	755	Ad	128050	2007	522	Ad	
127440	2006	755	Ad	128051	2007	522	Ad	
	2007	347	Am					
127443	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
128052	2007	522	Ad	128330 (Cont.)			
128125	2006	259	Am	2003	582	Am	
128135	2006	259	Am	128335	1999	149*	Am
128160	2006	658	Am & R & Ad <sup>82</sup>	2005	317	Am	
	2008	31	Am <sup>636</sup>				R & Ad <sup>192</sup>
128195	2004	193	Am <sup>571</sup>	128345	1999	149*	Am
128198	2002	1138	Ad	2005	317	Am	
	2006	259	Am	128350	1999	149*	Am
128198.5	2002	1138	Ad	128355	1999	149*	Am
Div. 107, Pt. 3, Ch. 4, heading (Sec. 128200 et seq.)	2006	259	Am (as ad by Sec. 360, Stats. 1996, Ch. 1023)	128375	1999	146*	S <sup>20</sup>
				1999	149*	Am <sup>57</sup>	
				2000	135	Am <sup>203</sup>	
				128380	1999	146*	S <sup>20</sup>
				1999	149*	S <sup>57</sup>	
				128385	1999	146*	S <sup>20</sup>
				1999	149*	Am <sup>57</sup>	
				2000	360	Am	
				2003	582	Am	
				2005	611	Am	
				2006	259	Am	
Div. 107, Pt. 3, Ch. 4, Art. 1, heading (Sec. 128200 et seq.)	2006	259	Am (as ad by Sec. 360, Stats. 1996, Ch. 1023)	128390	1999	146*	S <sup>20</sup>
				1999	149*	S <sup>57</sup>	
				128395	1999	146*	S <sup>20</sup>
				1999	149*	Am <sup>57</sup>	
				128400	1999	146*	S <sup>20</sup>
				1999	149*	Am <sup>57</sup>	
				128401	2003	396	Ad & R <sup>317</sup>
				2004	183	Am <sup>571</sup>	
				2008	426	Am <sup>547</sup>	
128200	2005	78*	Am	128405	1999	146*	Am <sup>20</sup>
	2006	259	Am	1999	149*	R	
128205	2003	582	Am	128425	1999	149*	S <sup>57</sup>
	2005	78*	Am	128430	1999	149*	S <sup>57</sup>
128207	2003	582	Ad	128435	1999	149*	Am <sup>57</sup>
128210	2005	78*	Am	128440	1999	149*	S <sup>57</sup>
128215	2003	582	Am	128445	1999	149*	Am <sup>57</sup>
	2005	78*	Am	128450	1999	149*	Am <sup>57</sup>
128224	2002	1131	Ad	128454	2003	437	Ad
	2005	78*	Am	2006	557	Am	
128225	2005	78*	Am	128455	1999	149*	R
128230	1999	149*	Am	128456	2003	437	Ad
	2005	78*	Am	2006	557	Am	
128235	2003	582	Am	128458	2003	437	Ad
	2005	78*	Am	128475	2003	640	Ad <sup>391</sup>
128240.1	2005	78*	Ad	128480	2003	640	Ad <sup>391</sup>
128241	2004	229*	Ad	128485	2003	640	Ad <sup>391</sup>
128260	2003	582	Am	2006	259	Am	
	2006	259	Am	128495	2003	640	Ad <sup>391</sup>
128280	1999	149*	Am	128500	2003	640	Ad <sup>391</sup>
Div. 107, Ch. 5, heading (Sec. 128330 et seq.)	1999	149*	Am	128501	2003	640	Ad <sup>391</sup>
Div. 107, Ch. 5, Art. 1, heading (Sec. 128330 et seq.)	1999	149*	Am	128550	2005	317	Ad <sup>485</sup>
				128551	2005	317	Ad <sup>485</sup>
				128552	2005	317	Ad <sup>485</sup>
				128553	2005	317	Ad <sup>485</sup>
				2008	640	Am	
				128554	2005	317	Ad <sup>485</sup>
				128555	2005	317	Ad <sup>485</sup>
				2008	607*	Am	
				128556	2005	317	Ad <sup>485</sup>
				128557	2005	317	Ad <sup>485</sup>
				128557.5	2005	317	Ad <sup>485</sup>

**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
128558	2005	317	Ad <sup>485</sup>	129055	1999	848	Am
128675	2001	898	S <sup>54 57</sup>	129065	1999	848	Am
128680	2001	898	S <sup>54 57</sup>	129075	1999	848	R & Ad
128681	2001	898	S <sup>54 57</sup>		2002	351	Am
128685	2001	898	S <sup>54 57</sup>	129080	1999	848	Am
128690	2001	898	S <sup>54 57</sup>	129085	2002	351	Am
128695	2001	898	S <sup>54 57</sup>	129087	1999	848	Ad
128700	2001	898	S <sup>54 57</sup>	129090	1999	848	Am
128705	2001	898	S <sup>54 57</sup>	129092	1999	848	Ad
128710	2001	898	S <sup>54 57</sup>	129100	1999	848	Am
128715	2001	898	S <sup>54 57</sup>	129105	1999	848	Am
128720	2001	898	S <sup>54 57</sup>	129152	1999	848	Ad
128725	1999	525	Am <sup>112</sup>	129173	1999	848	Am
	2000	857	Am <sup>203</sup>	129174	2002	351	Am
	2001	898	S <sup>54 57</sup>	129200	1999	848	Am
128730	2001	898	S <sup>54 57</sup>	129210	1999	848	Am
	2006	259	Am	129220	1999	848	Ad
128735	2001	898	Am <sup>54 57</sup>	129221	1999	848	Ad
	2008	179	Am <sup>976</sup>	129295	2004	193	Am <sup>571</sup>
128736	2001	898	Am <sup>54 57</sup>	129680	2002	351	Am
	2002	351	Am <sup>22</sup>	129725	2002	351	Am
128737	2001	898	Am <sup>54 57</sup>	129761	2008	506	Ad
	2002	351	Am <sup>22</sup>	129765	2006	678	Am
	2006	259	Am		2007	642	Am
128738	2001	898	S <sup>54 57</sup>		2008	506	Am
128740	2001	898	Am <sup>54 57</sup>	129785	2002	351	Am
128745	2001	898	Am <sup>54 57</sup>		2004	186*	Am
128747	2001	898	Ad	129787	2007	429	Am
128748	2001	898	Ad	129805	2004	192	Am
128750	2001	898	Am <sup>54 57</sup>	129812	2008	506	Ad
128755	2001	898	Am <sup>54 57</sup>	129820	1999	83	Am <sup>30</sup>
128760	2001	898	S <sup>54 57</sup>	129845	2002	351	R
128765	2001	898	Am <sup>54 57</sup>	129851	2004	642	Ad
	2006	259	Am	129856	2006	75*	Ad
128766	2004	434	Ad		2006	693	Am
128770	2001	898	S <sup>54 57</sup>	129875.1	2004	453	Ad
	2006	259	Am	129875.2	2005	494	Ad & R <sup>317</sup>
128775	2001	898	S <sup>54 57</sup>	129880	2006	693	Ad
	2006	259	Am	129881	2006	693	Ad & R <sup>349</sup>
128780	2001	898	S <sup>54 57</sup>	129885	2005	494	Am
128782	2001	898	S <sup>54 57</sup>	129890	2006	538	Am <sup>802</sup>
128785	2001	898	S <sup>54 57</sup>	129895	2007	429	Am
128790	2001	898	S <sup>54 57</sup>	129905	2002	351	Am
128795	2001	898	S <sup>54 57</sup>	130000	1999	192*	R <sup>24</sup>
128800	2001	898	S <sup>54 57</sup>		2000	454	S <sup>13</sup>
128805	2001	898	S <sup>54 57</sup>	130005	1999	192*	R <sup>24</sup>
128810	2001	898	S <sup>54 57</sup>		2000	454	S <sup>13</sup>
128812	2001	898	S <sup>54 57</sup>	130010	1999	192*	R <sup>24</sup>
128815	2001	898	R		2000	454	S <sup>13</sup>
129010	1999	848	Am	130015	1999	192*	R <sup>24</sup>
129020	1999	848	Am		2000	454	S <sup>13</sup>
129025	1999	848	R		2002	536	R
129035	1999	848	Am	130020	1999	192*	R <sup>24</sup>
129040	1999	848	Am		2000	454	S <sup>13</sup>
129045	1999	848	Ad	130021	1999	192*	Ad & R <sup>24</sup>
129048	1999	825	Ad		2000	454	Am
129049	1999	825	Ad		2001	228*	Ad
129050	1999	848	Am				R <sup>69</sup>
	2002	93	Am	130021.5	2006	678	Ad & R <sup>68</sup>
	2008	204	Am	130025	1999	192*	R <sup>24</sup>
129051	1999	848	Ad		2000	454	S <sup>13</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
130050	2001	228 *	Am	130306	2001	635 *	Ad & R <sup>68</sup>
130060	2000	850	Am		2007	700	S <sup>384 111</sup>
	2002	1022 *	Am	130307	2001	635 *	Ad & R <sup>68</sup>
	2006	679	Am		2007	700	S <sup>384 111</sup>
130061	2006	679	Ad	130308	2001	635 *	Ad & R <sup>68</sup>
130061.5	2007	642	Ad		2007	700	S <sup>384 111</sup>
130063	2000	851	Ad	130309	2001	635 *	Ad & R <sup>68</sup>
130063.1	2001	247	Ad		2007	700	S <sup>384 111</sup>
130063.2	2001	247	Ad	130310	2001	635 *	Ad & R <sup>68</sup>
Div. 108, heading (Sec. 130100 et seq.)	1999	126 *	Am		2007	700	S <sup>384 111</sup>
130100	1999	126 *	Am	130311	2001	635 *	Ad & R <sup>68</sup>
	2002	245	Am		2007	700	S <sup>384 111</sup>
130105	1999	126 *	Am	130311.5	2002	489	Ad & R <sup>18</sup>
	2000	150 *	Am		2004	141	Am <sup>68</sup>
	2001	322 *	Am		2007	700	Am <sup>384 111</sup>
	2002	245	Am	130312	2001	635 *	Ad & R <sup>68</sup>
130110	1999	126 *	Am		2007	700	S <sup>384 111</sup>
	2001	322 *	Am	130313	2001	635 *	Ad & R <sup>68</sup>
	2003	378	Am		2007	700	S <sup>384 111</sup>
130125	2002	245	Am	130314	2001	635 *	Ad & R <sup>68</sup>
130140	1999	126 *	Am		2007	700	S <sup>384 111</sup>
	2005	284	Am	130315	2001	635 *	Ad & R <sup>68</sup>
	2006	111	Am		2007	700	S <sup>384 111</sup>
130140.1	2000	150 *	Ad	130316	2001	635 *	Ad & R <sup>68</sup>
	2001	214	Am		2007	700	Am <sup>384 111</sup>
	2002	664	Am <sup>431</sup>	130317	2001	635 *	Ad & R <sup>68</sup>
130150	2003	378	Am		2007	700	Am <sup>384 111</sup>
	2005	243	Am	130400	2001	693	Ad
130151	2005	243	Ad		2002	542	Am
130155	1999	126 *	Am	130401	2001	693	Ad
Div. 109, heading (Sec. 130200 et seq.)	2008	602	Ad		2002	542	Am
130200	2000	93 *	Ad <sup>70</sup> R <sup>63</sup>	130401.1	2002	542	Ad
	2008	602	Ad	130402	2001	693	Ad
130201	2000	93 *	Ad <sup>70</sup> R <sup>63</sup>	130403	2001	693	Ad
	2008	602	Ad		2002	542	Am
130202	2000	93 *	Ad <sup>70</sup> R <sup>63</sup>	130404	2001	693	Ad
	2008	602	Ad		2002	542	Am
130203	2008	602	Ad	130405	2001	693	Ad
130204	2008	602	Ad	130406	2001	693	Ad
130205	2008	602	Ad		2002	542	Am
130300	2001	635 *	Ad & R <sup>68</sup>	130406.5	2002	542	Ad
	2007	700	S <sup>384 111</sup>	130407	2001	693	Ad
130301	2001	635 *	Ad & R <sup>68</sup>		2002	542	Am
	2007	700	S <sup>384 111</sup>	130407.5	2002	542	Ad
130302	2001	635 *	Ad & R <sup>68</sup>	130408	2001	693	Ad
	2007	700	S <sup>384 111</sup>		2002	542	Am
130303	2001	635 *	Ad & R <sup>68</sup>	130409	2001	693	Ad
	2007	700	S <sup>384 111</sup>		2002	542	Am
130304	2001	635 *	Ad & R <sup>68</sup>	130410	2002	542	Ad
	2007	700	S <sup>384 111</sup>	130500	2006	619	Ad
130305	2001	635 *	Ad & R <sup>68</sup>	130501	2006	619	Ad
	2007	700	S <sup>384 111</sup>		2007	483	Am <sup>962</sup>
					2008	758 *	Am
				130502	2006	619	Ad
				130505	2006	619	Ad
				130506	2006	619	Ad
					2008	758 *	Am
				130507	2006	619	Ad
				130508	2006	619	Ad
				130509	2006	619	Ad <sup>814</sup>
				130510	2006	619	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**HEALTH AND SAFETY CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
130511	2006	619	Ad	131110	2006	241	Ad(RN) <sup>562 856</sup>
130512	2006	619	Ad	131115	2006	241	Ad(RN) <sup>562 856</sup>
130513	2006	619	Ad	131125	2006	241	Ad(RN) <sup>562 856</sup>
130520	2006	619	Ad	131130	2006	241	Ad(RN) <sup>562 856</sup>
130521	2006	619	Ad	131135	2006	241	Ad(RN) <sup>562 856</sup>
130530	2006	619	Ad	131200	2006	241	Ad <sup>562</sup>
130540	2006	619	Ad				R <sup>854 856</sup>
130541	2006	619	Ad	131205	2006	241	Ad <sup>562</sup>
130542	2006	619	Ad				R <sup>854 856</sup>
	2007	188 *	Am	131210	2006	241	Ad <sup>562</sup>
	2008	758 *	Am				R <sup>854 856</sup>
130542.1	2008	758 *	Ad	131215	2006	241	Ad <sup>562</sup>
130543	2006	619	Ad				R <sup>854 856</sup>
130544	2006	619	Ad	131220	2006	241	Ad <sup>562</sup>
131000	2006	241	Ad <sup>562</sup>				R <sup>854 856</sup>
			R <sup>854 856</sup>	131225	2006	241	Ad <sup>562</sup>
131005	2006	241	Ad <sup>562</sup>				R <sup>854 856</sup>
			R <sup>854 856</sup>	131230	2006	241	Ad <sup>562</sup>
131006	2006	241	Ad <sup>562</sup>				R <sup>854 856</sup>
			R <sup>854 856</sup>	131500	2007	677	Ad
	2007	483	Am <sup>962</sup>	131501	2007	677	Ad
131010	2006	241	Ad <sup>562</sup>	131502	2007	677	Ad
			R <sup>854 856</sup>	131510	2007	677	Ad
131019	2006	241	Ad(RN) <sup>562 856</sup>	131511	2007	677	Ad
131020	2006	241	Ad <sup>562</sup>	131520	2007	677	Ad
			R <sup>854 856</sup>	131521	2007	677	Ad
131050	2006	241	Ad <sup>562</sup>	131522	2007	677	Ad
			R <sup>854 856</sup>	131530	2007	677	Ad
131051	2006	241	Ad <sup>562</sup>	131531	2007	677	Ad
			R <sup>854 856</sup>	131540	2007	677	Ad
131053	2006	241	Ad <sup>562</sup>		2008	179	Am <sup>976</sup>
			R <sup>854 856</sup>	131541	2007	677	Ad
131055	2006	241	Ad <sup>562</sup>	131550	2007	677	Ad
			R <sup>854 856</sup>	150200	2005	444	Ad
131056	2006	241	Ad <sup>562</sup>	150201	2005	444	Ad
			R <sup>854 856</sup>	150202	2005	444	Ad
131057	2006	241	Ad <sup>562</sup>	150203	2005	444	Ad
			R <sup>854 856</sup>	150204	2005	444	Ad
131071	2007	483	Ad <sup>962</sup>		2006	538	Am <sup>802</sup>
131075	2006	241	Ad(RN) <sup>562 856</sup>	150205	2005	444	Ad
131080	2006	241	Ad(RN) <sup>562 856</sup>	150206	2005	444	Ad
131082	2006	241	Ad(RN) <sup>562 856</sup>	150207	2005	444	Ad
131085	2006	241	Ad(RN) <sup>562 856</sup>	151000	2007	602	Ad
131090	2006	241	Ad(RN) <sup>562 856</sup>	151001	2007	602	Ad
131095	2006	241	Ad(RN) <sup>562 856</sup>	151002	2007	602	Ad
131100	2006	241	Ad(RN) <sup>562 856</sup>	151003	2007	602	Ad
131105	2006	241	Ad(RN) <sup>562 856</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## INSURANCE CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21.5	2002	709	Ad	703	2001	448	R (as ad by Sec. 1.5, Stats. 1998, Ch. 233) Am (as am by Sec. 1, Stats. 1998, Ch. 233) <sup>13</sup> Am <sup>13</sup>
24	2006	740	Am				
32	2007	270	Am				
48	1999	255	Ad				
106	2001	277	Am				
	2007	577*	Am				
116	2003	439	Am <sup>391</sup>				
116.5	1999	238	Ad				
	2003	439	Am <sup>391</sup>				
	2004	85*	Am				
	2006	196	Am				
116.6	2002	749	Ad				
124.5	2005	447	Ad				
134	2006	538	Am <sup>802</sup>				
381.1	2003	360	Ad				
381.5	2004	488	Ad				
384	1999	255	Am				
	2000	135	Am <sup>203</sup>				
393	2005	321	R				
394	2002	358	Ad				
395	2005	448	Ad				
481.5	2005	321	Am				
	2006	538	Am <sup>802</sup>				
488	2007	682	Am				
510	2005	312	Am				
557.5	2008	85	Am				
557.6	2007	211	R				
651	2008	107	Am				
661	1999	309	Am				
663.5	1999	313	Am				
670	2007	682	Am				
672	2004	765	Ad				
673	2006	740	Am				
674.6	2003	899	Am				
674.9	2003	899	Ad				
675	1999	313	Am				
675.1	2004	605	Ad				
676.10	2001	253	Ad				
	2003	647	Am				
676.2	2006	538	Am <sup>802</sup>				
677	2004	939	Am				
	2004	940	Am				
	2006	740	Am				
677.4	2003	148	Ad				
678	2003	571	Am <sup>512</sup>				
678.1	2001	102	Am				
678.3	2005	327	Ad & R <sup>111</sup>				
679.7	2001	102	Ad				
679.71	2008	682	Am				
679.72	2008	682	Am				
679.9	2003	571	Ad <sup>512</sup>				
699.5	2008	682	Am				
700	2000	321	Am <sup>8</sup>				
	2006	740	Am				
702	2000	211	Ad				
				742.20	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.21	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.215	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.22	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.23	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.24	1999	317	S <sup>19</sup>
					2002	357	Am <sup>57</sup>
					2003	320	Am
					2005	218	Am
				742.245	2005	218	Ad
					2008	428	Am
				742.25	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.26	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.27	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.28	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.29	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.30	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.31	1999	317	Am <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.32	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.33	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.34	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.35	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>
				742.36	1999	317	S <sup>19</sup>
					2002	357	S <sup>57</sup>

**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
742.37	1999	317	S <sup>19</sup>	789.8 (Cont.)	2006	405 *	Am
	2002	357	S <sup>57</sup>	789.9	2003	547	Ad
742.38	1999	317	S <sup>19</sup>	790.03	2001	253	Am
	2002	357	S <sup>57</sup>	790.031	2001	583	Ad
742.39	1999	317	S <sup>19</sup>	790.034	2001	583	Am
	2002	357	S <sup>57</sup>	790.037	2008	744	Ad
742.40	1999	317	S <sup>19</sup>	790.05	2002	709	Am
	2002	357	S <sup>57</sup>	790.06	2000	280	Am
742.405	1999	317	S <sup>19</sup>		2002	709	Am
	2002	357	S <sup>57</sup>	790.07	2002	709	Am
742.407	1999	317	S <sup>19</sup>	791.02	1999	525	Am <sup>112</sup> 114
	1999	525	Am <sup>112</sup>		1999	526	Am
	2000	857	Am <sup>203</sup>		2000	135	Am <sup>203</sup>
	2002	357	S <sup>57</sup>		2000	857	Am <sup>203</sup>
742.41	1999	317	S <sup>19</sup>	791.10	2005	436	Am <sup>738</sup>
	2002	357	S <sup>57</sup>	791.12	2003	442	Am
742.42	1999	317	S <sup>19</sup>	791.13	2006	405 *	Am <sup>100</sup>
	2002	357	S <sup>57</sup>	791.15	2006	145	Am
742.425	1999	317	S <sup>19</sup>	791.16	2006	145	Am
	2002	357	S <sup>57</sup>	791.28	2005	433	Ad <sup>485</sup>
742.43	1999	317	S <sup>19</sup>	796.04	2007	702	Am
	2002	357	S <sup>57</sup>	827.8	2001	415	Ad
742.435	1999	317	Ad & R <sup>19</sup>	881	2004	183	Am <sup>571</sup>
	2000	857	Am	881.2	2006	740	Ad
	2002	357	S <sup>57</sup>	900	2004	599	Am
	2006	405 *	R <sup>100</sup>	900.7	2008	351	R
742.44	1999	317	Am <sup>19</sup>	922.2	2006	321	Am
	2002	357	R	922.5	2006	321	Am
750	2000	843	Am	922.6	2006	321	Am
	2000	867	Am <sup>82</sup>	923	2004	599	Am
750.4	2006	538	Am <sup>802</sup>	923.5	2007	431	Am
758	2000	867	Ad	926.1	2006	456	Ad & R <sup>192</sup>
758.5	2003	791	Ad	926.2	2006	456	Ad & R <sup>192</sup>
758.6	2008	526	Ad	931	2004	599	Am
758.7	2004	160	Ad	934	2004	599	Am
759	2002	203	Ad	985	2003	635	Am
760	2002	203	Ad	1010	2006	740	Am
761	2002	203	Ad	1033	1999	868	Am
762	2002	203	Ad	1033.5	2005	95	Ad
763	2002	203	Ad	1035	1999	768	Am
764	2002	203	Ad		2000	135	Am <sup>203</sup>
765	2002	203	Ad	1035.2	2001	630	Ad
769	1999	753	Am	1060	2006	405 *	Am <sup>100</sup>
770.3	2004	123	Am		2008	751 *	Am
	2008	230	Am	1063	2001	296 *	Am
778.3	1999	388	Ad		2002	431	Am
779.36	1999	413	Am		2003	635	Am
780	2004	730	Am	1063.1	1999	721	Am
781	2004	730	Am		2003	635	Am
782	2003	546	Am		2005	395	Am
	2004	730	Am		2006	740	Am
785	2000	844	Am		2007	100	Am
	2001	51 *	Am		2008	80	Am
786	2003	546	Am		2008	179	Am <sup>976</sup>
786.5	2001	51 *	Am <sup>8</sup>	1063.145	2006	538	Am <sup>802</sup>
787	2003	547	Am	1063.17	2008	407	Ad
787.1	2008	327	Ad	1063.2	2008	80	Am
789.10	2003	547	Ad	1063.3	2005	395	Am
789.3	2003	546	Am	1063.5	2001	296 *	Am
789.8	2000	442	Ad <sup>245</sup>		2002	431	Am
	2001	159	Am <sup>305</sup>				

**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
1063.5 (Cont.)	2006	740	Am	1621	2008	304	Am
	2006	740	Am <sup>571</sup>	1622	2007	270	Am
1063.53	2004	183	Am <sup>30</sup>	1623	2000	1074	Am
1063.6	1999	83	Am		2008	304	Am
1063.70	2003	635	Ad	1625	2001	174*	Am
1063.71	2003	635	Ad	1625.5	2000	321	Ad <sup>8</sup>
1063.72	2003	635	Ad		2001	174*	Am
1063.73	2003	635	Ad		2008	300	Am
1063.74	2003	635	Ad	1625.55	2007	271	Ad
1063.75	2003	635	Ad	1625.56	2007	271	Ad
	2006	112	Am	1625.57	2007	271	Ad
	2008	80	Am	1626	2007	270	Am
1063.76	2003	635	Ad		2008	179	Am <sup>976</sup>
1063.77	2003	635	Ad	1628	2002	203	Am
1064.12	2006	740	Am	1631	2000	321	Am <sup>8</sup>
1064.13	2006	740	Ad	1631.5	2000	321	Ad <sup>8</sup>
1065.3	1999	782	Am	1633	2004	279	Am
1067.05	2000	375	Am	1634	2003	439	Am <sup>391</sup>
1067.055	2000	375	Am	1635	2000	321	Am <sup>8</sup>
1067.07	2002	140	Am	1637	2002	203	Am
1067.08	2004	183	Am <sup>571</sup>		2004	428	Am
1068	1999	525	Am <sup>112</sup>		2007	270	Am (by Sec. 4 of Ch.)
	2000	857	Am <sup>203</sup>				
1068.1	1999	525	Am <sup>112</sup>		2007	271	Am (by Sec. 4.5 of Ch.)
	2000	857	Am <sup>203</sup>				
1077.1	2006	740	Am	1638	2008	300	Am
1104.9	2004	183	Am <sup>571</sup>	1638.5	2002	203	Ad
	2008	78	Am	1639	2000	321	Am <sup>8</sup>
1140.1	2004	376	Ad		2002	203	Am
1140.5	2006	538	Am <sup>802</sup>		2003	217	Am
1192.8	1999	470	Am		2004	428	Am
1192.9	2007	297	Am		2007	270	Am
	2008	129	Am	1639.1	2002	203	Ad
1194.82	2007	130	Am <sup>902</sup>	1642	2000	321	Am <sup>8</sup>
1211	2002	520	R & Ad	1647	2002	203	R
	2003	62	Am <sup>519</sup>	1647.5	2005	312	Am
1211.5	2002	520	R	1648	2000	411*	Am
1215.1	2000	170	Am		2002	203	R
	2001	159	Am <sup>305</sup>	1649	2002	203	R
	2004	599	Am	1649.5	2000	321	Am <sup>8</sup>
1215.13	2006	740	Am	1656	2002	203	Am
1215.2	2004	599	Am		2006	740	Am
	2005	22	Am <sup>647</sup>	1659	2002	203	R
1215.5	2000	170	Am	1660	2005	415	R
	2002	520	Am	1662	2002	203	Am
1240	2008	129	R & Ad	1668.1	2003	546	Ad
1241	2008	129	R & Ad	1669	1999	782	Am
1241.1	2008	129	R & Ad	1673	2007	270	Am
1242	2008	129	Ad	1675	2007	270	Am
1280.7	2004	183	Am <sup>571</sup>		2008	300	Am
1315	2004	4*	Ad	1676	2000	321	Am <sup>8</sup>
1490	1999	314	R		2001	174*	Am
1600	1999	808	Am		2006	740	Am
1603	1999	808	Am		2007	270	Am
1620	1999	498	R (as ad by Sec. 2, Stats. 1996, Ch. 687)	1679	2002	203	Am
			Am (as am by Sec. 1, Stats. 1996, Ch. 687) <sup>13</sup>		2003	217	Am
					2006	740	Am
				1681.5	2005	312	Ad
				1688	2007	270	Am
				1703	2000	321	Am <sup>8</sup>
					2008	300	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**INSURANCE CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1704	2002	203	Am	1751.8 (Cont.)			
	2005	84	Am	2006	405 *	R <sup>100</sup>	
	2008	300	Am	1758.6	2002	437	Ad <sup>438</sup>
1707	2006	740	Am	1758.61	2002	437	Ad <sup>438</sup>
1707.7	2007	270	Ad	1758.62	2002	437	Ad <sup>438</sup>
1714	2002	203	R	1758.63	2002	437	Ad <sup>438</sup>
1720	2005	312	Am	1758.64	2002	437	Ad <sup>438</sup>
1723	1999	782	Ad	1758.65	2002	437	Ad <sup>438</sup>
1724	2003	547	Ad	1758.66	2002	437	Ad <sup>438</sup>
1725.5	2003	547	Am	1758.661	2002	437	Ad <sup>438</sup>
1726	2000	211	Ad	1758.67	2002	437	Ad <sup>438</sup>
1727	1999	782	Am	1758.68	2002	437	Ad <sup>438</sup>
1729.2	2004	279	Ad	1758.69	2002	437	Ad <sup>438</sup>
1732	2008	304	Am	1758.691	2002	437	Ad <sup>438</sup>
1733	2006	740	Am	1758.692	2002	437	Ad <sup>438</sup>
	2008	300	Am	1758.693	2002	437	Ad <sup>438</sup>
1734.5	2006	538	Am <sup>802</sup>	1758.7	2004	428	Ad
1735	2006	538	Am <sup>802</sup>	1758.71	2004	428	Ad
1736.5	2005	312	Ad	1758.72	2004	428	Ad
1738.5	2003	546	Ad	1758.73	2004	428	Ad
1742.2	1999	782	Ad	1758.74	2004	428	Ad
1745	2008	300	R	1758.75	2004	428	Ad
1746	2008	300	R & Ad	1758.76	2004	428	Ad
1748	1999	782	Am	1758.77	2004	428	Ad
1748.5	1999	782	Am	1758.78	2004	428	Ad
1749	2000	321	Am <sup>8</sup>	1758.79	2004	428	Ad
	2001	174 *	Am (as am by Stats. 2000, Ch. 321)	1758.791	2004	428	Ad
	2006	590	Am	1758.792	2004	428	Ad
	2007	270	Am (by Sec. 10 of Ch.)	1758.8	1999	618	Ad
	2007	271	Am (by Sec. 5.5 of Ch.)	1758.81	1999	618	Ad
	2008	300	Am		2002	108	Am
1749.01	2002	347	Am	1758.82	1999	618	Ad
1749.1	2004	279	Am	1758.83	1999	618	Ad
	2007	271	Am	1758.84	1999	618	Ad
1749.3	1999	186	Am	1758.85	1999	618	Ad
	2007	270	Am	1758.851	1999	618	Ad
	2008	300	Am	1758.86	1999	618	Ad
1749.31	2000	321	Ad <sup>8</sup>	1758.861	1999	618	Ad
	2007	270	Am	1758.87	1999	618	Ad
	2008	300	Am	1758.88	1999	618	Ad
1749.32	2007	271	Ad	1758.89	2000	135	Ad(RN) <sup>203</sup>
1749.33	2007	270	Ad	1758.891	1999	618	Ad
1749.4	2008	300	Am	1758.9	2000	321	Ad <sup>8</sup>
1749.5	2007	122	Am	1758.91	2000	321	Ad <sup>8</sup>
1749.6	2000	321	Am <sup>8</sup>	1758.92	2000	321	Ad <sup>8</sup>
1749.8	2003	547	Ad		2002	108	Am
	2007	270	Am	1758.93	2000	321	Ad <sup>8</sup>
1749.85	2005	447	Ad	1758.94	2000	321	Ad <sup>8</sup>
	2006	405 *	Am	1758.95	2000	321	Ad <sup>8</sup>
1750	2000	321	Am <sup>8</sup>	1758.96	2000	321	Ad <sup>8</sup>
	2008	29 *	Am	1758.97	2000	321	Ad <sup>8</sup>
1750.5	2000	321	Am <sup>8</sup>	1758.98	2000	321	Ad <sup>8</sup>
	2002	203	Am	1758.99	2000	321	Ad <sup>8</sup>
	2008	300	Am	1758.991	2000	321	Ad <sup>8</sup>
1751	2000	321	Am <sup>8</sup>	1758.992	2000	321	Ad <sup>8</sup>
1751.1	2007	271	Am	1758.993	2000	321	Ad <sup>8</sup>
1751.8	2000	321	Ad <sup>8</sup>	1758.994	2000	321	Ad <sup>8</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## INSURANCE CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
1760.5	2001	448	R (as ad by Sec. 3.5, Stats. 1998, Ch. 233)	1861.025 (Cont.)	2007	747	Am
			Am (as am by Sec. 3, Stats. 1998, Ch. 233) <sup>13</sup>	1861.135	2004	599	R
1762	1999	255	Ad	1861.16	1999	309	Am
1763	2007	134	Am		2004	787	Am
1763.2	2006	538	Am <sup>802</sup>	1871	2001	159	Am <sup>305</sup>
1764.1	2004	95	Am		2002	6	Am
			R & Ad <sup>69</sup>		2003	635	Am
	2007	134	Am (as am by Sec. 1, Stats. 2004, Ch. 95) <sup>13</sup>	4X 2003–04		2	Am
			R (as ad by Sec. 2, Stats. 2004, Ch. 95)	1871.7	1999	885	Am
	2008	179	Am <sup>976</sup>		2005	380	Am
1765	2007	122	Am	1871.8	4X 2003–04	2	Am <sup>63</sup>
	2008	29	Am	1871.9	2004	281	Ad
	2008	179	Am <sup>976</sup>	1872	2005	717	Am
1765.1	1999	83	Am <sup>30</sup>	1872.1	2000	867	Am
	1999	255	Am		2005	717	Am
	2000	135	Am <sup>203</sup>	1872.3	2005	717	Am
	2007	138	Am	1872.4	1999	885	Am
1765.2	2002	203	Am		2005	717	Am
	2008	29*	Am	1872.45	1999	885	Ad
1765.3	2007	122	Am	1872.7	2000	867	Am
1767	2002	203	Am		2005	717	Am
1768	2002	203	Am		2007	335	R
1773	2001	448	Am <sup>13</sup>	1872.8	1999	885	Am
1775.2	2005	312	Am		2005	717	Am
1775.4	2005	312	Am	1872.81	1999	884	Ad & R <sup>75</sup>
	2006	740	Am		2005	717	Am <sup>38</sup>
1775.5	2005	312	Am		2007	335	Am
	2008	654*	Am	1872.83	2008	179	Am <sup>976</sup>
1775.9	2005	231	Am		2001	159	Am <sup>305</sup>
1776	2004	183	Am <sup>571</sup>		2002	6	Am
1781.10	2006	321	Am		2005	717	Am
1781.14	2006	321	Ad	1872.84	2005	415	Ad
1781.3	2002	203	Am	1872.85	2004	599	Am
	2003	217	Am		2005	717	Am
1781.7	2006	538	Am <sup>802</sup>	1872.86	2007	335	Ad
1785.89	1999	618	Ad		2008	179	Am <sup>976</sup>
	2000	135	Am & RN <sup>203</sup>	1872.87	2007	335	Ad
1802.5	2006	538	Am <sup>802</sup>	1872.9	2005	717	Am
1808	2006	740	Am	1872.91	1999	721	Ad <sup>171</sup>
1810.7	1999	426	Am	1872.95	1999	885	Am
	2005	389	Am		2005	717	Am
1815	2007	402	Am	1872.96	2005	717	Am
	2008	351	Am	1873	2000	843	Am
1823	2000	141	Am	1873.4	2005	717	Am
1842	2006	538	Am <sup>802</sup>	1874.1	2005	415	Am
1849	2008	300	Am	1874.2	2006	538	Am <sup>802</sup>
1861.02	2003	169*	Am	1874.8	1999	884	Ad & R <sup>75</sup>
1861.025	1999	22*	Am <sup>16</sup>		1999	885	Ad & R <sup>75</sup>
	1999	853	Am <sup>144</sup>		2005	717	Am (as ad by Sec. 7, Stats. 1999, Ch. 885) <sup>38</sup>
	2004	183	Am <sup>571</sup>				
	2005	109	Am				

**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
1874.8 (Cont.)				10089.39	1999	715	Am
	2006	405 *	Am (as am by Sec. 14, Stats. 2005, Ch. 717) <sup>100</sup>	10089.40	1999	715	Am
					2001	745 *	Am
	2007	335	Am	10089.45	2003	741	Ad & R <sup>312</sup>
	2008	445	Am <sup>423</sup>		2004	183	Am & RN <sup>571</sup>
1874.81	1999	885	Ad & R <sup>75</sup>	10089.5	2003	144	Am
	2000	135	Am <sup>203</sup>		2007	303	Am <sup>662</sup>
1874.85	2000	867	Ad	Div. 2, Pt. 1, Ch. 8.9, heading (Sec. 10089.70 et seq.)	2004	357 *	Am
	2002	664	Am <sup>431</sup>	10089.70	1999	796 *	Am <sup>18</sup>
1874.86	2000	867	Ad		2001	727	Am <sup>43</sup>
1874.87	2000	867	Ad		2004	357 *	Am <sup>68</sup>
1874.90	2000	867	Ad		2005	447	Am <sup>57</sup>
1874.91	2000	867	Ad & R <sup>43</sup>	10089.71	1999	796 *	S <sup>18</sup>
1875.20	2005	717	Am		2001	727	Am <sup>43</sup>
1875.24	2004	596	Ad		2004	357 *	Am <sup>68</sup>
1877.1	2003	636	Am		2005	447	S <sup>57</sup>
	2004	490	Am	10089.72	1999	796 *	S <sup>18</sup>
	4X 2003–04	1	Am		2001	727	Am <sup>43</sup>
	2008	369	Am		2004	357 *	Am <sup>68</sup>
1877.2	2005	415	Ad		2005	447	S <sup>57</sup>
1877.3	2003	636	Am	10089.73	1999	796 *	S <sup>18</sup>
	2005	717	Am		2001	727	Am <sup>43</sup>
1877.35	2008	369	Ad		2004	357 *	S <sup>68</sup>
1877.4	2003	636	Am		2005	447	S <sup>57</sup>
1877.5	2003	636	Am	10089.74	1999	796 *	S <sup>18</sup>
1879.3	2005	380	Am		2001	727	Am <sup>43</sup>
1879.4	2005	717	Am		2004	357 *	S <sup>68</sup>
1903	2006	538	Am <sup>802</sup>	10089.75	1999	796 *	S <sup>18</sup>
2051	2004	605	Am		2001	727	Am <sup>43</sup>
2051.5	2004	311 *	Ad		2004	357 *	S <sup>68</sup>
	2005	447	Am <sup>755</sup>	10089.76	1999	796 *	S <sup>18</sup>
	2005	448	Am <sup>755</sup>		2001	727	Am <sup>43</sup>
2060	2005	447	Ad		2004	357 *	S <sup>68</sup>
2071	2001	583	Am	10089.77	1999	796 *	S <sup>18</sup>
	2003	148	Am		2001	727	Am <sup>43</sup>
	2005	397	Am		2004	357 *	S <sup>68</sup>
2071.1	2001	583	Ad		2005	447	S <sup>57</sup>
2074.7	2003	148	Am	10089.78	1999	796 *	S <sup>18</sup>
2074.8	2003	148	Am		2001	727	Am <sup>43</sup>
2084	2005	397	Ad		2004	357 *	S <sup>68</sup>
4013	2000	255	Am		2005	447	S <sup>57</sup>
4040	2004	4 *	Am	10089.79	1999	796 *	S <sup>18</sup>
4041	2004	4 *	R		2001	727	Am <sup>43</sup>
4043	2004	4 *	R		2004	357 *	S <sup>68</sup>
5053	2002	221	Am		2005	447	S <sup>57</sup>
5093	2003	148	Am	10089.80	1999	796 *	S <sup>18</sup>
6010	2003	148	Am		2001	727	S <sup>43</sup>
9095	2001	277	Am		2004	357 *	Am <sup>68</sup>
10082.3	2001	583	Ad		2005	447	Am <sup>57</sup>
10082.5	2007	138	Am		10089.81	1999	796 *
10089.13	2007	303	Am <sup>662</sup>		2001	727	S <sup>18</sup>
10089.16	2007	303	Am <sup>662</sup>		2004	357 *	Am <sup>68</sup>
10089.23	2007	303	Am <sup>662</sup>		2005	447	Am <sup>57</sup>
10089.27	1999	715	Am		10089.81	1999	796 *
			R & Ad <sup>22</sup>		2001	727	S <sup>43</sup>
10089.3	2001	727	Ad		2004	357 *	S <sup>68</sup>
10089.30	2007	303	Am <sup>662</sup>		2005	447	S <sup>57</sup>
10089.31	2007	303	Ad <sup>662</sup>		10089.81	1999	796 *
10089.33	2007	303	Am <sup>662</sup>		2001	727	S <sup>43</sup>
					2004	357 *	S <sup>68</sup>
					2005	447	S <sup>57</sup>

**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
10089.82	1999	796*	S <sup>18</sup>	10123.135 (Cont.)			
	2001	727	Am <sup>43</sup>		2000	1067	Am (as am by Stats. 1999, Ch. 539)
	2004	357*	Am <sup>68</sup>				539)
	2005	447	Am (by Sec. 8 of Ch.) <sup>57</sup>		2001	159	Am <sup>305</sup>
	2005	448	Am (by Sec. 3.5 of Ch.)	10123.137	2005	723	Ad
10089.83	1999	796*	S <sup>18</sup>	10123.141	2006	538	Am <sup>802</sup>
	2001	727	Am <sup>43</sup>	10123.145	2008	403	Am
	2004	357*	S <sup>68</sup>	10123.147	2005	723	Am
	2005	447	S <sup>57</sup>	10123.18	2001	380	Am
	2006	405*	Am <sup>100</sup>		2006	482	Am
10089.84	1999	796*	Am <sup>18</sup>	10123.194	2001	622	Ad
	2001	727	Am <sup>43</sup>	10123.195	2000	852	Am
	2004	357*	Am <sup>68</sup>	10123.196	1999	538	Ad
	2005	447	R <sup>57</sup>	10123.20	1999	543	Ad
10089.9	2007	303	Am <sup>662</sup>	10123.21	2005	419	Ad
10095	1999	83	Am <sup>30</sup>	10123.3	1999	311	Am
10100.2	2000	323	Am	10123.35	1999	525	Am <sup>112 114</sup>
10102	2004	385	Am		2000	857	Am <sup>203</sup>
	2006	137	Am	10123.68	1999	531	Ad
10103	2004	385	Am		2000	135	Am <sup>203</sup>
	2006	137	Am		2000	857	Am <sup>203</sup>
10103.5	2004	385	Ad	10123.7	2006	756	Am
	2005	433	Am <sup>750</sup>	10123.8	1999	537	R & Ad
10106	2005	448	Am	10123.81	1999	537	Am
10110.1	2003	328	Am	10123.89	1999	541	Ad
10110.3	2003	115	Ad	10123.91	2008	631	Ad
10110.4	2003	328	Ad	10127.10	2003	547	Am
10110.5	2005	67	Ad		2004	803	Am
10111.7	2005	446	Ad	10127.14	2002	794	Ad
10112.6	2005	230*	Ad	10127.15	2002	794	Ad <sup>482 483</sup>
10113.2	2004	183	Am <sup>571</sup>		2006	683	Am (as ad by Sec. 10, Stats. 2002, Ch. 794) <sup>732 68</sup>
10113.8	2002	794	Ad	10127.16	2002	794	Ad
	2004	164	Am	10127.17	2004	835	Ad & R <sup>38</sup>
10113.9	2005	526	Ad	10127.18	2004	489	Ad
10113.95	2005	526	Ad	10128.54	2005	526	Am
	2007	577*	Am	10128.57	2002	794	Am
10116.5	1999	83	Am <sup>30</sup>	10128.59	2002	794	Ad <sup>482</sup>
	2004	64	Am	10133.5	2002	797	Am
10117.5	2001	691	Ad	10133.55	2001	531	Am
10119.1	2006	826	Ad		2002	276	Am
10119.2	2008	604	Ad	10133.56	2003	590	Am
10119.3	2008	604	Ad		2003	591	Am
10119.5	2002	880	Am <sup>496</sup>		2004	164	Am
			R <sup>22</sup>		2004	183	Am <sup>571</sup>
			Ad <sup>175</sup>		2006	538	Am <sup>802</sup>
10120.2	2007	164	Ad	10133.65	2002	925	Ad
10121.6	2000	808*	Am	10133.66	2005	441	Ad
10121.7	2001	893	Ad		2005	723	Ad
	2004	488	Am		2006	405*	Am (as ad by Sec. 6, Stats. 2005, Ch. 723) & RN <sup>100</sup>
10123.12	2005	441	Am	10133.661	2006	405*	Ad(RN) <sup>100</sup>
10123.13	2000	241	Am	10133.67	2005	723	Ad
	2005	723	Am	10133.8	2003	713	Ad
10123.131	2000	844	Ad		2004	183	Am <sup>571</sup>
10123.132	2000	241	Ad(RN)				
10123.135	1999	88	Ad				
	1999	539	Ad				
	2000	241	Am (as ad by Stats. 1999, Ch. 88) & RN				

**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
10133.9	2003	713	Ad	10169.3 (Cont.)			
10134	1999	742	Ad		2000	857	Am
	2001	624	Am	10169.5	1999	533	Ad
10135	1999	742	Ad		2000	857	Am
	2001	624	Am	10172	2004	775	Am
10136	1999	742	Ad	10172.5	2004	601	Am (by Sec. 4 of Ch.)
	2001	624	Am				
	2004	582	Am		2004	775	Am (by Sec. 4.5 of Ch.)
	2006	538	Am <sup>802</sup>	10174	2004	601	Am
10137	1999	742	Ad	10176	2001	420*	Am
	2001	624	Am		2002	1013	Am
	2004	582	Am	10176.25	2001	628	Am
10138	1999	742	Ad	10176.61	1999	540	Ad
	2001	624	Am		2000	135	Am <sup>203</sup>
	2004	582	Am	10176.7	2002	1013	Am
10139	1999	742	Ad		2001	420*	Am
	2001	624	Am	10177	2002	1013	Am
	2004	582	Am		2002	1013	Am
10139.1	2000	135	Ad(RN) <sup>203</sup>	10177.8	2002	1013	Am
	2001	624	R & Ad	10178.3	1999	545	Ad <sup>56</sup>
10139.2	2000	135	Ad(RN) <sup>203</sup>		2000	1069	Am
10139.3	2001	624	Ad		2001	159	Am <sup>305</sup>
10139.4	2001	624	Ad	10178.4	2003	203	Ad
10139.5	2001	624	Ad <sup>366</sup>		2004	183	Am <sup>571</sup>
			R <sup>18</sup>	10192.05	2000	706	R
	2002	664	Am <sup>431</sup>	10192.1	2000	706	R & Ad
	2004	582	Am <sup>13</sup>	10192.10	2000	706	Ad
10140	1999	742	Ad		2005	206	Am
	2000	135	Am & RN <sup>203</sup>	10192.11	2000	706	Ad
	2005	421	Am		2000	707*	Am (as ad by Stats. 2000, Ch. 706)
10140.1	1999	525	Am <sup>112 114</sup>				
	2000	857	Am <sup>203</sup>		2001	159	Am <sup>305</sup>
10141	1999	742	Ad		2002	555	Am
	2000	135	Am & RN <sup>203</sup>		2003	13*	Am
	2008	682	Am		2005	206	Am
10144.5	1999	534	Ad	10192.12	2000	706	Ad
10144.6	2001	506	Ad		2000	707*	Am (as ad by Stats. 2000, Ch. 706)
10145.2	2001	634	Ad				
10145.3	1999	542	Am & R <sup>124</sup>		2002	555	Am
			Ad <sup>25</sup>		2005	206	R & Ad
	2000	135	Am <sup>203</sup>	10192.13	2000	706	Ad
	2000	1067	Am	10192.14	2000	706	Ad
10145.4	2001	172	Ad		2005	206	Am
	2002	664	Am <sup>431</sup>	10192.15	2000	706	Ad
10147	1999	311	Am		2005	206	Am
10163.3	2004	601	Am	10192.16	2000	706	Ad
10163.35	2004	601	Ad	10192.165	2000	706	Ad
10168.1	2003	381	Am	10192.17	2000	706	Ad
10168.2	2003	381	Am		2005	206	Am
10168.25	2003	381	Ad	10192.18	2000	706	Ad
	2007	100	Am		2005	206	Am
10168.92	2003	381	Ad	10192.185	2000	706	Ad
10168.93	2004	601	Ad	10192.19	2000	706	Ad
10169	1999	533	Ad	10192.195	2000	706	Ad
	2000	135	Am <sup>203</sup>	10192.2	2000	706	R & Ad
	2000	857	Am	10192.20	2000	706	Ad
10169.1	1999	533	Ad		2000	707*	Am (as ad by Stats. 2000, Ch. 706)
10169.2	1999	533	Ad				
	2000	135	Am <sup>203</sup>				
	2000	857	Am				
10169.3	1999	533	Ad				

**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
10192.20 (Cont.)	2005	206	Am	10202.8	2007	78	Am
10192.21	2000	706	Ad	10203.4	2006	538	Am <sup>802</sup>
	2005	206	Am		2007	78	Am
10192.22	2000	706	Ad	10203.5	2006	538	Am <sup>802</sup>
10192.23	2000	706	Ad	10203.8	2006	538	Am <sup>802</sup>
10192.24	1999	716	Ad <sup>82</sup>	10204.5	2005	174	Ad
10192.3	2000	706	Ad	10209	2006	538	Am <sup>802</sup>
10192.4	2000	706	Ad	10231.2	2000	812	Am
	2005	206	Am		2001	159	Am <sup>305</sup>
10192.5	2000	706	Ad	10232.1	1999	947	Am
	2005	206	Am	10232.2	1999	947	Am
10192.55	2000	442	Ad(RN)		2001	51 *	Am
	2000	706	Ad	10232.3	1999	947	Am
	2001	328	Am		2008	227	Am
10192.6	2000	706	Ad	10232.4	1999	947	Am
	2005	206	Am	10232.65	2001	328	Ad
10192.7	2000	706	Ad	10232.8	1999	83	Am <sup>30</sup>
10192.8	2000	706	Ad	10232.92	1999	947	R & Ad
	2005	206	Am	10232.97	1999	947	Ad
10192.9	2000	706	Ad	10233.1	2003	408	Ad & R <sup>68</sup>
	2005	206	Am	10233.2	1999	947	Am
10193	2000	442	Am & RN	10233.25	2001	691	Ad
	2000	706	R	10233.5	1999	947	Am
10194	2000	706	R	10234.6	1999	669	Ad
10194.2	2000	706	R		2000	560 *	Am
10194.3	2000	706	R		2005	415	Am
10194.4	2000	706	R	10234.8	2000	442	Am
10194.5	2000	706	R	10234.93	2002	203	Am
10194.7	2000	706	R		2002	675	Am
10194.8	1999	83	Am <sup>30</sup>		2003	217	Am
	1999	716	Am		2007	270	Am
	2000	706	R	10234.95	1999	669	Am
10194.9	2000	707 *	Ad & R <sup>24</sup>		2000	560 *	Am
10195	2000	706	R	10235	2008	171	Am
10195.1	2000	706	R	10235.2	1999	947	Am
10195.45	2000	706	R	10235.22	2000	812	R
10195.46	2000	706	R	10235.30	1999	947	Am
10195.5	2000	706	R	10235.35	2006	312	Ad
10195.6	2000	706	R	10235.40	1999	947	Am
10195.65	2000	706	R	10235.50	1999	947	Am
10195.8	2000	706	R	10235.52	1999	947	Am
10196	1999	525	Am <sup>112 114</sup>		2002	675	Am <sup>62</sup>
	2000	706	R				R <sup>22</sup>
	2000	857	Am <sup>203</sup>				Ad <sup>456</sup>
10197	2000	706	R		2003	62	Am (as ad by
10197.05	2000	706	R				Sec. 3, Stats.
10197.1	2000	706	R				2002, Ch.
10197.2	2000	706	R				675) <sup>519</sup>
10197.3	2000	706	R	10235.8	1999	947	Am
10197.6	2000	706	R	10235.94	1999	947	Ad
10198	2000	706	R	10235.95	2008	171	Ad
10198.1	2000	706	R	10236	2000	812	Am
10198.2	2000	706	R		2001	159	Am <sup>305</sup>
10198.3	2000	706	R	10236.1	2000	812	Ad
10198.4	2000	706	R	10236.11	2000	812	Ad
10198.5	2000	706	R		2002	675	Am
10198.6	2001	277	Am	10236.12	2000	812	Ad
	2005	542	Am	10236.13	2000	812	Ad
10199.48	2002	336	Ad	10236.14	2000	812	Ad
10202	2007	78	Am				R & Ad <sup>69</sup>

**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
10236.14 (Cont.)				10763	2003	673	Ad <sup>713</sup>
	2006	312	R (as ad by	10764	2003	673	Ad <sup>713</sup>
			Sec. 10, Stats.		2004	183	Am <sup>714 571</sup>
			2000, Ch. 812)	10785	2000	810	Ad
			Am (as ad by	10810	1999	525	Am <sup>112 114</sup>
			Sec. 9, Stats.		2000	857	Am <sup>203</sup>
			2000, Ch.	10820	1999	525	Am <sup>112 114</sup>
			812) <sup>13</sup>		2000	857	Am <sup>203</sup>
10236.15	2000	812	Ad	10821.5	2000	1055*	Am
10237.1	1999	947	Am	10841	1999	83	Am <sup>30</sup>
10237.4	1999	947	Am	10844	2000	810	Ad
10237.5	1999	947	Am	10856	1999	525	Am <sup>112</sup>
10270.5	2007	78	Am		2000	857	Am <sup>203</sup>
10270.98	1999	525	Am <sup>112 114</sup>	10890	2001	745*	R
	2000	857	Am <sup>203</sup>	10900	2000	810	Ad
10273.4	1999	83	Am <sup>30</sup>	10901	2000	810	Ad
10277	2007	617	Am	10901.1	2000	810	Ad
	2008	390	Am	10901.2	2000	810	Ad
10278	2007	617	Am	10901.3	2000	810	Ad
	2008	390	Am	10901.4	2000	810	Ad
10279	1999	535	Ad	10901.7	2000	810	Ad
10350.2	2006	538	Am <sup>802</sup>	10901.8	2000	810	Ad
10369.12	2008	630	Am	10901.9	2000	810	Ad
10385	2008	188	Ad	10902	2000	810	Ad
10489.93	2004	601	Am	10902.1	2000	810	Ad
10489.94	1999	868	Ad	10902.2	2000	810	Ad
10506	2002	347	Am	10902.3	2000	810	Ad
10506.4	2003	352	Am	10902.4	2000	810	Ad
10506.5	2000	694*	Ad	10902.5	2000	810	Ad
	2001	159	Am <sup>305</sup>	10902.6	2000	810	Ad
10507.5	2003	352	Am	11521.2	2000	485	Am
10508	2003	166	Am		2004	381	Am
10508.6	2003	166	Ad		2005	253*	Am
10508.7	2003	166	Ad	11521.3	2005	173	Am
10508.8	2003	166	Ad	11521.6	2005	173	Am
10509.3	2008	463	Am		2006	740	Am
10509.8	2003	547	Am	11522	2005	253*	Am <sup>80</sup>
10509.9	2003	546	Am	11523	2005	253*	Am <sup>80</sup>
10509.970	1999	868	S <sup>57</sup>	11535.1	1999	868	Am
10509.971	1999	868	S <sup>57</sup>	11537.3	1999	868	Am
10509.972	1999	868	S <sup>57</sup>	11538	1999	868	Am
10509.973	1999	868	S <sup>57</sup>	11549	2006	740	Ad
10509.974	1999	868	S <sup>57</sup>	11558	2007	431	Am
10509.975	1999	868	S <sup>57</sup>	11573.1	2002	873	Am
10509.976	1999	868	R	11580.011	1999	183	Ad
10604.1	2000	347	Ad		2002	703	Am
10604.5	2008	331	Ad	11580.02	1999	183	Ad
10700	1999	83	Am <sup>30</sup>	11580.1	1999	313	Am
	1999	434	Am		2006	538	Am <sup>802</sup>
	2005	542	Am	11580.17	2000	210	Ad
10704	1999	525	Am <sup>112 114</sup>	11580.2	2001	95	Am
	2000	857	Am <sup>203</sup>		2003	56	Am
10718.55	2002	227	Am <sup>13</sup>		2005	294	Am
10718.6	2002	649	Ad & R <sup>75</sup>	11580.23	2003	56	Am
10733	1999	525	Am <sup>112 114</sup>	11580.9	2003	729	Am
	2000	857	Am <sup>203</sup>		2006	345	Am
10734	1999	525	Am <sup>112 114</sup>	11621	2000	175	R
	2000	857	Am <sup>203</sup>	11621.1	2000	175	Ad
10760	2003	673	Ad <sup>713</sup>	11621.2	2000	175	Ad
10761	2003	673	Ad <sup>713</sup>		2001	159	Am <sup>305</sup>
10762	2003	673	Ad <sup>713</sup>	11621.3	2000	175	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## INSURANCE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11621.4	2000	175	Ad	11629.83 (Cont.)			
11621.5	2000	175	Ad	2002	742	S <sup>75</sup>	
11622	2008	107	Am	2005	435	S <sup>111</sup>	
11624.7	2008	42	Am	11629.84	1999	794	Ad & R <sup>19</sup>
11628	2000	375	Am	2002	742	Am <sup>75</sup>	
	2002	1076	Am	2005	435	Am <sup>111</sup>	
	2006	104	Am	11629.85	2002	742	Ad & R <sup>75</sup>
	2008	682	Am	2004	920	Am	
Div. 2,				2005	435	Am <sup>111</sup>	
Pt. 3,				2005	717	Am	
Ch. 1,				2006	740	Am	
Art. 5.5,				11629.9	1999	807	Ad & R <sup>19</sup>
heading				2002	742	S <sup>75</sup>	
(Sec. 11629.7				2005	435	R	
et seq.)	2005	435	Am <sup>111</sup>	11629.91	1999	807	Ad & R <sup>19</sup>
11629.7	1999	794	Ad & R <sup>19</sup>	2002	742	Am <sup>75</sup>	
	2002	742	S <sup>75</sup>	2005	435	R	
	2005	435	Am <sup>111</sup>	11629.92	1999	807	Ad & R <sup>19</sup>
11629.71	1999	794	Ad & R <sup>19</sup>	2000	135	Am <sup>203</sup>	
	2002	742	Am <sup>75</sup>	2002	742	Am <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.72	1999	794	Ad & R <sup>19</sup>	11629.93	1999	807	Ad & R <sup>19</sup>
	2002	742	Am <sup>75</sup>	2002	742	Am <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.73	1999	794	Ad & R <sup>19</sup>	11629.931	2000	1033*	Ad
	2002	742	Am <sup>75</sup>	2002	742	S <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.731	2000	1033*	Ad	11629.94	1999	807	Ad & R <sup>19</sup>
	2002	742	S <sup>75</sup>	2002	742	S <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.74	1999	794	Ad & R <sup>19</sup>	11629.945	2002	742	Ad & R <sup>75</sup>
	2002	742	S <sup>75</sup>	2005	435	R	
	2005	435	Am <sup>111</sup>	11629.95	1999	807	Ad & R <sup>19</sup>
11629.745	2002	742	Ad & R <sup>75</sup>	2002	742	S <sup>75</sup>	
	2005	435	S <sup>111</sup>	2005	435	R	
11629.75	1999	794	Ad & R <sup>19</sup>	11629.96	1999	807	Ad & R <sup>19</sup>
	2002	742	S <sup>75</sup>	2002	742	Am <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.76	1999	794	Ad & R <sup>19</sup>	11629.97	1999	807	Ad & R <sup>19</sup>
	2002	742	Am <sup>75</sup>	2002	742	S <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.77	1999	794	Ad & R <sup>19</sup>	11629.98	1999	807	Ad & R <sup>19</sup>
	2002	742	S <sup>75</sup>	2002	742	S <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.78	1999	794	Ad & R <sup>19</sup>	11629.99	1999	807	Ad & R <sup>19</sup>
	2002	742	S <sup>75</sup>	2002	742	S <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.79	1999	794	Ad & R <sup>19</sup>	11629.991	1999	807	Ad & R <sup>19</sup>
	2002	742	S <sup>75</sup>	2000	1035	Am	
	2005	435	Am <sup>111</sup>	2002	742	S <sup>75</sup>	
11629.8	1999	794	Ad & R <sup>19</sup>	2005	435	R	
	2000	1035	Am	11629.992	1999	807	Ad & R <sup>19</sup>
	2002	742	S <sup>75</sup>	2002	742	S <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.81	1999	794	Ad & R <sup>19</sup>	11629.993	1999	807	Ad & R <sup>19</sup>
	2002	742	S <sup>75</sup>	2002	742	S <sup>75</sup>	
	2005	435	Am <sup>111</sup>	2005	435	R	
11629.82	1999	794	Ad & R <sup>19</sup>	11629.994	1999	807	Ad & R <sup>19</sup>
	2002	742	S <sup>75</sup>	2002	742	S <sup>75</sup>	
	2005	435	S <sup>111</sup>	2005	435	R	
11629.83	1999	794	Ad & R <sup>19</sup>	11629.995	1999	807	Ad & R <sup>19</sup>

**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
11629.995 (Cont.)	2002	742	Am <sup>75</sup>	11715 (Cont.)	2001	73	Am
	2005	435	R		2002	899	R
11629.999	2002	742	Ad & R <sup>75</sup>	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
11664	2000	884*	Am	11716.04	2002	899	R
	2001	102	Am	11716.05	2002	899	R
11665	2006	38	Ad & R <sup>111</sup>	11716.06	2002	899	R
11690	2000	892	Am	11716.07	2002	899	R
	2002	899	R & Ad	11716.08	2002	899	R
11690.5	2000	892	Ad	11716.09	2002	899	R
	2002	899	R	11716.1	2002	899	R
11691	2002	899	R & Ad	11716.2	2002	899	R
	2005	415	Am	11716.3	2002	899	R
	2007	117	Am	11716.4	2002	899	R
11691.1	2002	899	Ad	11716.5	2002	899	R
11691.2	2002	899	Ad	11716.6	2002	899	R
11691.3	2002	899	Ad	11716.61	2002	899	R
11692	2002	899	R & Ad	11716.62	2002	899	R
	2005	415	Am	11716.63	2002	899	R
11692.5	2002	899	Ad	11716.7	2002	899	R
	2005	415	Am	11716.8	2002	899	R
11693	2002	899	R & Ad	11716.9	2002	899	R
	2005	415	Am	11717	2002	899	R
11693.5	2002	899	R	11718	2002	899	R
11694	2002	899	R & Ad	11719	2002	899	R
	2005	415	Am	11720	2002	899	R
11694.5	2005	415	Ad	11721	2002	6	Am
11695	2002	899	R & Ad		2002	899	R
11696	2002	899	Ad	11732	2002	873	Am
11697	2002	899	R & Ad	11733	2002	873	Am
11698	2002	899	Ad	11734	2002	6	Am
11698.01	2002	899	Ad	11735	2002	873	Am
11698.02	2002	899	Ad	11735.1	2003	635	Ad & R <sup>18</sup>
11698.1	2002	899	Ad	11737	2002	6	Am
11698.2	2002	899	Ad		2002	873	Am (as am by Stats. 2002, Ch. 6)
11698.21	2002	899	Ad	11741	2002	6	Ad & R <sup>75</sup>
11698.22	2002	899	Ad	11742	2003	635	Ad
11698.3	2002	899	Ad	11750	2000	884*	Am
11699	2000	892	Am	11751.51	2004	193	R <sup>571</sup>
	2002	899	R & Ad	11751.7	2005	428	Am
11700	2002	899	R & Ad	11751.82	2004	777	Ad
11701	2002	899	R & Ad	11752.5	2006	452	Am
11702	2002	899	R & Ad	11752.7	2002	879	Am
11703	2002	899	R & Ad	11752.9	2003	121	Ad
	2003	13*	Am	11759.2	2002	893	Ad
11704	2002	899	R	11760.1	2007	615	Ad
11705	2002	899	R	11761	2003	637	Ad
11706	2002	784	Am <sup>490</sup>	11770	2002	6	Am
	2002	899	R		2008	322	Am
11707	2002	899	R	11770.5	2008	344*	R
11708	2002	899	R	11771.5	2002	6	Ad
11709	2002	899	R	11778	2006	740	Am
11710	2002	899	R	11783	2002	6	Am
11713	2002	899	R	11784	2001	159	Am <sup>305</sup>
11714	2002	899	R		2002	6	Am
11715	2000	892	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## INSURANCE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11785	2002	6	Am	12418.1	2008	280	Ad
	2008	344 *	Am	12418.2	2008	280	Ad
11786	2001	159	Am <sup>305</sup>	12418.3	2008	280	Ad
	2002	6	Am	12418.4	2008	280	Ad
11787	2001	159	Am <sup>305</sup>	12640.02	2000	10 *	Am
	2002	6	Am		2002	429	Am
11820	2002	6	Am		2006	538	Am <sup>802</sup>
11822	2002	6	Am	12640.04	2003	392	Am
11823	2002	6	R	12640.07	2000	10 *	Am
11860	2002	6	Am		2002	429	Am
11872	2006	538	Am <sup>802</sup>	12670	2002	799	Am <sup>482</sup>
11873	2003	635	Am	12671	2002	799	Am <sup>482</sup>
	2006	452	Am		2004	183	Am <sup>571</sup>
	2008	344 *	Am	12678	2002	799	Am <sup>482</sup>
11890	2003	899	Ad	12682.1	2002	794	Ad <sup>482</sup>
11891	2003	899	Ad	12692.5	2002	799	Ad <sup>482</sup>
11892	2003	899	Ad	12693	2003	230 *	S <sup>57</sup>
12070	2007	402	Am	12693.01	2003	230 *	S <sup>57</sup>
	2008	351	Am	12693.02	1999	146 *	Am
12071	2008	351	R		2003	230 *	S <sup>57</sup>
12072	2008	351	Am	12693.03	2003	230 *	S <sup>57</sup>
12073	2007	402	Am	12693.04	2003	230 *	S <sup>57</sup>
	2008	351	R	12693.045	2003	230 *	S <sup>57</sup>
12095	2008	682	Am	12693.05	2003	230 *	S <sup>57</sup>
12100	2005	412	Am	12693.06	1999	146 *	Am
	2007	138	Am		2003	230 *	S <sup>57</sup>
12102	2004	47 *	Am	12693.065	2003	230 *	S <sup>57</sup>
12106	2005	412	Am	12693.07	2003	230 *	S <sup>57</sup>
12108	2005	412	Am	12693.08	2003	230 *	S <sup>57</sup>
12110	2005	412	Am	12693.09	2003	230 *	S <sup>57</sup>
12111	2005	412	Am	12693.10	2003	230 *	S <sup>57</sup>
12112	2005	412	Am	12693.105	2003	230 *	S <sup>57</sup>
12114	2002	84	Am	12693.11	2003	230 *	S <sup>57</sup>
	2004	47 *	Am	12693.12	2003	230 *	S <sup>57</sup>
	2005	412	Am	12693.13	2003	230 *	S <sup>57</sup>
12115	2005	412	Am	12693.14	2003	230 *	S <sup>57</sup>
12115.5	2005	412	Ad	12693.15	2003	230 *	S <sup>57</sup>
12116	2005	412	Am	12693.16	2003	230 *	S <sup>57</sup>
12116.5	2005	412	Ad	12693.17	1999	146 *	Ad
12119	2005	412	Am		2002	1161 *	Am
12121	2005	412	Am		2003	230 *	S <sup>57</sup>
12140	2003	88	Am	12693.20	2003	230 *	S <sup>57</sup>
12142	2003	88	Am	12693.21	1999	146 *	Am
12142.5	2003	88	Ad		2003	230 *	S <sup>57</sup>
12144	2004	183	Am <sup>571</sup>	12693.25	2003	230 *	S <sup>57</sup>
12376	2002	899	Am	12693.26	2003	230 *	S <sup>57</sup>
12377	2002	899	Am	12693.27	2003	230 *	S <sup>57</sup>
12383	1999	187	Am	12693.271	2008	758 *	Ad
12389	2000	1055 *	Am	12693.275	2003	230 *	Ad <sup>79</sup>
12394	1999	187	Am				R <sup>80</sup>
12401.71	2003	440	Ad	12693.28	2003	230 *	S <sup>57</sup>
12404	2008	280	Am	12693.29	2003	230 *	S <sup>57</sup>
12414.31	2001	660	Ad	12693.30	2003	230 *	S <sup>57</sup>
				12693.31	2003	230 *	S <sup>57</sup>
				12693.32	2003	230 *	S <sup>57</sup>
					2004	234	Am
				12693.325	2000	93 *	Ad & R <sup>20</sup>
					2001	171 *	Am
					2002	667	Am <sup>13 442</sup>
					2003	230 *	S <sup>57</sup>
					2004	234	Am

**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
12693.325 (Cont.)	2005	80 *	Am	12693.65	2003	230 *	S <sup>57</sup>
	2006	331 *	Am		2008	758 *	Am
	2007	483	Am <sup>962</sup>	12693.66	2003	230 *	S <sup>57</sup>
12693.326	2000	93 *	Ad	12693.68	2003	230 *	S <sup>57</sup>
	2003	230 *	S <sup>57</sup>	12693.69	1999	146 *	Ad
	2004	234	Am		2003	230 *	S <sup>57</sup>
12693.33	2003	230 *	S <sup>57</sup>	12693.70	1999	146 *	Am
12693.34	2003	230 *	S <sup>57</sup>		2001	171 *	Am
12693.35	2003	230 *	S <sup>57</sup>		2002	1161 *	Am
12693.36	1999	525	Am <sup>112 114</sup>		2003	230 *	Am <sup>57</sup>
	2000	857	Am <sup>203</sup>		2006	74 *	Am
	2003	230 *	S <sup>57</sup>		2006	328	Am (as am by Sec. 42, Stats. 2006, Ch. 74)
	2005	80 *	Am	12693.71	2003	230 *	S <sup>57</sup>
12693.365	1999	525	Am <sup>112 114</sup>	12693.72	2003	230 *	S <sup>57</sup>
	2000	857	Am <sup>203</sup>	12693.73	1999	146 *	Am
	2003	230 *	S <sup>57</sup>		2003	230 *	Am <sup>57</sup>
	2007	577 *	R	12693.74	2003	230 *	S <sup>57</sup>
12693.37	1999	525	Am <sup>112 114</sup>	12693.75	2003	230 *	S <sup>57</sup>
	2000	857	Am <sup>203</sup>		2004	729	Am
	2003	230 *	S <sup>57</sup>	12693.755	2000	946	Ad
12693.38	2003	230 *	S <sup>57</sup>		2001	171 *	Am
12693.39	2003	230 *	S <sup>57</sup>		2003	230 *	S <sup>57</sup>
12693.40	2003	230 *	S <sup>57</sup>	12693.76	1999	146 *	Ad
12693.41	1999	146 *	Am		2000	93 *	Am
	2002	1161 *	Am <sup>257</sup>		2000	944	Am (as am by Stats. 2000, Ch. 93)
			R <sup>22</sup>		2001	171 *	Am
			Ad <sup>406</sup>		2003	230 *	S <sup>57</sup>
	2003	230 *	S (as ad by Sec. 20, Stats. 2002, Ch. 1161) <sup>57</sup>	12693.765	2003	230 *	Ad
12693.42	2003	230 *	S <sup>57</sup>	12693.77	2003	230 *	S <sup>57</sup>
12693.43	1999	146 *	Am	12693.80	2003	230 *	S <sup>57</sup>
	2002	1161 *	Am	12693.81	2003	230 *	S <sup>57</sup>
	2003	230 *	Am <sup>57</sup>	12693.82	2003	230 *	S <sup>57</sup>
	2004	228 *	Am	12693.83	2003	230 *	S <sup>57</sup>
	2008	758 *	Am	12693.84	2003	230 *	S <sup>57</sup>
12693.44	2003	230 *	S <sup>57</sup>	12693.85	2003	230 *	S <sup>57</sup>
12693.45	2002	1161 *	Am	12693.86	2003	230 *	S <sup>57</sup>
	2003	230 *	S <sup>57</sup>	12693.87	2003	230 *	S <sup>57</sup>
12693.46	2003	230 *	S <sup>57</sup>	12693.88	2003	230 *	S <sup>57</sup>
12693.47	2003	230 *	S <sup>57</sup>	12693.89	2003	230 *	S <sup>57</sup>
12693.48	2003	230 *	S <sup>57</sup>	12693.90	2003	230 *	S <sup>57</sup>
12693.49	2003	230 *	S <sup>57</sup>	12693.91	1999	146 *	Am
12693.50	2005	80 *	Ad		2003	230 *	Am <sup>36 57</sup>
12693.51	2003	230 *	S <sup>57</sup>	12693.915	2003	161 *	Ad
12693.515	2003	139	Ad	12693.92	2003	230 *	S <sup>57</sup>
12693.52	2003	230 *	S <sup>57</sup>	12693.925	2002	800	Ad
12693.53	2003	230 *	S <sup>57</sup>		2003	230 *	S <sup>57</sup>
12693.54	2003	230 *	S <sup>57</sup>	12693.93	2001	745 *	Am
12693.55	2003	673	Ad <sup>713</sup>		2003	230 *	S <sup>57</sup>
	2004	183	Am <sup>714 571</sup>	12693.94	2003	230 *	S <sup>57</sup>
	2008	606	Ad		2004	193	R <sup>571</sup>
12693.60	2003	230 *	S <sup>57</sup>	12693.95	2003	230 *	S <sup>57</sup>
12693.61	2003	230 *	S <sup>57</sup>	12693.96	1999	83	Ad(RN) <sup>30</sup>
12693.615	2003	230 *	S <sup>57</sup>		1999	146 *	Ad(RN)
12693.62	1999	146 *	Am		2003	230 *	S <sup>57</sup>
	2003	230 *	S <sup>57</sup>	12693.97	1999	83	Ad(RN) <sup>30</sup>
12693.63	2003	230 *	S <sup>57</sup>		2003	230 *	S <sup>57</sup>
	2008	758 *	Am	12693.98	2001	171 *	Am
12693.64	2003	230 *	S <sup>57</sup>				

**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
12693.98 (Cont.)	2003	230 *	Am <sup>57</sup>	12699.56 (Cont.)	2002	664	Am <sup>431</sup>
	2006	328	Am & R <sup>824</sup>		2003	230 *	Am
	2007	483	Am <sup>962</sup>		2005	80 *	Am
12693.98a	2006	328	Ad	12699.57	2001	648 *	Ad
	2007	483	Am <sup>962</sup>		2005	80 *	Am
12693.981	2001	171 *	Ad <sup>311</sup>	12699.58	2001	648 *	Ad
	2002	1161 *	Am		2003	230 *	Am
	2003	230 *	S <sup>57</sup>	12699.59	2001	648 *	Ad
	2007	188 *	Am & R <sup>906</sup>		2005	80 *	Am
12693.982	2001	171 *	Ad	12699.60	2001	648 *	Ad
	2003	230 *	S <sup>57</sup>		2003	230 *	Am
12693.99	2003	230 *	R	12699.61	2001	648 *	Ad
12694	2006	328	Ad		2003	230 *	Am
12695.03	2006	74 *	Ad	12699.62	2001	648 *	Ad
12695.04	2003	230 *	Am		2003	230 *	Am
12695.06	2003	230 *	Am		2003	687	Am
12695.08	2003	230 *	Am		2003	866	Am
12695.18	1999	525	Am <sup>112 114</sup>	12699.63	2001	648 *	Ad
	2000	857	Am <sup>203</sup>		2005	80 *	Am
12696.05	2006	74 *	Am	12705	2000	701	Am
12696.25	2004	193	R <sup>571</sup>	12711	2002	794	Am
12696.7	2003	230 *	Am	12712.5	2002	794	Ad <sup>482 483</sup>
12697	2003	230 *	Am			R <sup>69</sup>	
12698	1999	782	Ad		2006	683	Am <sup>732 68</sup>
	2000	135	Am & RN <sup>203</sup>	12725	2000	701	Am
	2000	701	Am		2002	794	Am <sup>484</sup>
	2001	159	Am <sup>305</sup>		2006	683	Am <sup>863</sup>
12698.05	2003	230 *	Am	12726	2002	760	Am
12698.10	2003	230 *	R	12739	2002	794	Am
12698.26	2008	606	Ad		2007	261 *	Am
12698.30	2003	230 *	Am	12739.05	2008	607 *	Ad
12698.35	2005	23	Ad	12739.1	2002	794	Am
12698.50	2006	538	Am <sup>802</sup>	12739.2	2002	794	Am
12698.54	2006	538	Am <sup>802</sup>	12800	2003	439	Ad <sup>391</sup>
12699	2006	74 *	Am		2006	196	Am
12699.10	2004	228 *	R		2007	326	Am
Div. 2,				12805	2003	439	Ad <sup>391</sup>
Pt. 6.4,					2007	326	Am
heading				12810	2003	439	Ad <sup>391</sup>
(Sec. 12699.50				12815	2003	439	Ad <sup>391</sup>
et seq.)	2003	230 *	Am	12820	2003	439	Ad <sup>391</sup>
12699.50	2001	648 *	Ad		2007	326	Am
	2003	230 *	Am	12825	2003	439	Ad <sup>391</sup>
12699.51	2001	648 *	Ad	12830	2003	439	Ad <sup>391</sup>
	2003	230 *	Am		2006	196	Am
	2003	866	Am	12835	2003	439	Ad <sup>391</sup>
12699.52	2001	648 *	Ad	12836	2007	326	Ad
	2003	230 *	Am	12840	2003	439	Ad <sup>391</sup>
	2005	80 *	Am	12845	2003	439	Ad <sup>391</sup>
12699.525	2003	687	Ad	12850	2003	439	Ad <sup>391</sup>
12699.53	2001	648 *	Ad	12855	2003	439	Ad <sup>391</sup>
	2003	230 *	Am	12860	2003	439	Ad <sup>391</sup>
	2003	866	Am	12865	2003	439	Ad <sup>391</sup>
	2005	80 *	Am	12903.1	2001	336	Ad
12699.54	2001	648 *	Ad	12907	2002	1124 *	Ad
	2003	230 *	Am	12921	2000	1091	Am
	2003	866	Am		2008	351	Am
	2005	80 *	Am	12921.1	2001	727	Am
12699.55	2001	648 *	Ad		2005	312	Am (by Sec. 9
12699.56	2001	648 *	Ad				of Ch.)

**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
12921.1 (Cont.)	2005	723	Am (by Sec. 8.5 of Ch.)	13803	1999	827 *	Ad
12921.15	2005	312	Am	13804	1999	827 *	Ad
12921.3	2001	727	Am	13805	1999	827 *	Ad
	2005	312	Am	13806	1999	827 *	Ad
	2005	723	Am (by Sec. 9.5 of Ch.)	13807	1999	827 *	Ad
12921.8	1999	260	Ad	13810	2000	934	Ad
	2005	380	Am	13811	2000	934	Ad
12921.9	2001	727	Ad	13812	2000	934	Ad
12922	2006	405 *	Am <sup>100</sup>	13813	2000	934	Ad
12923.5	2002	793	Ad	14028	2005	448	Am
12926.1	2000	1089	Ad	14028.5	2005	448	Ad
12926.2	2001	727	Ad	14029	2005	448	Am
12938	2000	997	Ad		2008	300	Am
12939	2006	580 *	Ad	14035	2005	448	Am
12939.1	2006	580 *	Ad	14042	2007	122	Am
12957	2003	352	Am	14061.5	2005	448	Ad
12959	2002	1076	Am	14062	2005	448	Am
12961	2006	405 *	Am <sup>100</sup>	14090.1	2008	300	Am & RN & Ad
12962	2006	405 *	Am <sup>100</sup>	14090.2	2008	300	Ad(RN)
12963.96	1999	83	Am & RN <sup>30</sup>	14091	2008	300	Am
	1999	146 *	Am & RN	14094	2008	300	Am
12963.97	1999	83	Am & RN <sup>30</sup>	15006	2004	600	Am
12964	2005	717	Am	15011	2005	448	Am
	2007	100	R	15014	2005	448	R
12967	1999	85	Am	15018.5	2005	448	Ad
	2000	135	Am <sup>203</sup>	15027	2004	600	Am
	2006	405 *	Am <sup>100</sup>		2005	448	Am
12968	2000	135	Ad(RN) <sup>203</sup>	15027.1	2004	600	Ad
12969	2003	310	Ad		2005	448	Am
12975.7	2000	1091	Am	15027.5	2005	448	Ad
	2003	741	Am	15027.7	2005	448	Ad
	2004	183	Am <sup>571</sup>	15031	2007	122	Am
12975.8	2003	741	Am		2008	179	Am <sup>976</sup>
	2004	183	Am <sup>571</sup>	15033	2005	448	Am
12975.9	2004	183	Ad(RN) <sup>571</sup>	15036	2005	448	Am
	2006	49 *	Am <sup>788</sup>	15039	2006	538	Am <sup>802</sup>
12978	1999	884	Am	15039.5	2005	448	Ad
13800	1999	827 *	Ad	15040	2005	448	Am
13801	1999	827 *	Ad	15056	2005	448	Am
13802	1999	827 *	Ad	15059	2005	448	Am
				15059.1	2008	300	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## LABOR CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18.5	2002	859	Ad	110	2002	6	Am
	2002	GRP 1	S <sup>537</sup>		2003	639	Am
19.5	2002	859	Ad	122	2003	639	Am
	2002	GRP 1	S <sup>537</sup>	123	2002	6	Am
29	2003	639	Am	123.3	2002	6	Am
50	2002	859	Am	123.5	2002	6	Am
	2002	GRP 1	S <sup>536</sup>		2002	866	Am
62.5	1999	746	Ad	123.6	2002	6	Am
	2002	1124*	Am		2002	866	Am (as am by
	2003	228*	Am				Stats. 2002, Ch.
	2003	635	Am				6)
	2003	757	Am		2005	706	Am
	2004	34*	Am	124	2002	6	Am
	2007	662	Am		2003	639	Am
	2008	751*	Am	127	2002	6	Am
62.6	2002	6	Am	127.5	2002	6	Ad
62.9	1999	469	Am <sup>13</sup>	127.6	2002	6	Ad
	2008	751*	Am		2003	639	Am
64.5	2008	306	Ad	129	2001	159	Am <sup>305</sup>
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
	2008	179	Am <sup>976</sup>	138.1	2002	6	Am
78	2002	6	Am		2003	639	Am
	2002	866	Am	138.2	2002	6	Am
90.3	2002	6	Ad	138.4	1999	83	Am <sup>30</sup>
	2007	662	Am		2002	6	Am
90.5	2001	159	Am <sup>305</sup>	138.5	2000	808*	Am
	2002	6	Am	138.6	2000	318	Am
96	1999	692	Am	138.65	2004	34*	Ad
96.7	2005	74*	Am	138.7	2001	792	Am
98	2002	784	Am <sup>490</sup>	139	1999	977	Am
	2005	405	Am (by Sec. 1		2003	639	R
			of Ch.)	139.05	2002	6	R
	2006	538	Am <sup>802</sup>	139.1	2003	639	R
98.1	2000	876	Am	139.2	2000	54	Am
	2002	784	Am <sup>490</sup>		2003	228*	Am
	2005	405	Am		2003	639	Am
98.2	2000	876	Am		2004	34*	Am
	2002	784	Am <sup>490</sup>	139.3	2003	639	Am
	2003	62	Am <sup>519</sup>	139.31	2002	309	Am
	2003	93	Am		2003	639	Am
	2004	183	Am <sup>571</sup>	139.4	2003	639	Am
	2005	22	Am <sup>647</sup>	139.43	2004	193	Am <sup>571</sup>
	2005	75*	Am <sup>80</sup>	139.45	2003	639	Am
	2007	738	Am	139.47	2002	6	Ad
98.6	2001	820	Am	139.48	2002	6	Ad <sup>391</sup>
	2004	221*	Am				R <sup>301</sup>
	2005	22	Am <sup>647</sup>		2004	34*	Am
98.7	1999	615	Am		2008	751*	Am <sup>38</sup>
	2001	134	Am	139.49	2002	6	Ad & R <sup>317</sup>
	2002	664	Am <sup>431</sup>	139.5	2003	635	R & Ad
106	1999	306	Am <sup>43</sup>		2004	34*	R
	2004	685	Am <sup>13</sup>				Ad & R <sup>317</sup>
107	2002	898	Ad	141	2004	183	Am <sup>571</sup>
Div. 1, Ch. 5, heading (Sec. 110 et seq.)	2002	6	Am	142	2002	1124*	Am
				142.3	2002	1124*	Am
				142.4	2006	538	Am <sup>802</sup>
				142.6	2002	1124*	R
				143.2	2004	183	Am <sup>571</sup>

**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
144.7	2001	370	Am	512.5	2003	327	Ad
176	2002	885	Ad	513	1999	134	Ad
	2003	62	Am <sup>519</sup>	514	1999	134	Ad
201	2002	40*	Am		2001	148	Am
201.3	2008	169	Ad	515	1999	134	Ad <sup>46</sup>
201.5	1999	83	Am <sup>30</sup>		2000	492*	Am
	2006	824	R & Ad	515.5	2000	492*	Ad
201.9	2006	685	Ad		2005	149	Am
202	2002	40*	Am		2007	482	Am
203	2008	169	Am		2008	753*	Am
203.1	2000	876	Am	515.6	2001	148	Ad
	2008	169	Am		2003	884	Am
204	2006	737	Am	515.8	2006	159	Ad
	2008	169	Am	516	1999	134	Ad
206.5	2008	224	Am		2000	492*	Am
210	2003	329	Am	517	1999	134	Ad
	2008	169	Am	554	1999	134	Am
213	2005	149	Am		2001	148	Am
215	2008	169	Am	556	1999	134	Am
218.5	2000	876	Am	558	1999	134	Ad
218.6	2000	876	Ad	605	2003	329	Am
219	2002	40*	Am	752	2003	329	Am
220	2000	885	Am	1021	2003	329	Am
	2008	169	Am	1021.5	2003	329	Am
225.5	2003	329	Am	1024	2008	55	Am
226	2000	876	Am	1030	2001	821	Ad
	2002	933	Am	1031	2001	821	Ad
	2003	329	Am	1032	2001	821	Ad
	2004	860	Am	1033	2001	821	Ad
	2005	103*	Am	1060	2001	795	Ad
226.4	2006	538	Am <sup>802</sup>	1061	2001	795	Ad
226.7	2000	876	Ad	1062	2001	795	Ad
227	2008	699	Am <sup>980</sup>	1063	2001	795	Ad
230	1999	340	Am	1064	2001	795	Ad
	2000	487	Am	1065	2001	795	Ad
	2002	275	Am	1070	2003	103	Ad
230.1	2000	487	Ad	1071	2003	103	Ad
	2001	159	Am <sup>305</sup>	1072	2003	103	Ad
	2002	275	Am	1073	2003	103	Ad
	2002	664	Am <sup>431</sup>	1074	2003	103	Ad
	2003	62	Am <sup>519</sup>	1102.1	1999	592	R
230.2	2003	630	Ad	1102.5	2003	484	Am
230.3	2000	244	Am	1102.6	2003	484	Ad
230.4	2000	361	Ad	1102.7	2003	484	Ad
232	2002	934	Am	1102.8	2003	484	Ad
232.5	2002	934	Ad		2004	820*	Am
233	1999	164	Ad	1106	2003	484	Am
	2001	893	Am	1138	1999	616	Ad
234	2002	1107	Ad	1138.1	1999	616	Ad
243	2006	538	Am <sup>802</sup>	1138.2	1999	616	Ad
270.6	2006	538	Am <sup>802</sup>	1138.3	1999	616	Ad
350	2000	876	Am	1138.4	1999	616	Ad
351	2000	876	Am	1138.5	1999	616	Ad
431	2004	221*	R	1141	2002	859	Am
500	1999	134	Ad		2002	GRP 1	S <sup>536</sup>
510	1999	134	Am	1156.3	2004	788	Am
511	1999	134	Ad	1161	2001	408	Ad
512	1999	134	Ad		2002	664	Am <sup>431</sup>
	2000	492*	Am	1164	2002	1145	Ad
	2003	207	Am				
	2005	414	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## LABOR CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1164 (Cont.)	2002	1146	Am (as ad by Stats. 2002, Ch. 1145) & R <sup>68</sup>	1403	2002	780	Ad
				1404	2002	780	Ad
				1405	2002	780	Ad
				1406	2002	780	Ad
	2003	870	Am <sup>57</sup>	1407	2002	780	Ad
1164.11	2002	1145	Ad	1408	2002	780	Ad
	2002	1146	Am (as ad by Stats. 2002, Ch. 1145) & R <sup>68</sup>	1682.7	2000	877	Ad
				1682.8	2000	917	Ad
				1684	2000	917	Am
	2003	870	S <sup>57</sup>		2001	147	Am
1164.12	2002	1146	Ad & R <sup>68</sup>		2006	69*	Am
	2003	870	Am <sup>57</sup>	1684.5	2000	917	Am
1164.13	2002	1145	Ad	1687	2000	917	Am
	2002	1146	R <sup>68</sup>	1695.55	2000	917	Ad
	2003	870	S <sup>57</sup>	1695.7	2001	157	Am
1164.14	2002	1146	Ad & R <sup>68</sup>	1695.8	2001	157	Ad
1164.3	2002	1145	Ad	1695.9	2001	157	Ad
	2002	1146	Am (as ad by Stats. 2002, Ch. 1145) & R <sup>68</sup>	1696.4	1999	556*	Am
				1696.8	2001	157	Ad
				1697.3	2001	157	Ad
	2003	870	Am <sup>57</sup>	1698	2000	917	Am
1164.5	2002	1145	Ad		2001	157	Am
	2002	1146	R <sup>68</sup>		2002	787	Am <sup>422</sup>
	2003	870	S <sup>57</sup>		2006	69*	Am
1164.7	2002	1145	Ad	1698.1	2000	917	Am
	2002	1146	R <sup>68</sup>	1700.15	2005	46	Am
	2003	870	S <sup>57</sup>	1701	1999	626	Ad
1164.9	2002	1145	Ad		2000	878*	Am
	2002	1146	R <sup>68</sup>		2004	288	Am
	2003	870	S <sup>57</sup>	1701.1	1999	626	Ad
1171	2000	365	Am	1701.10	1999	626	Ad
1171.5	2002	1071	Ad		2002	784	Am <sup>490</sup>
1174	2000	876	Am	1701.12	1999	626	Ad
1174.5	2000	135	Am <sup>203</sup>	1701.13	1999	626	Ad
1181	2002	784	Am <sup>490</sup>	1701.15	1999	626	Ad
1182.1	1999	134	Am	1701.16	1999	626	Ad
1182.10	1999	134	Am & R <sup>39</sup>	1701.17	1999	626	Ad
1182.12	2006	230	Ad	1701.18	1999	626	Ad
1182.13	2006	230	Ad	1701.19	1999	626	Ad
1182.2	1999	134	Am & R <sup>39</sup>	1701.2	1999	626	Ad
1182.3	1999	134	Am & R <sup>39</sup>	1701.20	1999	626	Ad
1182.6	2006	538	Am <sup>802</sup>	1701.4	1999	626	Ad
1182.9	1999	134	Am & R <sup>39</sup>	1701.5	1999	626	Ad
1183.5	1999	134	R	1701.8	1999	626	Ad
1186	1999	190	Ad	1720	2000	881	Am
1186.5	2007	480	Ad		2001	938	Am
1197.1	2003	329	Am		2002	1048	Am
1198.5	2000	886	R & Ad	1720.3	1999	220	Am
1198.7	1999	878	Ad <sup>82</sup>	1720.4	2004	330*	R
1205	2002	298	Am				Ad & R <sup>317</sup>
1289	2006	538	Am <sup>802</sup>		2008	678	Am <sup>349</sup>
1301	2006	538	Am <sup>802</sup>	1723	2000	954	Am <sup>96</sup>
1302	2006	538	Am <sup>802</sup>	1726	2000	954	Am <sup>96</sup>
1308.9	2003	667	Ad		2003	804	Am <sup>96</sup>
1393.5	2001	345	Am <sup>18</sup>	1727	2000	954	Am <sup>96</sup>
	2004	151	Am <sup>68</sup>	1730	2000	954	R <sup>96</sup>
	2007	296	Am <sup>349</sup>	1731	2000	954	R <sup>96</sup>
1400	2002	780	Ad	1732	2000	954	R <sup>96</sup>
1401	2002	780	Ad	1733	2000	954	R <sup>96</sup>
1402	2002	780	Ad	1735	2004	788	Am
1402.5	2002	780	Ad	1736	1999	302	Ad

**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
1741	2000	954	Ad <sup>96</sup>	1775	2000	954	R (as am by Sec. 1, Stats. 1997, Ch. 757) <sup>96</sup>
	2003	849	Am				Am (as ad by Sec. 2, Stats. 1997, Ch. 757) <sup>13 96</sup>
1742	2000	954	Ad <sup>96</sup>				Am (as ad by Sec. 2, Stats. 1997, Ch. 757) <sup>13 96</sup>
	2004	685	R & Ad <sup>63</sup>				Am (as ad by Sec. 2, Stats. 1997, Ch. 757) <sup>13 96</sup>
			Am (as ad by Sec. 10, Stats. 2000, Ch. 954) <sup>75</sup>				Am (as ad by Sec. 2, Stats. 1997, Ch. 757) <sup>13 96</sup>
			Am (as ad by Sec. 11, Stats. 2000, Ch. 954) <sup>100</sup>	1776	2003	849	Am
			Am (as ad by Sec. 12, Stats. 2004, Ch. 685) <sup>317</sup>		2001	804	Am (as am by Sec. 3 and as ad by Sec. 4, Stats. 1997, Ch. 757)
	2006	828	Am (as am by Sec. 2, Stats. 2004, Ch. 685) <sup>317</sup>		2002	28	R (as am by Sec. 3, Stats. 2001, Ch. 804)
			Am (as am by Sec. 3, Stats. 2004, Ch. 685) <sup>301</sup>				Am (as am by Sec. 2, Stats. 2001, Ch. 804) <sup>13</sup>
	2008	402	Am (as am by Sec. 1, Stats. 2006, Ch. 828) <sup>13</sup>		2002	664	Am (as am by Sec. 2 and Sec. 3, Stats. 2001, Ch. 804) <sup>431</sup>
			R		2003	62	Am <sup>519</sup>
1742.1	2000	954	Ad <sup>96</sup>		2005	500	Am
			R & Ad <sup>63</sup>	1777.1	2000	970	Am
	2004	685	Am (as ad by Sec. 12, Stats. 2000, Ch. 954) <sup>75</sup>	1777.5	1999	903	Am
			Am (as ad by Sec. 13, Stats. 2000, Ch. 954) <sup>100</sup>		2000	135	Am <sup>203</sup>
			Am		2000	875	Am
1743	2000	954	Ad <sup>96</sup>		2002	1124*	Am
1771.2	2001	804	Ad		2003	228*	Am
1771.5	1999	83	Am <sup>30</sup>	1777.6	2004	788	Am
	2003	834	Am	1777.7	1999	903	Am
1771.6	2000	954	R & Ad <sup>96</sup>		2000	135	Am <sup>203</sup>
1771.7	2000	954	R <sup>96</sup>		2000	875	Am
	2002	868	Ad <sup>487</sup>	1781	2003	804	Ad
	2003	834	Am	1813	2002	28	R (as am by Sec. 122, Stats. 1998, Ch. 485)
	2005	606	Am				Am (as ad by Sec. 6, Stats. 1997, Ch. 757) <sup>13</sup>
1771.8	2002	892	Ad	2050	2003	825	Ad & R <sup>75</sup>
1771.9	2003	851	Ad <sup>580</sup>		2006	656	S <sup>38</sup>
1773	1999	30	Am	2051	2003	825	Ad & R <sup>75</sup>
1773.1	1999	30	Am		2006	656	S <sup>38</sup>
	2000	954	Am <sup>96</sup>	2052	2003	825	Ad & R <sup>75</sup>
	2003	839	Am		2006	656	S <sup>38</sup>
	2003	905	Am	2053	2003	825	Ad & R <sup>75</sup>
1773.11	2003	343	Ad		2006	656	S <sup>38</sup>
1773.8	1999	30	R	2054	2003	825	Ad & R <sup>75</sup>
1773.9	1999	30	Ad		2006	656	S <sup>38</sup>
	2007	482	Am	2055	2003	825	Ad & R <sup>75</sup>
					2006	656	S <sup>38</sup>
				2056	2003	825	Ad & R <sup>75</sup>
					2006	656	S <sup>38</sup>
				2057	2003	825	Ad & R <sup>75</sup>
					2006	656	S <sup>38</sup>
				2058	2003	825	Ad & R <sup>75</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## LABOR CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2058 (Cont.)	2006	656	S <sup>38</sup>	2160.1 (Cont.)	2004	183	Am <sup>714 571</sup>
2059	2003	825	Ad & R <sup>75</sup>	2160.2	2003	673	Ad <sup>713</sup>
	2006	656	S <sup>38</sup>	2160.3	2003	673	Ad <sup>713</sup>
2060	2003	825	Ad & R <sup>75</sup>	2160.4	2003	673	Ad <sup>713</sup>
	2006	656	S <sup>38</sup>	2160.5	2003	673	Ad <sup>713</sup>
2061	2003	825	Ad & R <sup>75</sup>	2160.7	2003	673	Ad <sup>713</sup>
	2006	656	S <sup>38</sup>	2170	2003	673	Ad <sup>713</sup>
2062	2003	825	Ad & R <sup>75</sup>	2171	2003	673	Ad <sup>713</sup>
	2006	656	S <sup>38</sup>	2173	2003	673	Ad <sup>713</sup>
2063	2003	825	Ad & R <sup>75</sup>	2190	2003	673	Ad <sup>713</sup>
	2006	656	S <sup>38</sup>		2004	183	Am <sup>714 571</sup>
2064	2003	825	Ad & R <sup>75</sup>	2190.1	2003	673	Ad <sup>713</sup>
	2006	656	S <sup>38</sup>	2190.2	2003	673	Ad <sup>713</sup>
2065	2003	825	Ad & R <sup>75</sup>		2004	183	Am <sup>714 571</sup>
	2004	227*	Am	2190.3	2003	673	Ad <sup>713</sup>
	2006	656	S <sup>38</sup>	2190.4	2003	673	Ad <sup>713</sup>
2066	2003	825	Ad & R <sup>75</sup>	2200	2003	673	Ad <sup>713</sup>
	2006	656	S <sup>38</sup>		2004	183	Am <sup>714 571</sup>
2067	2003	825	Ad & R <sup>75</sup>	2210	2003	673	Ad <sup>713</sup>
	2006	656	Am <sup>38</sup>		2004	183	Am <sup>714 571</sup>
2068	2006	656	Ad & R <sup>38</sup>	2664	2003	214	Am
2120	2003	673	Ad <sup>713</sup>	2671	1999	554	Am
2120.1	2003	673	Ad <sup>713</sup>	2673.1	1999	554	Ad
2120.2	2003	673	Ad <sup>713</sup>	2675	1999	554	Am
2120.3	2003	673	Ad <sup>713</sup>	2675.5	1999	554	Am
2122	2003	673	Ad <sup>713</sup>		2000	127*	Am
2122.1	2003	673	Ad <sup>713</sup>	2677	1999	554	Am
2122.10	2003	673	Ad <sup>713</sup>	2680	1999	554	Am
2122.11	2003	673	Ad <sup>713</sup>	2684	1999	554	Ad
2122.12	2003	673	Ad <sup>713</sup>	2686	2006	538	Am <sup>802</sup>
2122.2	2003	673	Ad <sup>713</sup>	2691	2002	784	Am <sup>490</sup>
2122.3	2003	673	Ad <sup>713</sup>	2695.1	2001	948	Ad
2122.4	2003	673	Ad <sup>713</sup>		2002	664	Am <sup>431</sup>
2122.5	2003	673	Ad <sup>713</sup>	2695.2	2001	948	Ad
2122.6	2003	673	Ad <sup>713</sup>		2002	664	Am <sup>431</sup>
2122.7	2003	673	Ad <sup>713</sup>	2698	2003	906	Ad
2122.8	2003	673	Ad <sup>713</sup>	2699	2003	906	Ad
2122.9	2003	673	Ad <sup>713</sup>		2004	34*	Am
2130	2003	673	Ad <sup>713</sup>		2004	221*	Am
2130.1	2003	673	Ad <sup>713</sup>	2699.3	2004	221*	Ad
2130.2	2003	673	Ad <sup>713</sup>	2699.5	2004	221*	Ad
2130.3	2003	673	Ad <sup>713</sup>		2005	22	Am <sup>647</sup>
2130.4	2003	673	Ad <sup>713</sup>		2008	169	Am
2140	2003	673	Ad <sup>713</sup>	2800.2	2005	526	Am
2140.1	2003	673	Ad <sup>713</sup>	2802	2000	990	Am
2140.10	2003	673	Ad <sup>713</sup>	2810	2003	908	Ad
2140.2	2003	673	Ad <sup>713</sup>	2855	2006	538	Am <sup>802</sup>
2140.3	2003	673	Ad <sup>713</sup>	3070	1999	903	Am
2140.4	2003	673	Ad <sup>713</sup>	3073.1	1999	903	Ad
2140.5	2003	673	Ad <sup>713</sup>	3073.2	1999	903	Ad & R <sup>20</sup>
	2004	183	Am <sup>714 571</sup>		2003	842	Ad & R <sup>75</sup>
2140.6	2003	673	Ad <sup>713</sup>		2006	828	Am <sup>349</sup>
2140.7	2003	673	Ad <sup>713</sup>	3073.3	2003	842	Ad
2140.8	2003	673	Ad <sup>713</sup>	3075	1999	903	Am
2140.9	2003	673	Ad <sup>713</sup>	3080	1999	903	Am
2150	2003	673	Ad <sup>713</sup>	3095	2004	788	Am
2150.1	2003	673	Ad <sup>713</sup>	3098	1999	903	Ad
2150.2	2003	673	Ad <sup>713</sup>	3099	1999	781	Ad
2160	2003	673	Ad <sup>713</sup>		2000	875	Am
2160.1	2003	673	Ad <sup>713</sup>		2002	48	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**LABOR CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3099 (Cont.)	2004	183	Am <sup>571</sup>	3550	2002	6	Am
	2006	828	Am	3551	2002	6	Am
3099.2	2002	48	Ad	3552	2002	6	R
	2003	884	Am	3600.1	2004	183	Am <sup>571</sup>
	2006	828	Am		2005	22	Am <sup>647</sup>
	2008	558	Am	3700	2002	905	Am
	2008	716	Am	3700.5	1999	553	Am
3099.3	2002	48	Ad		4X 2003–04	2	Am
	2003	62	Am <sup>519</sup>	3701.8	2002	866	Ad
	2003	884	Am	3702.2	2006	115	Am
	2005	22	Am <sup>647</sup>	3702.8	1999	721	Am
3099.4	2002	48	Ad	3711	4X 2003–04	2	Am
	2003	884	Am	3716	2003	228*	Am
	2006	828	Am	3716.1	2003	228*	Am
3099.5	2000	127*	Ad	3716.2	1999	83	Am <sup>30</sup>
3201.5	2002	866	Am	3722	2002	6	Am
	2004	34*	Am	3728	2003	228*	Am
3201.7	2002	6	Ad	3729	2003	228*	R
	2002	866	Ad	3742	2002	866	Am
	2003	639	R (as ad by Stats. 2002, Ch. 6 and Ch. 866) & Ad	3762	1999	766	Am
	2004	34*	Am		2000	135	Am <sup>203</sup>
3201.81	2003	884	Ad		2002	6	Am
	2007	130	Am <sup>902</sup>	3800	1999	982	Am
3201.9	2002	6	Ad	3820	2002	6	Am
	2004	34*	Am	3822	2002	6	Ad
3202.5	2004	34*	Am	3823	2003	639	Ad
3207	2004	34*	Am		2004	34*	Am
3209.10	2001	229	Ad & R <sup>43</sup>	4055.2	1999	444	Am
	2004	100	Am <sup>13</sup>	4060	2004	34*	Am
3209.8	2002	1013	Am	4061	2002	6	Am
3211.5	2002	870	Ad		2003	639	Am
3211.91	2006	502	Am		2004	34*	Am
3211.92	2000	506	Am	4062	2002	6	Am
3211.93a	2000	506	Am		2003	639	R
3212	2001	833	Am		2004	34*	Ad & R <sup>75</sup>
	2002	664	Am <sup>431</sup>	4062.01	2003	639	Ad <sup>100</sup>
3212.1	1999	595	Am		2004	34*	R
	2000	887	Am	4062.1	2004	34*	Am
	2008	747	Am	4062.2	2004	34*	R & Ad
3212.10	2001	835	Ad	4062.3	2004	34*	Ad
	2002	664	Am <sup>431</sup>	4062.5	2003	639	Am
3212.11	2001	846	Ad		2004	34*	Am
3212.12	2002	876	Ad	4062.8	2004	34*	Ad
3212.6	2001	833	Am	4062.9	2002	6	Am
3212.8	2000	490	Ad		2003	639	Am
	2001	833	Am		2004	34*	R
	2008	684	Am	4064	2002	6	Am
3212.85	2002	870	Ad	4065	2002	6	R
3212.9	2000	883	Ad	4067	2002	6	Am
	2001	833	Am	4068	2003	639	Am
3213.2	2001	834	Ad	4350	2003	228*	Ad
3214	2001	745*	Am	Div. 4, Pt. 1, Ch. 10, Art. 1, heading (Sec. 4351 et seq.)	2003	228*	R
3302	2002	1098	Ad	4355	2003	228*	Ad
3352	2004	83	Am	4381	2003	228*	R
3364	2006	538	Am <sup>802</sup>				
3501	2002	6	Am				
	2002	866	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## LABOR CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4382	2003	228 *	R	4637	2003	635	R
4383	2003	228 *	R	4638	2003	635	R
4384	2003	228 *	R	4638.5	2003	635	R
4385	2003	228 *	R	4639	2003	635	R
4386	2003	228 *	R	4640	2003	635	R
4453	2002	6	Am	4641	2003	635	R
	2002	866	Am	4642	2003	635	R
4455	2001	159	Am <sup>305</sup>	4643	2003	635	R
	2002	6	Am	4644	2002	6	Am
4600	2004	34 *	Am <sup>603</sup>		2003	635	R
	2006	819	Am (by Sec. 2 of Ch.)	4645	2003	635	R
4600.1	2002	6	Ad	4646	2002	6	Am
	2003	639	R & Ad		2003	635	R
4600.2	2002	6	Ad	4647	2003	635	R
4600.3	2002	6	Am	4650	2004	34 *	Am
4600.35	2002	6	Ad	4651	2002	6	Am
4600.4	1999	124	Ad	4656	2004	34 *	Am
4600.5	1999	525	Am <sup>112 114</sup>		2007	595	Am
	2000	857	Am <sup>203</sup>	4658	2002	6	Am
	2002	6	Am		2004	34 *	Am
	2002	866	Am	4658.1	2004	34 *	Ad
4600.6	2008	682	Am	4658.5	2003	635	Ad
4603.2	1999	124	Am		2005	22	Am <sup>647</sup>
	2000	1069	Am		2008	179	Am <sup>976</sup>
	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 Stats. 2002, Ch. 6)
	2008	179	Am <sup>976</sup>		2004	92	Am
4609	1999	545	Ad <sup>56</sup>		2006	119	Am
	2000	1069	Am	4703.5	2002	6	Am
	2001	159	Am <sup>305</sup>	4703.6	2001	589	Ad
4610	2003	203	Ad		2002	296 *	Am
	2003	639	Ad	4706.5	2004	34 *	Am
	2004	183	Am (as ad by Stats. 2003, Ch. 203) & RN <sup>571</sup>		2006	119	Am
4610.1	2003	638	Ad	4707	1999	83	Am <sup>30</sup>
4611	2004	183	Ad(RN) <sup>571</sup>		2001	589	Am
4612	2001	115	R	4709	2001	806	Am
4614	2002	866	Am	4750	2004	34 *	R
4616	2004	34 *	Ad	4750.5	2004	34 *	R
4616.1	2004	34 *	Ad	4753.5	2003	228 *	Am
4616.2	2004	34 *	Ad		2006	538	Am <sup>802</sup>
4616.3	2004	34 *	Ad	4755	2003	228 *	Am
4616.4	2004	34 *	Ad	4850	1999	270	Am
4616.5	2004	34 *	Ad		1999	970	Am (by Sec. 1.5 of Ch.)
4616.6	2004	34 *	Ad		2000	920	Am (by Sec. 1 of Ch.)
4616.7	2004	34 *	Ad		2000	929	Am (by Sec. 3 of Ch.)
4628	2002	6	Am		2001	791	Am
	2003	639	Am	4850.3	2000	920	Am
4635	2003	635	R	4850.4	2002	189	Ad
4635.1	2003	635	R				
4635.2	2003	635	R				
4636	2003	635	R				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**LABOR CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4850.4 (Cont.)	2002	877	Am (as ad by Stats. 2002, Ch. 189)	6303	2001	807	Am
					2002	368 *	Am <sup>410</sup>
				6304.1	2001	807	Am
					2002	368 *	Am <sup>411</sup>
4850.5	1999	970	Am	6304.5	1999	615	Am
4856	2004	69 *	Am	6309	1999	615	Am
4903	2003	797	Am <sup>559</sup>		2002	885	Am
4903.05	2003	639	Ad		2003	884	Am
	2004	34 *	Am	6313	2002	885	Am
	2006	69 *	R	6315	2002	885	Am
4903.5	2002	6	Ad		2003	884	Am
4903.6	2006	69 *	Ad	6315.3	2006	538	Am <sup>802</sup>
4904	2003	797	Am <sup>559</sup>	6332	2000	493	Ad
5275	2002	6	Am	6354.5	2002	6	Am
5277	2006	538	Am <sup>802</sup>	6354.7	2002	6	Ad
5305	2002	6	Am		2002	866	Ad
5307	2002	6	Am	6356	2002	885	Ad
5307.1	2003	639	R & Ad	6359	2000	598	Ad
	2006	538	Am <sup>802</sup>	6394	1999	366	Am
	2007	697	Am <sup>950</sup>	6394.5	1999	366	Ad & R <sup>20</sup>
					2000	135	Am <sup>203</sup>
5307.11	2001	252	Ad	6400	1999	615	Am
5307.2	2002	6	Ad	6401.7	2003	639	Am
	2003	639	R & Ad		2004	34 *	Am
	2008	193	Am	6404.5	2006	736	Am
5307.21	2002	6	Ad	6409.1	2002	885	Am
	2002	866	Ad		2008	740	Am
	2003	639	R (as ad by Sec. 74, Stats. 2002, Ch. 6 and Sec. 13, Stats. 2002, Ch. 866)	6409.2	2002	885	Am
				6410	2008	740	Am
5307.27	2003	639	Ad	6423	1999	615	Am
5307.3	2003	639	Am		2002	885	Am
5310	2002	6	Am	6425	1999	615	Am
5311.5	2002	6	Am	6428	1999	615	Am
5318	2001	252	Ad	6429	1999	615	Am
	2003	639	R		2000	135	Am <sup>203</sup>
			Ad <sup>572</sup>	6430	1999	615	Am
5401	2002	6	Am	6432	1999	615	Am
5402	2000	883	Am	6434	1999	615	Am
	2004	34 *	Am		2000	135	Am <sup>203</sup>
5405	2002	6	Am	6434.5	2005	141	Ad
5405.5	2003	635	R	6436	2003	449	Am
5406	1999	358	Am	6613	2004	182	Am <sup>81 614</sup>
5406.5	2003	831	Am	6650	2000	135	Am <sup>203</sup>
5406.6	1999	358	Ad	6715	2004	193	R <sup>571</sup>
5433	1999	83	Am <sup>30</sup>	6719	1999	615	Ad
5500.3	2002	6	Am	Div. 5,			
5502	2002	6	Am	Pt. 3,			
				Ch. 2,			
				heading			
				(Sec. 7300			
5600	2002	784	Am <sup>490</sup>	et seq.)	2002	1149	Am
5703	2003	639	Am	7300	2002	1149	R & Ad
	2004	34 *	Am	7300.1	2002	1149	Ad
5710	2004	182	Am <sup>81 614</sup>		2004	503	Am
5814	2002	6	Am	7300.2	2002	1149	Ad
	2004	34 *	Am <sup>604</sup>	7300.3	2002	1149	Ad
			R <sup>63</sup>		2004	503	Am
			Ad <sup>605</sup>	7300.4	2002	1149	Ad
					2004	503	Am
5814.5	2002	6	Am	7301	2002	1149	Am
5814.6	2004	34 *	Ad <sup>605</sup>	7301.1	2002	1149	Ad
5907	2006	538	Am <sup>802</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## LABOR CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7301.1 (Cont.)	2004	503	Am	7322	2002	1149	Am
	2004	503	Am	7323	2002	1149	Ad
7301.5	2002	1149	Am	7324	2002	1149	Ad
	2004	503	Am		2004	503	Am
7302	2002	1149	R & Ad	7324.1	2002	1149	Ad
7302.1	2002	1149	Ad	7324.2	2002	1149	Ad
7302.2	2002	1149	Ad	7350	2007	179*	Am
7303	2002	1149	Am	7352	2007	179*	Am
7304	2002	1149	Am	7384	2006	538	Am <sup>802</sup>
	2004	183	Am <sup>571</sup>	7904	2007	179*	Am
7305	2002	1149	Am	7912	2007	478	Am
7306	2002	1149	Am	7914	2007	478	Am
7307	2002	1149	Am	7915	2007	478	Am
7308	2002	1149	Am	7916	2007	478	Ad
7309.1	2002	1149	Ad	7917	2007	478	Ad
	2004	503	Am	7918	2007	478	Ad
7310	2002	1149	Am	7919	2007	478	Ad
	2004	503	Am	7920	1999	585	Ad
7311	2002	1149	Am	7921	1999	585	Ad
	2004	503	Am	7922	1999	585	Ad
7311.1	2002	1149	Ad	7923	1999	585	Ad
	2004	503	Am	7924	1999	585	Ad
7311.2	2002	1149	Ad	7925	1999	585	Ad
	2004	503	Am	7926	1999	585	Ad
7311.3	2002	1149	Ad	7927	1999	585	Ad
	2004	503	Am	7928	1999	585	Ad
7311.4	2002	1149	Ad	7929	1999	585	Ad
	2004	503	Am		2007	179*	Am
7311.5	2006	448	Ad	7929.5	2000	127*	Ad
7312	2002	1149	Am		2007	179*	Am <sup>457</sup>
7313	2002	1149	Am				R <sup>69</sup>
	2004	503	Am	7930	1999	585	Ad
7314	2002	1149	Am	7931	1999	585	Ad
	2007	179*	Am	7932	1999	585	Ad
7315	2002	1149	Am	7994	2006	538	Am <sup>802</sup>
	2004	503	Am	9100	2001	856	Ad
7316	2002	1149	Am	9101	2001	856	Ad
	2004	503	Am	9102	2001	856	Ad
7317	2002	1149	Am		2002	664	Am <sup>431</sup>
7318	2002	1149	Am	9103	2001	856	Ad
7320	2002	1149	Am		2002	664	Am <sup>431</sup>
7321	2002	1149	Am	9104	2001	856	Ad
7321.5	2002	1149	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**MILITARY AND VETERANS CODE**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
65	2000	219	Am	403	2002	60*	Ad
66	2000	304	Am	404	2002	60*	Ad
66.5	2000	534*	Ad	405	2002	60*	Ad
	2002	977*	Am	406	2002	60*	Ad
67	2000	304	Am		2003	62	Am <sup>519</sup>
69.5	2001	220*	Am	407	2002	60*	Ad
69.7	2001	220*	Ad	408	2002	60*	Ad
69.9	2008	751*	Ad	409	2002	60*	Ad
71	2001	220*	Am	409.1	2003	62	Ad(RN) <sup>519</sup>
73.5	1999	894	Ad	409.10	2003	62	Ad(RN) <sup>519</sup>
	2004	218	R	409.11	2003	62	Ad(RN) <sup>519</sup>
73.6	1999	894	Ad	409.13	2005	261*	Ad
	2004	218	R	409.2	2003	62	Ad(RN) <sup>519</sup>
73.7	1999	894	Ad	409.3	2003	62	Ad(RN) <sup>519</sup>
73.8	2002	977*	Ad	409.4	2003	62	Ad(RN) <sup>519</sup>
	2004	218	Am	409.5	2003	62	Ad(RN) <sup>519</sup>
75	2002	465	Am	409.6	2003	62	Ad(RN) <sup>519</sup>
76	2002	465	Am	409.7	2003	62	Ad(RN) <sup>519</sup>
78	2002	465	Am	409.8	2003	62	Ad(RN) <sup>519</sup>
78.5	2002	977*	Ad	409.9	2003	62	Ad(RN) <sup>519</sup>
79.1	1999	839	Am <sup>13</sup>	411	2002	60*	Ad (1st text)
79.2	1999	511	Ad				Ad (2nd text)
89	2008	332	Ad		2003	62	Am (as ad by
121	2007	102	Am				Sec. 6 1st and
130	2004	788	Am				2nd text, Stats.
145	2006	347	Am				2002, Ch. 60)
161	2001	221	Am				& RN <sup>519</sup>
179	2002	469*	Am	412	2002	60*	Ad
	2003	62	Am <sup>519</sup>		2003	62	Am (as ad by
	2003	265	Am				Stats. 2002, Ch.
	2005	22	Am <sup>647</sup>				60) & RN <sup>519</sup>
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, Ch.
323	2005	155	Ad				60) & RN <sup>519</sup>
327	2002	417*	Ad	414	2002	60*	Ad
328	2006	597	Ad		2003	62	Am (as ad by
340	2006	538	Am <sup>802</sup>				Stats. 2002, Ch.
345	2005	319	Ad				60) & RN <sup>519</sup>
346	2005	319	Ad	415	2002	60*	Ad
394	2001	299	Am		2003	62	Am (as ad by
	2007	358*	Am				Stats. 2002, Ch.
395	2000	928	Am				60) & RN <sup>519</sup>
395.01	2000	928	Am	416	2002	60*	Ad
395.03	2000	928	Am		2003	62	Am (as ad by
395.04	2002	465	Am				Stats. 2002, Ch.
395.06	2002	60*	Am				60) & RN <sup>519</sup>
	2008	243	Am	417	2002	60*	Ad
395.10	2007	361*	Ad		2003	62	Am (as ad by
395.3	2002	784	Am <sup>490</sup>				Stats. 2002, Ch.
	2003	62	Am <sup>519</sup>				60) & RN <sup>519</sup>
395.5	2006	680	Ad	418	2002	60*	Ad
395.6	2008	642	Ad		2003	62	Am (as ad by
399	2002	60*	R				Stats. 2002, Ch.
	2006	686	Ad				60) & RN <sup>519</sup>
399.5	2002	60*	R	419	2002	60*	Ad
	2008	593	Ad		2003	62	Am (as ad by
400	2002	60*	Ad				Stats. 2002, Ch.
401	2002	60*	Ad				60) & RN <sup>519</sup>
402	2002	60*	Ad	420	2002	60*	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**MILITARY AND VETERANS CODE—Continued**

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
420 (Cont.)				972.1	2000	11	Am (as am by Sec. 2, Stats. 1997, Ch. 318) <sup>43</sup>
	2003	62	Am (as ad by Stats. 2002, Ch. 60) & RN <sup>519</sup>				
431	2003	248	Am				Am (as am by Sec. 3, Stats. 1997, Ch. 318) <sup>80</sup>
434	2001	190	Am				
439.1	2007	742	Ad				
456	2006	358	Am				
457	2006	358	Am		2004	138	Am (as am by Sec. 1, Stats. 2000, Ch. 11) <sup>111</sup>
458	2006	358	Am				Am (as am by Sec. 2, Stats. 2000, Ch. 11) <sup>192</sup>
531	2000	127*	Ad				
	2000	366*	Ad & R <sup>21</sup> <sup>20</sup>				
648	2008	595	Am				Am (as am by Sec. 2, Stats. 2000, Ch. 11) <sup>192</sup>
648.1	2007	360	Ad				
699.1	2004	804	Ad				
699.5	2004	804	Am				
800	2005	291	R & Ad		2005	22	Am (as am by Sec. 2, Stats. 2004, Ch. 138) <sup>647</sup>
801	2005	291	R & Ad				
802	2005	291	R & Ad				
803	2005	291	R & Ad				
804	2005	291	R & Ad	980	2002	419	Am
805	2005	291	R & Ad	981.8	2003	345	Ad & R <sup>75</sup>
806	2005	291	R & Ad		2004	554	Am <sup>349</sup>
	2006	622	Am	985	2004	834	Am
807	2005	291	R & Ad		2005	22	Am <sup>647</sup>
808	2005	291	R & Ad	987.15	2002	465	Am
809	2005	291	R & Ad	987.56	2002	465	Am
810	2005	291	R & Ad	987.566	2002	465	Am
811	2005	291	Ad	987.59	2000	534*	Am
820	2005	345	Ad	987.65	2002	473	Am
821	2005	345	Ad		2003	441	Am
822	2005	345	Ad		2005	459	Am
823	2005	345	Ad		2007	562	Am
823.5	2007	363	Ad	987.67	2000	534*	Am
824	2005	345	Ad	987.71	2003	441	Am
825	2005	345	Ad	987.775	2003	441	Am
826	2005	345	Ad	987.87	2002	473	Am
827	2005	345	Ad	988.2	2002	465	Am
828	2005	345	Ad	988.4	2002	465	Ad
850	2004	547	Ad <sup>658</sup>		2003	441	Am
851	2004	547	Ad <sup>658</sup>	988.5	2002	465	Ad
852	2005	342*	Ad	998.300	2000	51*	Ad <sup>186</sup>
890.3	2000	575	Ad	998.301	2000	51*	Ad <sup>186</sup>
891	1999	404	R (as ad by Sec. 2, Stats. 1996, Ch. 822)	998.302	2000	51*	Ad <sup>186</sup>
			Am (as am by Sec. 1, Stats. 1996, Ch. 822) <sup>13</sup>	998.303	2000	51*	Ad <sup>186</sup>
				998.304	2000	51*	Ad <sup>186</sup>
				998.305	2000	51*	Ad <sup>186</sup>
				998.306	2000	51*	Ad <sup>186</sup>
				998.307	2000	51*	Ad <sup>186</sup>
				998.308	2000	51*	Ad <sup>186</sup>
920	2007	380	Am	998.309	2000	51*	Ad <sup>186</sup>
929	2007	380	Am	998.310	2000	51*	Ad <sup>186</sup>
930	2007	380	Am	998.311	2000	51*	Ad <sup>186</sup>
944	2007	380	Am	998.312	2000	51*	Ad <sup>186</sup>
945	2007	380	Am	998.313	2000	51*	Ad <sup>186</sup>
				998.314	2000	51*	Ad <sup>186</sup>
				998.315	2000	51*	Ad <sup>186</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**MILITARY AND VETERANS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 4, Ch. 6, Art. 5x, heading (Sec. 998.400 et seq.)	2008	122*	Ad <sup>975</sup>	1011.7 (Cont.)	2001	645	Am (by Sec. 1.5 of Ch.) <sup>20</sup>
998.400	2008	122*	Ad <sup>975</sup>	1012	1999	194	Am
998.401	2008	122*	Ad <sup>975</sup>		2001	283	Am
998.402	2008	122*	Ad <sup>975</sup>		2004	239	Am
998.403	2008	122*	Ad <sup>975</sup>	1012.2	2004	239	Am
998.404	2008	122*	Ad <sup>975</sup>	1012.3	2001	118*	Am
998.405	2008	122*	Ad <sup>975</sup>	1012.4	1999	194	Ad
998.406	2008	122*	Ad <sup>975</sup>	1012.5	2004	193	R <sup>571</sup>
998.407	2008	122*	Ad <sup>975</sup>	1012.6	2001	281	Ad
998.408	2008	122*	Ad <sup>975</sup>	1014	2008	167	Am
998.409	2008	122*	Ad <sup>975</sup>	1023	1999	902	Am
998.410	2008	122*	Ad <sup>975</sup>		2008	167	Am
998.411	2008	122*	Ad <sup>975</sup>	1023.5	1999	902	R
998.412	2008	122*	Ad <sup>975</sup>	1033.2	2003	228*	Ad
998.413	2008	122*	Ad <sup>975</sup>	1035	2002	465	Am
998.414	2008	122*	Ad <sup>975</sup>	1035.05	2002	465	Am
999	1999	767	Am	1035.3	2002	465	Am
	2003	623	Am	1035.4	2002	465	Am
	2005	451	Am	1035.6	2002	466	Ad
999.11	1999	767	Ad		2003	62	Am <sup>519</sup>
	2001	666	Am	1035.7	2002	466	Ad
	2005	451	Am	1038	2002	465	Am
999.12	1999	767	Ad	1039.3	2002	465	Am
	2001	666	Am & RN & Ad	1044.5	2000	301	Ad
	2005	451	Am	1047	1999	902	Am
999.13	2001	666	Ad(RN)		2000	301	Am
999.2	1999	767	Ad	1048	1999	902	Am
	2001	666	Am		2000	301	Am
	2003	632	Am		2001	159	Am <sup>305</sup>
999.5	1999	767	Am		2005	143	Am
	2003	632	Am	1049	1999	902	Am
	2005	451	Am	1051	2005	143	Ad
999.50	2004	359	Ad	1100	1999	728*	Ad <sup>89</sup>
999.51	2004	359	Ad	1102	1999	728*	Ad <sup>89</sup>
999.6	2003	623	Am	1103	1999	728*	Ad <sup>89</sup>
999.7	1999	767	Am	1104	1999	728*	Ad <sup>89</sup>
	2001	666	Am	1104.1	2002	216*	Ad
	2003	632	Am		2002	728*	Am (as ad by Sec. 3, Stats. 2002, Ch. 216)
	2005	74*	Am & R <sup>75</sup>		2004	237*	Am
	2005	451	Am (as am by Sec. 55, Stats. 2005, Ch. 74)	1104.2	2002	218*	Ad
999.9	2003	623	Am		2002	219*	Ad
	2003	632	Am		2004	237*	R (as ad by Sec. 1, Stats. 2002, Ch. 218)
1002.1	2008	287*	Am				Am (as ad by Sec. 1, Stats. 2002, Ch. 219)
1002.2	2008	287*	Am		2004	824*	Am
1002.3	2008	287*	Am		2005	460	Am
1002.4	2008	287*	Am	1105	1999	728*	Ad <sup>89</sup>
1003.14	2008	287*	Am	1106	1999	728*	Ad <sup>89</sup>
1011	2002	664	Am <sup>431</sup>	1107	1999	728*	Ad <sup>89</sup>
	2003	198*	Am	1107	1999	728*	Ad <sup>89</sup>
1011.7	1999	810	Ad & R <sup>5</sup>	1108	1999	728*	Ad <sup>89</sup>
	2001	599	Am (by Sec. 1 of Ch.) <sup>20</sup>	1109	1999	728*	Ad <sup>89</sup>
				1110	1999	728*	Ad <sup>89</sup>
				1111	1999	728*	Ad <sup>89</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**MILITARY AND VETERANS CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1112	1999	728 *	Ad <sup>89</sup>	1335.5	2008	520	Ad
1113	1999	728 *	Ad <sup>89</sup>	1338	2007	558	Am
1114	1999	728 *	Ad <sup>89</sup>	1340	2007	558	Am
1115	1999	728 *	Ad <sup>89</sup>	1341	2007	558	Ad
1116	1999	728 *	Ad <sup>89</sup>	1350	2000	577	Ad
1117	1999	728 *	Ad <sup>89</sup>		2004	410	Am
Div. 6, heading (Sec. 1170 et seq.)	1999	604 *	Am	1360	2000	392	Ad
1170	2002	221	Am	1361	2000	392	Ad
1174	2002	221	Am	1365	2004	86	Ad
1176	2002	221	Am	1400	1999	604 *	Ad
1179	2002	221	Am	1401	1999	604 *	Ad
1180	2002	221	Am		2005	74 *	Am
1181	2002	221	Am	1402	2005	74 *	Ad
1182	2002	221	Am	1403	2005	74 *	Ad
1184	2004	118	R	1450	2000	771 *	Ad
1185	2002	221	Am		2006	291	R & Ad
1190.5	2005	158	Ad	1451	2000	771 *	Ad
1191	2002	221	Am		2006	291	R & Ad
1197	2001	341	Am	1452	2006	291	Ad
	2005	700	Am	1453	2006	291	Ad
1255	2002	221	Am	1454	2006	291	Ad
1320	2004	258	R	1455	2006	291	Ad
1321	2004	258	R	1456	2006	291	Ad
1322	2004	258	R	1457	2006	291	Ad
1330	2007	558	Am	1500	2003	466	Ad & R <sup>43</sup>
1331	2007	558	Am	1501	2003	466	Ad & R <sup>43</sup>
1332	2007	558	Am	1502	2003	466	Ad & R <sup>43</sup>
1333	2007	558	Am	1503	2003	466	Ad & R <sup>43</sup>
1334	2007	558	Am	1504	2003	466	Ad & R <sup>43</sup>
	2008	520	Am	1672	2006	347	Am
1335	2001	745 *	Am	1800	2006	206	Am
	2007	558	Am	1801	2006	206	Am
				1820	2006	206	Am
				1831	2004	225 *	Am

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**PENAL CODE**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19.8	2005	307	Am	160	2004	165	Ad & R
	2006	228	Am	166	1999	662	Am
	2006	901	Am <sup>810</sup>		2002	830	Am
23	2002	545	Am <sup>422</sup>		2008	152	Am
26	2007	31	Am	166.5	1999	653	Ad (by Sec. 20 of Ch.)
28	2001	854	Am				
	2002	784	Am <sup>490</sup>	171.5	2002	608*	Ad
31	2007	31	Am		2003	62	Am <sup>519</sup>
68	2001	282	Am		2003	468	Am <sup>561</sup>
	2002	664	Am <sup>431</sup>		2005	289	Am
70	2003	104	Am	171b	1999	247	Am
76	2000	233	Am	171d	2006	538	Am <sup>802</sup>
	2004	512	Am	182	2001	854	Am
85	2006	435*	Am		2002	907	Am
86	2001	282	Am	182.5	2000		
	2002	664	Am <sup>431</sup>		Initiative		
	2006	435*	Am		(Prop. 21		
88	2002	787	Am <sup>422</sup>		adopted		
	2006	435*	Am		Mar. 7,		
93	2001	282	Am		2000)		Ad
96.5	1999	853	Am <sup>144</sup>	186.11	2001	854	Am
112	2001	854	Ad(RN)		2004	182	Am <sup>81 614</sup>
113	2001	854	Am (as ad by Stats. 1993–94 1st Ex. Sess., Ch. 17) & RN		2007	408	Am
			Ad	186.2	2000	322	Am
131	2003	876	Ad		2002	991	Am
132.5	2002	210	Am (as ad by Stats. 1994, Ch. 869 and as am by Sec. 1, Stats. 1995, Ch. 53)		2003	125	Am
			Am (as ad by Sec. 1 and Sec. 2, Stats. 2002, Ch. 210) <sup>519</sup>		2005	53	Am
	2003	62	Am (as am by Sec. 1 and Sec. 2, Stats. 2002, Ch. 210) <sup>519</sup>		2005	240	Am (by Sec. 6.5 of Ch.)
136.2	1999	83	Am <sup>30</sup>		2006	538	Am <sup>802</sup>
	1999	661	Am	186.22	2007	111	Am
	2001	698	Am <sup>320</sup>		2000		
	2003	498	Am		Initiative		
	2005	132	Am		(Prop. 21		
	2005	465	Am (by Sec. 2 of Ch.)		adopted		
			Am (by Sec. 3 of Ch.)		Mar. 7,		Am
	2005	631	Am (by Sec. 3 of Ch.)		2000)		
			Am (by Sec. 1.7 of Ch.)		2001	854	R & Ad
	2008	86	Am		2005	482	Am
136.3	2005	472	Ad		2006	596	Am
141	2000	620	Ad	186.22a	2006	901	Am <sup>810</sup>
142	2002	526	Am		2007	34	Am
146e	2002	621	Am		2008	38*	Am
146g	2007	401	Ad	186.26	2000		
148	1999	853	Am <sup>144</sup>		Initiative		
148.10	1999	83	Am <sup>30</sup>		(Prop. 21		
148.3	2002	521	Am		adopted		
	2006	227	Am		Mar. 7,		Ad
148.5	2006	901	Am <sup>810</sup>		2000)		
148.6	2000	289	Am		2001	854	Am
152	1999	396	Ad	186.30	2000		
152.3	2000	477	Ad		Initiative		
					(Prop. 21		

**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>
186.31 (Cont.)				209 (Cont.)			
	adopted				2006		
	Mar. 7,				Initiative		
	2000)		Ad		(Prop. 83		
186.32	2000				adopted		
	Initiative				Nov. 7,		
	(Prop. 21				2006)		Am
	adopted			217.1	1999	853	Am <sup>144</sup>
	Mar. 7,			218.1	2005	716	Ad
	2000)		Ad	220	2006	337*	Am
186.33	2000				2006		
	Initiative				Initiative		
	(Prop. 21				(Prop. 83		
	adopted				adopted		
	Mar. 7,				Nov. 7,		
	2000)		Ad		2006)		Am
186.8	2003	125	Am	236.1	2005	240	Ad
	2004	183	Am <sup>571</sup>	236.2	2005	240	Ad
186.9	2007	130	Am <sup>902</sup>		2008	358	Am & RN &
189	1999	694	Am				Ad
	2002	606*	Am	236.5	2008	358	Ad(RN)
190	2000			237	1999	706*	Am
	Legislative			241	2003	274	Am
	Initiative				2007	243	Am
	(Prop. 19			241.2	2001	484	Am
	adopted			241.4	2005	279	Am <sup>742</sup>
	Mar. 7,			241.5	2008	410	Ad
	2000)		Am (as am by	241.8	2003	138	Ad
			Sec. 1, Stats.	243	1999	660	Am
			1997, Ch.		2000	236	Am
			413) <sup>182</sup>		2003	274	Am
190.03	1999	566	Ad	243.1	2001	854	Am
	2004	700	Am	243.10	2003	138	Ad
190.2	2000			243.2	2001	484	Am
	Legislative			243.25	2002	369	Ad
	Initiative			243.4	2002	302	Am
	(Prop. 18			243.65	2008	410	Ad
	adopted			243.83	2003	818	Ad
	Mar. 7,			243.9	2000	627	Ad
	2000)		Am <sup>181</sup>	244.5	2008	556	Am
	2000			245	1999	129	Am
	Initiative				2004	494	Am
	(Prop. 21			245.6	2006	601	Ad
	adopted			246.3	2006	180	Am
	Mar. 7,			261	2002	302	Am
	2000)		Am <sup>216</sup>	261.5	1999	853	Am <sup>144</sup>
190.9	2000	287	Am <sup>216</sup>	262	2006	45	Am
	2002	71	Am	264	1999	853	Am <sup>144</sup>
191.5	2002	622	Am	264.2	2006	689	Am
	2006	91	Am	266c	2000	287	Am <sup>216</sup>
192	2006	91	Am	266h	2004	405	Am <sup>654</sup>
192.5	2006	91	Am	266i	2004	405	Am <sup>654</sup>
	2007	747	Am	269	2006	337*	Am
193	2006	91	Am		2006		
193.5	2006	91	Am		Initiative		
193.7	1999	22*	Am <sup>16</sup>		(Prop. 83		
	2007	747	Am		adopted		
193.8	2007	747	Am		Nov. 7,		
207	2003	23	Am		2006)		Am
209	2000	287	Am <sup>216</sup>	270.6	2002	410	Ad
	2006	337*	Am	271.5	2000	824	Ad & R <sup>43</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**PENAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
271.5 (Cont.)	2003	150	Am	Pt. 2, Title 9, Ch. 5.5, heading (Sec. 290 et seq.) 290	2006	337 *	Ad
	2004	103	Am		1999	83	Am <sup>30</sup>
	2005	279	Am <sup>742</sup>		1999	576	Am (by Sec. 1 of Ch.)
	2005	625	Am <sup>13</sup>		1999	730	Am (by Sec. 1 of Ch.)
	2007	130	Am <sup>902</sup>		1999	901	Am (by Sec. 1.5 of Ch.)
272	2000	621	Am		2000	240	Am
	2001	159	Am <sup>305</sup>		2000	287	Am <sup>216</sup>
	2005	461	Am		2000	648	Am (by Sec. 1 of Ch.)
273.5	1999	660	Am (by Sec. 2 of Ch.)		2000	649	Am (by Sec. 2.5 of Ch.)
	1999	662	Am (by Sec. 9.5 of Ch.)		2001	485	Am
	2000	287	Am <sup>216</sup>		2001	544	Am (by Sec. 1 of Ch.)
	2003	262	Am		2001	843	Am (by Sec. 1.3 of Ch.)
	2007	582	Am		2002	17 *	Am
273.55	1999	662	R		2002	664	Am <sup>431</sup>
273.56	1999	662	R		2003	538	Am
273.6	1999	561	Am (by Sec. 5 of Ch.)		2003	540	Am (by Sec. 1 of Ch.)
	1999	662	Am (by Sec. 12.5 of Ch.)		2003	634 *	Am (by Sec. 1.3 of Ch.)
	2001	816	Am		2004	429	Am (by Sec. 1 of Ch.)
	2003	498	Am		2004	731	Am (by Sec. 1 of Ch.)
273.7	2005	240	Am		2004	761	Am (by Sec. 1.3 of Ch.)
	2006	538	Am <sup>802</sup>	2004	704	Am (by Sec. 1 of Ch.)	
273.75	2001	572	Ad	2005	704	Am (by Sec. 1 of Ch.)	
	2008	86	Am	2005	722 *	Am (by Sec. 3 of Ch.) <sup>174</sup>	
273.82	2003	229	Am			Am (by Sec. 3.5 of Ch.) <sup>80</sup>	
273.84	2000	135	Am <sup>203</sup>	2006	337 *	Am	
273d	1999	662	Am	2006	538	Am <sup>802</sup>	
	2004	229 *	Am	2007	130	Am <sup>902</sup>	
274	2000	692	R	2007	579 *	R & Ad	
275	2000	692	R	290.001	2007	579 * Ad	
276	2000	692	R	290.002	2007	579 * Ad	
285	2005	477	Am	290.003	2007	579 * Ad	
286	2002	302	Am	290.004	2007	579 * Ad	
288	2004	823	Am	290.005	2007	579 * Ad	
288.1	2005	477	Am	290.006	2007	579 * Ad	
288.3	2006	337 *	Ad	290.007	2007	579 * Ad	
	2006	Initiative		290.008	2007	579 * Ad	
		(Prop. 83		290.009	2007	579 * Ad	
		adopted		290.01	2001	544 Ad	
		Nov. 7,			2003	634 * Am	
		2006)			2004	405 Am <sup>654</sup>	
		2007			2005	722 * Am	
		2007	579 * Ad		2007	579 * Am	
			Am & RN (as				
			ad by Sec. 7,				
			Stats. 2006, Ch.				
			337)				
288.4	2007	579 *	Ad(RN)				
288.5	2006	337 *	Am				
288.7	2006	337 *	Ad				
288a	2002	302	Am				
289	1999	706 *	Am				
	2002	302	Am				
	2002	787	Am <sup>422</sup>				
289.5	2007	579 *	Am				
289.6	1999	806	Am				
	2000	287	Am <sup>216</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
290.010	2007	579 *	Ad	290.46	2004	745 *	Ad
290.011	2007	579 *	Ad		2005	721	Am
290.012	2007	579 *	Ad		2005	722 *	Am
290.013	2007	579 *	Ad		2006	337 *	Am (by Sec. 19 of Ch.)
290.014	2007	579 *	Ad				
290.015	2007	579 *	Ad		2006	886	Am (by Sec. 4.2 of Ch.)
290.016	2007	579 *	Ad				
290.017	2007	579 *	Ad		2007	579 *	Am
290.018	2007	579 *	Ad		2008	598	Am (by Sec. 1 of Ch.) <sup>232</sup>
290.019	2007	579 *	Ad				
290.02	2005	469 *	Ad		2008	599	Am (by Sec. 1 of Ch.) <sup>697</sup>
290.020	2007	579 *	Ad				Am (by Sec. 1.5 of Ch.) <sup>232</sup>
290.021	2007	579 *	Ad				
290.022	2007	579 *	Ad	290.5	1999	576	Am
290.023	2007	579 *	Ad		2005	722 *	Am
290.03	2006	337 *	Ad	290.6	2005	722 *	Am
290.04	2006	336 *	Ad		2006	538	Am <sup>802</sup>
	2006	337 *	Ad	290.7	1999	475	Am
	2006	886	R (as ad by Sec. 1, Stats. 2006, Ch. 336)	290.85	2003	245	Am
				290.9	2004	127	Ad
290.05	2007	579 *	Am	290.95	2001	224	Am
	2006	336 *	Ad		2006	340	Am (by Sec. 1 of Ch.)
	2006	337 *	Ad				
	2006	886	R (as ad by Sec. 2, Stats. 2006, Ch. 336)		2006	341	Am (by Sec. 1.5 of Ch.)
				291	2003	536	Am
	2007	579 *	Am	291.1	2003	536	Am
290.06	2006	336 *	Ad	293	2006	92	Am
	2006	337 *	Ad		2007	578	Am
	2006	886	R (as ad by Sec. 3, Stats. 2006, Ch. 336)		2008	179	Am <sup>976</sup>
					2008	358	Am
290.07	2006	337 *	Ad		2008	596 *	Am (by Sec. 1 of Ch.) <sup>635</sup>
290.08	2006	337 *	Ad				Am (by Sec. 1.5 of Ch.) <sup>301</sup>
290.1	2005	704	R	295	2002	916	Am
290.3	2006	69 *	Am		2004		
	2006	337 *	Am (as am by Stats. 2006, Ch. 69)		Initiative (Prop. 69 adopted Nov. 2, 2004)		Am
					2006	69 *	Am
	2006				2007	130	Am <sup>902</sup>
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am	295.1	2004		
	2007	579 *	Am		Initiative (Prop. 69 adopted Nov. 2, 2004)		Am
	2008	699	Am <sup>980</sup>		1999	475	Am
290.4	1999	730	Am (by Sec. 2 of Ch.) <sup>19</sup>		2000	823	Am
					2001	906	Am
	2000	648	Am		2002	160 *	Am
	2002	118	Am	296	2004		
	2003	538	Am		Initiative (Prop. 69 adopted Nov. 2, 2004)		Am
	2003	634 *	Am (by Sec. 3.1 of Ch.) <sup>75</sup>				
	2004	731	Am				
	2005	279	Am <sup>742</sup>				
	2005	722 *	Am <sup>13</sup>				
290.45	2003	634 *	Ad (by Sec. 4.1 of Ch.)				
	2005	722 *	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PENAL CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
296.1	2000	135	Am <sup>203</sup>	299.6 (Cont.)	1999	475	Am
	2000	823	Am		2001	906	Am
296.2	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am	Am
297	2007	579 *	Am	300	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am
298	1999	475	Am	300.1	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am
	2000	823	Am				
298.1	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am	300.2	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Ad
298.2	1999	83	Am <sup>30</sup>	308	2001	376	Am
	2000	823	Am		2004	798	Am <sup>81</sup>
298.3	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Ad	308.1	2006	501	Am
					2002	632 *	Am
299	2006	170	Am <sup>902</sup>	308.3	2001	376	Ad
	2007	130	Am <sup>902</sup>	311.11	2001	559	Am
299.5	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Ad	320.5	2006	337 *	Am
					2004	Initiative (Prop. 69 adopted Nov. 7, 2006)	2006
299.6	1999	83	Am <sup>30</sup>	311.2	2006	337 *	Am
	2000	823	Am	311.4	2006	337 *	Am
299.6	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am	311.9	2006	337 *	Am
				2001	906	Am	312.1
299.6	2002	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am <sup>431</sup>	320.5	2000	778	Ad <sup>96</sup>
				2004	664	Am	2001
299.6	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am	326.3	2008	748	Ad
				2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	326.4	2008
299.6	1999	83	Am <sup>30</sup>	326.45	2008	734	Ad
				2004	664	Am <sup>431</sup>	326.5
299.6	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am	326.5	2008	748	Am
				2004	664	Am <sup>431</sup>	2008
299.6	1999	83	Am <sup>30</sup>	330.11	2000	1023 *	Ad
				2004	664	Am <sup>431</sup>	2001
299.6	2004	Initiative (Prop. 69 adopted Nov. 2, 2004)	Am	330.7	2004	183	Am <sup>571</sup>
				2004	664	Am <sup>431</sup>	330.9
299.6	1999	83	Am <sup>30</sup>	330b	2003	264	Am
				2004	664	Am <sup>431</sup>	2004

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
332	2005	546	Am	417.25 (Cont.)			
336.5	2007	438	Ad	1999	621	Am	
337a	2005	546	Am	417.26	1999	438	Ad
337d	2005	546	Am	417.27	1999	621	Ad
337f	2008	509	Am	417.4	2004	607*	Am
337j	2001	941	Am	417.6	2000	478	Am
	2003	756	Am	Pt. 1,			
	2004	405	Am <sup>654</sup>	Title 5,			
	2005	546	Am	heading			
	2007	176*	Am	(Sec. 422			
	2007	493	Am (as am by	et seq.)	2000	1001	Am
			Stats. 2007, Ch.	422.1	2002	281	Ad (by Sec. 1
			176)				of Ch.)
	2008	748	Am	422.4	2008	492*	Ad
337k	2006	305	Ad	422.55	2004	700	Ad
337t	2002	624	Ad	422.56	2004	700	Ad
337u	2002	624	Ad	422.57	2004	700	Ad
	2003	62	Am <sup>519</sup>	Pt. 1,			
337v	2002	624	Ad	Title 6,			
337w	2002	624	Ad	Ch. 2,			
337x	2002	624	Ad	heading			
337y	2002	624	Ad	(Sec. 422.6			
337z	2002	624	Ad	et seq.)	2004	700	Ad
	2005	546	Am	422.6	2004	115	Am
347	2000	287	Am <sup>216</sup>		2004	700	Am
350	1999	83	Am <sup>30</sup>	422.7	2004	700	Am
	2008	431	Am		2004	780	Am (by Sec.
360	2001	39	Am				1.1 of Ch.)
365	1999	354	Am	422.75	2004	700	Am
365.6	2004	322	Am	422.76	2004	700	R & Ad(RN)
368	2000	214	Am	422.77	2004	700	Ad
	2001	854	Am	422.78	2004	700	Ad
	2002	369	Am	422.85	2004	700	Ad(RN) (by
	2003	543	Am				Sec. 21 of Ch.)
	2004	886	Am (by Sec. 1		2004	809	Ad(RN)
			of Ch.)	422.86	2004	700	Ad
	2004	893	Am	422.865	2004	809	Ad
369b	1999	841	Am	422.88	2004	700	Ad
	2005	716	Am	422.89	2004	700	Ad
374.3	2004	137	Am	422.9	2004	700	R & Ad
	2006	416	Am	422.91	2004	700	Ad
374.4	2006	416	Am	422.92	2004	700	Ad(RN)
374.5	2006	186	Ad	422.93	2004	700	Ad
	2007	130	Am <sup>902</sup>	422.95	2004	700	Am & RN (by
374.7	2006	416	Am				Sec. 21 of Ch.)
374a	2002	787	Am <sup>422</sup>		2004	809	Am & RN (by
	2006	416	Am				Sec. 2.1 of Ch.)
379	2008	184	Ad	422.96	2004	809	Ad <sup>82</sup>
383c	2002	102	Ad	423	2001	899	Ad
	2003	62	Am <sup>519</sup>	423.1	2001	899	Ad
396	2004	492	Am	423.2	2001	899	Ad
398	2007	136	Ad	423.3	2001	899	Ad
	2008	179	Am <sup>976</sup>	423.4	2001	899	Ad
399	2001	257*	Am	423.5	2001	899	Ad
399.5	1999	265	Am	423.6	2001	899	Ad
417	2000	478	Am	424	2002	154	Am
417.2	2000	275	Am		2003	62	Am <sup>519</sup>
	2001	159	Am <sup>305</sup>	451.5	1999	518	Am <sup>116</sup>
	2003	246	Am		2004	135	Am <sup>611</sup>
	2004	607*	R	457.1	1999	518	Am
417.25	1999	438	Am	466	2001	854	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PENAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
466 (Cont.)	2002	335	Am	538c	2002	1134	Am
	2008	119	Am	538d	2000	430	Am
470	2005	295	Am		2007	241	Am
471	2002	787	Am <sup>422</sup>		2008	699	Am <sup>980</sup>
480	1999	254	Am	538e	2004	22 *	Am
481.1	2001	854	Am		2006	901	Am <sup>810</sup>
483.5	2005	326	Am	538g	2004	22 *	Ad
484	2000	176	Am	549	2000	843	Am
487	2002	787	Am <sup>422</sup>		2000	867	Am <sup>82</sup>
487c	2000	135	Am <sup>203</sup>		4X 2003–04	2	Am
487h	2004	515	Ad & R (by Sec. 1 of Ch.) <sup>38</sup>	550	1999	83	Am <sup>30</sup>
					2000	867	Am
487i	2008	105	Ad		4X 2003–04	2	Am
490.7	2006	228	Ad	574	1999	991	Am <sup>96 114</sup>
496e	2008	659 *	Ad		2006	254	Am
499b	2003	391	Am	591.5	2003	143	Ad
502	1999	254	Am		2006	695	Am
	2000	634	Am (by Sec. 1 of Ch.)	593d	2001	854	Am
	2000	635	Am (by Sec. 2 of Ch.)	593e	2001	854	Am
502.01	1999	254	Am	594	1999	83	Am (as am by Sec. 1.5 and as ad by Sec. 1.6, Stats. 1998, Ch. 853) <sup>30</sup>
	2000	628	Am (by Sec. 1 of Ch.)		2000	50	Am (as am by Sec. 12 and Sec. 12.5, Prop. 21)
	2004	751	Am		2000		
	2005	22	Am <sup>647</sup>		Initiative		
	2005	461	Am		(Prop. 21		
502.6	2002	861	Ad		adopted		
502.9	2004	823	Am		Mar. 7,		
504	2002	787	Am <sup>422</sup>		2000)		Am (as am by
504b	1999	991	Am <sup>96 114</sup>				Sec. 1.5 and as
515	2004	823	Am				ad by Sec. 1.6,
525	2004	823	Am				Stats. 1998, Ch.
529.7	2002	907	Ad				853)
530.5	2000	956	Am		2008	209	Am
	2001	478	Am	594.1	2002	523	Am
	2002	254	Am	594.3	2000	546	Am
	2005	432	Am (by Sec. 1 of Ch.)		2004	700	Am
	2006	10 *	Am	594.35	2000	546	Ad
	2006	522	Am	596.7	2000	992	Ad
	2007	302	Am <sup>947</sup>		2007	714	Am
530.55	2006	522	Ad	597.2	2000	1061	Ad
530.6	2000	956	Ad		2001	854	Am (as ad by
	2002	851	Am				Stats. 2000, Ch.
	2003	533	Am				1061) & RN
	2006	10 *	Am	597.3	2001	854	Ad(RN)
530.7	2000	631	Ad <sup>246</sup>	597.6	2004	876	Ad
	2001	854	Am	597.7	2006	431	Ad
530.8	2001	493	Ad	597b	2003	256	Am
	2002	254	Am		2004	183	Am <sup>571</sup>
	2003	90	Am		2006	430	Am
	2003	533	Am (by Sec. 7 of Ch.)	597c	2003	256	Am
	2003	534	Am (by Sec. 2 of Ch.)		2004	183	Am <sup>571</sup>
	2006	10 *	Am		2006	430	R & Ad
532b	2005	457	Am	597i	2003	256	Am
538	1999	991	Am <sup>96 114</sup>	597j	2003	256	Am
					2006	430	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
597l	2002	710	Am	629.52 (Cont.)			
	2003	62	Am <sup>519</sup>	2002	605	Am <sup>68</sup>	
597s	1999	303	Am	2007	391	S <sup>349</sup>	
597u	2005	652	Am	629.53	2002	605	Ad & R <sup>68</sup>
597w	2005	652	R	2007	391	S <sup>349</sup>	
597z	2005	669	Ad	629.54	2002	605	Am <sup>68</sup>
599b	2002	787	Am <sup>422</sup>	2007	391	S <sup>349</sup>	
599f	2008	194	Am	629.56	2002	605	Am <sup>68</sup>
600	2000	287	Am <sup>216</sup>	2007	391	S <sup>349</sup>	
600.2	2004	322	Am	629.58	2002	605	Am <sup>68</sup>
600.5	2004	322	Am	2007	391	S <sup>349</sup>	
601	2005	279	Am <sup>742</sup>	629.60	2002	605	Am <sup>68</sup>
602	2000	149	Am	2007	391	S <sup>349</sup>	
	2002	608*	Am	629.61	2002	605	Ad & R <sup>68</sup>
	2003	355	Am (by Sec. 1 of Ch.)	2004	405	Am <sup>654</sup>	
				2007	391	S <sup>349</sup>	
	2003	361	Am (by Sec. 1 of Ch.)	629.62	2002	605	Am <sup>68</sup>
				2003	468	Am <sup>561</sup>	
	2003	805	Am (by Sec. 1.3 of Ch.)	2007	391	S <sup>349</sup>	
				629.64	2002	605	Am <sup>68</sup>
	2005	289	Am (by Sec. 2 of Ch.)	2007	391	S <sup>349</sup>	
				629.66	2002	605	S <sup>68</sup>
	2005	378	Am (by Sec. 3 of Ch.)	2007	391	S <sup>349</sup>	
				629.68	2002	605	Am <sup>68</sup>
602.12	2008	492*	Ad	2007	391	S <sup>349</sup>	
602.5	2000	563	Am	629.70	2002	605	Am <sup>68</sup>
602.8	2003	101	Am	2007	391	S <sup>349</sup>	
626	2008	726	Am	629.72	2002	605	Am <sup>68</sup>
626.1	1999	853	R <sup>144</sup>	2007	391	S <sup>349</sup>	
626.10	2008	676	Am	629.74	2002	605	Am <sup>68</sup>
626.2	2008	726	Am	2007	391	S <sup>349</sup>	
626.7	2002	343	Am	629.76	2002	605	Am <sup>68</sup>
626.8	2006	337*	Am	2007	391	S <sup>349</sup>	
	2008	726	Am	629.78	2002	605	Am <sup>68</sup>
626.81	2006	337*	Ad	2007	391	S <sup>349</sup>	
626.85	2008	726	Am	629.80	2002	605	Am <sup>68</sup>
626.9	1999	83	Am <sup>30</sup>	2007	391	S <sup>349</sup>	
628	2000	955	Am	629.82	2002	605	Am <sup>68</sup>
	2005	677*	R	2007	391	S <sup>349</sup>	
628.1	2000	955	Am	629.84	2002	605	S <sup>68</sup>
	2005	677*	R	2007	391	S <sup>349</sup>	
628.2	1999	646	Am	629.86	2002	605	Am <sup>68</sup>
	2000	955	Am	2007	391	S <sup>349</sup>	
	2005	677*	R	629.88	2002	605	Am <sup>68</sup>
628.4	2005	69	R	2007	391	S <sup>349</sup>	
	2005	677*	R	629.89	2002	605	Am <sup>68</sup>
628.5	2000	955	Am	2007	391	S <sup>349</sup>	
	2005	677*	R	629.90	2002	605	Am <sup>68</sup>
628.6	2005	677*	R	2007	391	S <sup>349</sup>	
629.50	2002	605	Am <sup>68</sup>	629.91	2002	605	S <sup>68</sup>
	2006	146	Am	2007	391	S <sup>349</sup>	
	2007	391	S <sup>349</sup>	629.92	2002	605	S <sup>68</sup>
629.51	2002	605	Am <sup>68</sup>	2007	391	S <sup>349</sup>	
	2005	17	Am	629.94	2002	605	Am <sup>68</sup>
	2007	391	S <sup>349</sup>	2007	391	S <sup>349</sup>	
629.52	2000			629.96	2002	605	S <sup>68</sup>
	Initiative			2007	391	S <sup>349</sup>	
	(Prop. 21			629.98	2002	605	Am <sup>68</sup>
	adopted			2007	391	Am <sup>349</sup>	
	Mar. 7,			633	2003	468	Am <sup>561</sup>
	2000)	Am		633.6	1999	367	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PENAL CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
636.5	1999	853	Am <sup>144</sup>	666.7 (Cont.)			
637.5	2001	731	Am	2003	499	Am	
	2002	664	Am <sup>431</sup>	2004	405	Am	654
	2006	198	Am	2005	722 *	Am	
638	2006	626	Ad	2006	901	R	810
640	2000	860	Am	667.1	2000		
	2006	258	Am		Initiative		
645	2001	854	Am		(Prop. 21		
646.9	2000	669	Am		adopted		
	2002	832	Am		Mar. 7,		
	2007	579 *	Am (by Sec. 39		2000)		Ad
			of Ch.)		2006	337 *	Am
	2007	582	Am (by Sec.	667.5	2000		
			2.5 of Ch.)		Initiative		
646.91	1999	659	Am		(Prop. 21		
	2003	495	Am		adopted		
646.91A	2005	472	Ad		Mar. 7,		
	2006	901	Am & RN <sup>810</sup>		2000)		Am
646.91a	2006	901	Ad(RN) <sup>810</sup>		2002	606 *	Am
646.92	2000	561	Am		2006	337 *	Am
646.93	1999	703	Ad		2006		
	2000	669	Am		Initiative		
	2001	854	Am		(Prop. 83		
646.94	2000	669	Ad <sup>279</sup>		adopted		
	2001	159	Am <sup>305</sup>		Nov. 7,		
647	1999	231	Am		2006)		Am
	2004	666	Am	667.51	2006	337 *	Am
	2007	302	Am <sup>947</sup>		2006		
647.6	2000	657	Am		Initiative		
	2006	337 *	Am		(Prop. 83		
647.7	2004	666	Am (by Sec. 2		adopted		
			of Ch.)		Nov. 7,		
652	2005	307	Ad		2006)		Am
	2006	538	Am <sup>802</sup>	667.6	2002	787	Am <sup>422</sup>
653.1	2004	193	Am <sup>571</sup>		2006	337 *	Am
653.2	2008	583	Ad		2006		
653aa	2004	617	Ad <sup>697</sup>		Initiative		
653b	2006	337 *	Ad(RN)		(Prop. 83		
653c	2006	337 *	Ad		adopted		
653g	2006	337 *	Am & RN		Nov. 7,		
653k	2001	128	Am		2006)		Am
653m	1999	83	Am <sup>30</sup>	667.61	2006	337 *	Am
	2008	109	Am		2006		
653o	2006	660	Am		Initiative		
	2007	576	Am		(Prop. 83		
			R & Ad <sup>192</sup>		adopted		
653t	1999	853	Am <sup>144</sup>		Nov. 7,		
	2002	787	Am <sup>422</sup>		2006)		Am
653w	2006	9	Am	667.7	2001	854	Am
653y	2004	295	Ad		2006	901	Am <sup>810</sup>
	2008	89	Am	667.70	1999	706 *	Am
653z	2003	670	Ad	667.71	2000	287	Am <sup>216</sup>
656	2004	511	Am		2006	337 *	Am
656.5	2004	511	Ad		2006		
656.6	2004	511	Ad		Initiative		
664	2005	52	Am		(Prop. 83		
	2006	468	Am		adopted		
666	2000	135	Am <sup>203</sup>		Nov. 7,		
666.5	1999	706 *	Am		2006)		Am
666.7	1999	706 *	Am	667.72	1999	706 *	R
	2001	854	Am	667.9	1999	569	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
668	1999	350*	Am		805.5	2004	368	R	
668.5	1999	350*	Ad		808	2002	784	Am <sup>490</sup>	
670	2001	854	Am			2003	62	Am <sup>519</sup>	
675	2004	769	Ad		810	2002	784	Am <sup>490</sup>	
679.026	2008				817.5	2000	940	Ad	
	Initiative				825	2003	149	Am	
	(Prop. 9				830.1	2000	61	Am	
	adopted					2001	68	Am	
	Nov. 4,					2002	56	Am	
	2008)		Ad			2002	185	Am (by Sec. 2	
679.04	2006	689	Am					of Ch.)	
679.05	2004	159	Ad			2002	784	Am <sup>490</sup>	
	2005	22	Am <sup>647</sup>			2003	47	Am (by Sec. 1	
	2005	279	Am <sup>742</sup>					of Ch.)	
	2007	206	Am			2003	70	Am (by Sec. 1	
679.08	2006	94	Ad					of Ch.)	
680	2003	537	Ad			2003	149	Am <sup>445</sup>	
778a	2001	854	Am			2003	710	Am	
784.7	2002	194	Am			2004	516	Am	
784.8	2008	258	Ad			2006	127*	Am	
786	2002	908	Am			2007	84*	Am	
	2008	47	Am			2008	15*	Am	
787	2002	64*	Ad		830.11	1999	1005	Am	
790	1999	83	Am <sup>30</sup>			2003	890	Am	
793	2004	511	Am					R & Ad <sup>232</sup>	
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, Stats.	
	2007	579*	Am					2003, Ch. 890)	
801.2	2006	337*	Ad			2006	501	R (as am by	
802	2002	828	Am					Sec. 2, Stats.	
	2004	586	Am <sup>79</sup>					2005, Ch. 190)	
			R <sup>80</sup>					Am (as am by	
			Ad <sup>81</sup>					Sec. 1, Stats.	
803	1999	706*	Am (by Sec. 10					2005, Ch. 190)	
			of Ch.)		830.13	2008	81	Am	
	1999	983	Am		830.14	1999	1007	Am	
	2000	235	Am			2006	260*	Am	
	2001	235	Am		830.2	1999	917	Am	
	2002	787	Am <sup>422</sup>			1999	918	Am (by Sec.	
	2002	1059*	Am					4.5 of Ch.)	
	2003	2*	Am			2008	699	Am <sup>980</sup>	
	2003	73	Am		830.29	1999	840*	Ad <sup>21</sup>	
	2003	152	Am					R <sup>34</sup>	
	2003	468	Am <sup>561</sup>			2001	859	Am <sup>382 19</sup>	
	2004	368	Am		830.3	1999	525	Am <sup>112</sup>	
	4X 2003–04	2	Am			1999	840*	Am	
	2005	2*	R (as am by			2000	857	Am <sup>203</sup>	
			Stats. 2004, Ch.			2003	788	Am	
			368 and Stats.			2006	74*	Am	
			2003–04 4th			2007	483	Am <sup>962</sup>	
			Ex. Sess., Ch.		830.31	2003	468	Am <sup>561</sup>	
			2) & Ad		830.32	2000	135	Am <sup>203</sup>	
			Am (as ad by		830.33	2004	510	Am	
			Stats. 2005, Ch.		830.34	2004	799*	Am	
			2)		830.35	2000	808*	Am	
			Am		830.36	1999	891	Am	
803.5	2003	468	Ad <sup>561</sup>		830.5	2001	119	Am	
803.6	2004	368	Ad			2002	1124*	Am	
804	2006	901	Am <sup>810</sup>		830.6	2003	292	Am	
	2008	110	Am			2007	118	Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**PENAL CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
830.7	1999	331	Am	859.1	2004	823	Am
	2006	267	Am (by Sec. 1 of Ch.)	859a	2002	784	Am <sup>490</sup>
	2006	271	Am (by Sec. 2 of Ch.)	861.5	2004	823	Am
	2007	201	Am		2005	279	Am <sup>742</sup>
	2008	217	Am	868.5	2008	48	Am
830.8	2002	545	Am <sup>422</sup>	868.7	2004	823	Am
831.4	1999	112	Am	868.8	2001	62	Am
831.5	1999	83	Am (as am by Sec. 8 and as ad by Sec. 8.5, Stats. 1998, Ch. 606) <sup>30</sup>	869	2002	784	Am <sup>490</sup>
	1999	635*	Am (as am by Sec. 8 and as ad by Sec. 8.5, Stats. 1998, Ch. 606)	870	2002	784	Am <sup>490</sup>
			Ad <sup>354</sup>	872	2005	18	Am
831.7	2006	468	Ad <sup>354</sup>	890	2001	218	Am <sup>35</sup>
832	2003	70	Am	896	2003	149	Am
832.05	2003	777	Ad <sup>63</sup>	900	2003	149	Am
832.15	2004	593	Am <sup>654</sup>	903	2003	149	R
	2008	698	Am	903.2	2008	179	Am <sup>976</sup>
832.16	2008	698	Am	904	2003	149	Am
832.17	2004	593	Ad <sup>654</sup>	904.6	2005	25	Am
	2008	698	Am	904.8	2007	82	Ad
832.25	2000	633	Ad	908	2003	149	Am
832.3	1999	852	Am	908.1	2003	149	Am
832.5	2002	391	Am	908.2	2003	149	Am
832.6	1999	111*	Am	923	2000	322	Am
	2000	287	Am <sup>216</sup>	924.4	2002	784	Am <sup>490</sup>
	2001	473	Am <sup>369</sup>	932	2002	784	Am <sup>490</sup>
832.7	2000	971	Am	933	2002	784	Am <sup>490</sup>
	2002	63	Am	933.06	2001	854	Am
	2002	391	Am	938.1	2002	784	Am <sup>490</sup>
	2003	102	Am	939.21	2004	823	Am
832.9	2004	248	Am	959.1	2006	567	Am
	2008	218	Am	964	2004	507*	Ad
833.2	2006	729	Ad	969c	2002	787	R <sup>422</sup>
834c	1999	268	Ad	969d	2002	787	R <sup>422</sup>
836	1999	661	Am (by Sec. 10 of Ch.)	976.5	2000	287	Am <sup>18 216</sup>
	1999	662	Am	977	2001	82	Am
	2000	47	Am		2003	29	Am
	2002	534	Am		2006	744	Am
	2003	468	Am <sup>561</sup>		2007	43	Am (by Sec. 18 of Ch.)
	2003	495	Am				Am <sup>902</sup>
	2004	405	Am <sup>654</sup>				Am <sup>947</sup>
847	2002	526	Am				Am (by Sec. 8.5 of Ch.)
	2003	468	Am <sup>561</sup>	977.2	1999	888	Am <sup>13</sup>
851.5	2005	635	Am		2004	293	Am
851.8	2002	784	Am <sup>490</sup>		2007	43	Am
	2006	901	Am <sup>810</sup>	981	2003	468	Am <sup>561</sup>
	2007	390	Am	987.2	2002	784	Am <sup>490</sup>
851.90	2003	792	Ad	987.9	2006	538	Am <sup>802</sup>
853.5	2003	467	Am	999c	2003	229	Am
853.6	2003	467	Am	999j	2003	229	Am
	2004	889*	Am	999k	2003	229	Am
853.6a	2003	149	Am	999l	2000	287	Am <sup>216</sup>
853.7a	2002	148	Am	999n	2003	229	Am
				999p	2003	229	Am
				999r	2003	229	Am
				999s	2003	229	Am
				999t	2001	210	Am
				999v	2003	229	Am
				999x	2003	229	Am
				999y	2001	210	Am
					2003	229	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1000	2001	473	Am <sup>369</sup>	1170	2004	747	Am (by Sec. 1 of Ch.)
	2002	545	Am <sup>422</sup>		2007	3 *	Am
	2002	784	Am <sup>490</sup>				R & Ad <sup>301</sup>
1000.12	2005	477	Am	2007	740		Am (as am by Sec. 2, Stats. 2007, Ch. 3)
1000.13	2005	477	R				Am (as ad by Sec. 3, Stats. 2007, Ch. 3)
1000.3	2000	42	Am	2008	179		Am (as am by Sec. 1, Stats. 2007, Ch. 740) <sup>976</sup>
1000.30	2001	115	R	2008	416		Am (as am by Sec. 1, Stats. 2007, Ch. 740) <sup>111</sup>
1000.31	2001	115	R				Am (as am by Sec. 2, Stats. 2007, Ch. 740) <sup>192</sup>
1000.32	2001	115	R	1170.1	2000	689	Am
1000.33	2001	115	R		2002	126	Am
1000.34	2001	115	R	1170.11	1999	706 *	Am (by Sec. 11 of Ch.)
1000.36	2001	115	R		2000	287	Am <sup>216</sup>
1000.5	2002	784	Am <sup>490</sup>		2001	854	Am
1000.8	2000	815	Ad		2003	468	Am <sup>561</sup>
Pt. 2, Title 6, Ch. 2.8, heading (Sec. 1001.20 et seq.)	2004	290	Am		2004	405	Am <sup>654</sup>
1001.20	2004	290	Am		2005	279	Am <sup>742</sup>
1001.21	2004	290	Am		2005	722 *	Am
1001.22	2004	290	Am		2007	302	Am <sup>947</sup>
1001.23	2004	290	Am		2008	699	Am <sup>980</sup>
1001.60	2008	264	Am	1170.125	2000		Initiative (Prop. 21 adopted Mar. 7, 2000)
1001.64	2008	264	Am		2006	337 *	Ad
1001.65	2001	745 *	Am		1999	996	Ad
	2008	264	Am		2000	287	Am <sup>216</sup>
1026.2	2003	230 *	Am		1999	996	Ad
1034	2003	449	R	1170.17	2000	287	Am <sup>216</sup>
1035	2003	449	Am		1999	996	Ad
1037	2000	447	Am	1170.19	2007	3 *	Am
	2005	282	Am				R & Ad <sup>301</sup>
1037.1	2005	282	Ad		2008	416	Am (as am by Sec. 4, Stats. 2007, Ch. 3) <sup>111</sup>
	2006	538	Am <sup>802</sup>				Am (as ad by Sec. 5, Stats. 2007, Ch. 3) <sup>1927</sup>
	2007	130	Am <sup>902</sup>	1170.6	2001	745 *	R
1037.2	2005	282	Ad	1170.75	2004	700	Am & RN
	2006	287	Am	1170.76	2005	279	Am <sup>742</sup>
	2007	130	Am <sup>902</sup>	1170.86	2005	279	Am <sup>742</sup>
1038	2003	449	Am	1170.89	2005	279	Am <sup>742</sup>
1039	2003	449	R	1170.9	2006	788	Am
1042	2002	787	Am <sup>422</sup>	1170.95	2000	689	R
1048.1	1999	382	Am				
1050	1999	382	Am (by Sec. 2 of Ch.)				
	1999	580	Am (by Sec. 2 of Ch.)				
	2000	268	Am				
	2002	784	Am <sup>490</sup>				
	2002	788	Am				
	2003	133	Am				
1050.5	2003	133	Am				
1054.10	2003	238 *	Ad				
1054.6	2004	182	Am <sup>81 614</sup>				
1054.9	2002	1105	Ad				
1089	2002	784	Am <sup>490</sup>				
	2003	62	Am <sup>519</sup>				
	2008	699	Am <sup>980</sup>				
1126	2008	699	Am <sup>980</sup>				
1127g	2004	823	Ad				
1127h	2006	550	Ad				
1166	1999	570	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PENAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1174.2	2003	229	Am	1203.06 (Cont.)			
1174.4	2000	287	Am <sup>216</sup>				adopted
	2001	854	Am				Nov. 7, 2006)
1174.6	2004	193	R <sup>571</sup>				Am
1191.15	2004	1 *	Am	1203.065	2006	337 *	Am
1191.2	2006	538	Am <sup>802</sup>				2006
1191.21	2000	444	Ad				Initiative (Prop. 83 adopted Nov. 7, 2006)
1192.7	2003	229	Am				Am
	1999	298	Am				2008 599 Am
	2000			1203.066	2005		477 Am
	Initiative (Prop. 21 adopted Mar. 7, 2000)		Am		2006		538 Am <sup>802</sup>
	2002	606 *	Am	1203.067	2008		599 Am
	2006	337 *	Am	1203.073	1999		853 Am <sup>144</sup>
1192.8	1999	706 *	Am	1203.075	2006	337 *	Am
	2007	747	Am				2006
1196	2007	263	Am				Initiative (Prop. 83 adopted Nov. 7, 2006)
1202.1	2002	831	Am				Am
	2003	468	Am <sup>561</sup>	1203.097	1999	83	Am <sup>30</sup>
1202.4	1999	121	Am		2001	568	Am
	1999	584	Am (as am by Stats. 1999, Ch. 121)		2001	854	Am
	2000	198	Am		2002	2 *	Am
	2000	1016	Am (by Sec. 9.5 of Ch.)		2002	265	Am
	2004	223 *	Am		2003	431	Am
	2005	238	Am		2006	476	Am (as am by Sec. 1, Stats. 2003, Ch. 431) <sup>38</sup>
	2005	240	Am (by Sec. 10.5 of Ch.)				Am (as am by Sec. 2, Stats. 2003, Ch. 431) <sup>232</sup>
	2007	302	Am				Am (as am by Sec. 5, Stats. 2006, Ch. 476) <sup>962</sup>
1202.41	2008	468	Am				Am (as am by Sec. 6, Stats. 2006, Ch. 476) <sup>962</sup>
	1999	888	Am	1203.098	2000	544	Ad
	2005	238	Am	1203.1abc	2003	468	Am <sup>68 561</sup>
1202.42	2002	1141	Ad		2004	74	Am
1202.43	2002	1141	Ad		2001	473	Am <sup>369</sup>
1202.44	2004	223 *	Ad	1203.1b	2002	784	Am <sup>490</sup>
1202.45	2004	223 *	Am		2002	787	Am <sup>422</sup>
	2007	302	Am	1203.1bb	2002	787	Am
1202.46	1999	888	Ad	1203.1bc	2002	919	Ad & R <sup>43</sup>
1202.5	2000	399	Am	1203.1c	2002	784	Am <sup>490</sup>
1202.51	2007	394	Ad	1203.1d	2000	545	Am
1202.7	2001	485	Am		2002	1124 *	Am
	2007	579 *	Am		2008	311	Am & R <sup>349</sup>
1202.8	2006	336 *	Am				Ad <sup>801</sup>
	2006	886	Am (as am by Sec. 4, Stats. 2006, Ch. 336)	1203.1f	2002	198	Am
1203	2006	337 *	Am	1203.1k	2000	1016	Am
1203.016	2005	488 *	Am	1203.3	2000	1016	Am
1203.017	2007	252 *	Ad				
1203.044	2001	854	Am				
1203.049	1999	706 *	Am				
1203.06	2006	337 *	Am				
	2006						
	Initiative (Prop. 83						

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1203.3 (Cont.)	2002	66	Am	1214	1999	344 *	Am (as ad by Sec. 8, Stats. 1998, Ch. 587)
	2003	62	Am <sup>519</sup>				
	2003	468	Am <sup>561</sup>		2000	545	Am
1203.4	2000	226	Am		2002	784	Am <sup>490</sup>
	2003	49	Am		2004	223 *	Am
	2005	704	Am	1214.1	2005	74 *	Am
	2005	705 *	Am		2005	705 *	Am
	2007	161	Am		2005	706	Am
	2008	94	Am		2007	738	Am
1203.45	2005	705 *	Am	1237.5	2002	784	Am <sup>490</sup>
	2007	682	Am	1238	1999	344 *	Am
1203.4a	2001	824	Am	1240.1	2000	287	Am <sup>216</sup>
	2005	22	Am <sup>647</sup>		2002	784	Am <sup>490</sup>
1203.6	2002	784	Am <sup>490</sup>		2003	62	Am <sup>519</sup>
1203.7	2001	473	Ad <sup>369</sup>	1247k	2004	193	Am <sup>571</sup>
1203.71	2001	473	Ad <sup>369</sup>	1269b	1999	83	Am <sup>30</sup>
1203.72	2001	473	Ad <sup>369</sup>		2001	176	Am
	2002	787	Am <sup>422</sup>		2003	149	Am
1203.73	2001	473	Ad <sup>369</sup>	1270.1	1999	703	Am
	2002	787	Am <sup>422</sup>		2003	30	Am
1203.74	2001	473	Ad <sup>369</sup>	1278	2004	104	Am
1203.8	2005	603	Ad	1280.1	2001	854	Am
1203.9	2004	30 *	Am	1281a	2002	784	Am <sup>490</sup>
1203c	2006	337 *	Am	1287	2004	104	Am
1203e	2006	337 *	Ad	1298	2008	699	Am <sup>980</sup>
1203f	2006	337 *	Ad	1299	1999	426	Ad & R <sup>18</sup>
1207	2007	263	Am		2004	166	S <sup>38</sup>
1208.2	1999	113	Ad	1299.01	1999	426	Ad & R <sup>18</sup>
1208.3	1999	113	Ad		2004	166	S <sup>38</sup>
1210	2000			1299.02	1999	426	Ad & R <sup>18</sup>
	Initiative (Prop. 36 adopted Nov. 7, 2000)				2004	166	S <sup>38</sup>
	2001	721 *	Am <sup>294</sup>	1299.04	1999	426	Ad & R <sup>18</sup>
	2003	155	Am		2004	166	S <sup>38</sup>
	2006	63 *	Am	1299.05	1999	426	Ad & R <sup>18</sup>
1210.1	2000				2004	166	S <sup>38</sup>
	Initiative (Prop. 36 adopted Nov. 7, 2000)			1299.06	1999	426	Ad & R <sup>18</sup>
	2001	721 *	Am <sup>294</sup>		2004	166	S <sup>38</sup>
	2006	63 *	Am	1299.07	1999	426	Ad & R <sup>18</sup>
1210.10	2005	484 *	Ad		2004	166	S <sup>38</sup>
1210.11	2005	484 *	Ad	1299.08	1999	426	Ad & R <sup>18</sup>
1210.12	2005	484 *	Ad		2004	166	S <sup>38</sup>
1210.13	2005	484 *	Ad	1299.09	1999	426	Ad & R <sup>18</sup>
1210.14	2005	484 *	Ad		2004	166	S <sup>38</sup>
1210.15	2005	484 *	Ad	1299.10	1999	426	Ad & R <sup>18</sup>
1210.16	2005	484 *	Ad		2004	166	S <sup>38</sup>
1210.5	2001	721 *	Ad	1299.11	1999	426	Ad & R <sup>18</sup>
1210.7	2005	484 *	Ad		2004	166	S <sup>38</sup>
1210.8	2005	484 *	Ad	1299.12	1999	426	Ad & R <sup>18</sup>
1210.9	2005	484 *	Ad		2004	166	Am <sup>38</sup>
1213	2007	263	Am	1299.13	1999	426	Ad & R <sup>18</sup>
					2004	166	S <sup>38</sup>
				1299.14	2004	166	Ad & R <sup>38</sup>
				1305	1999	570	Am
				1305.4	1999	570	Am
				1308	1999	570	Am
				1326	2004	162	Am
					2007	263	Am
				1328	1999	662	Am
					2002	1008	Am
				1335	2005	305	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PENAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1336	2000	186	Am	1463 (Cont.)			
	2005	305	Am		2003	62	Am <sup>519</sup>
1337	2004	405	Am <sup>654</sup>		2007	302	Am
	2005	305	Am	1463.007	2002	62	Am
1340	2008	14	Am		2004	380	Am (as am by Sec. 1, Stats. 2002, Ch. 62)
1341	2004	405	Am <sup>654</sup>				
	2005	305	Am		2007	132	R (as am by Sec. 52, Stats. 1997, Ch. 850)
1347	1999	83	Am (as am by Sec. 1.5 and as ad by Sec. 1.6, Stats. 1998, Ch. 670) <sup>30</sup>				Am (as am by Sec. 2, Stats. 2004, Ch. 380)
	2000	207	Am (as am by Sec. 153, Stats. 1999, Ch. 83) <sup>20</sup>	1463.010	2003	275	Am
			Am (as am by Sec. 154, Stats. 1999, Ch. 83) <sup>34</sup>		2004	183	Am <sup>571</sup>
	2002	96	R (as am by Sec. 2, Stats. 2000, Ch. 207)		2007	132	Am
			Am (as am by Sec. 1, Stats. 2000, Ch. 207) <sup>13</sup>	1463.02	2007	132	Ad
	2005	480	Am	1463.1	2001	812	Am
1347.5	2004	823	Am	1463.12	1999	841	Ad
1348.5	2001	115	R		2005	716	Am
1369	2004	486	Am	1463.13	2000	165	Ad
	2007	556	Am	1463.14	2005	158	Am
1369.1	2007	556	Ad & R <sup>38</sup>		2007	682	Am
	2008	179	Am <sup>976</sup>	1463.15	2003	482	Ad
1370	2002	664	Am <sup>431</sup>	1463.16	2007	682	Am
	2004	486	Am	1463.17	2007	383	Am
	2006	799	Am		2007	682	Am (by Sec. 7.5 of Ch.)
1370.01	2004	486	Am	1463.21	2002	590	Ad & R <sup>75</sup>
1372	2003	356	Am	1463.27	2008	241	Ad
	2004	183	Am <sup>571</sup>	1463.28	2003	149	Am
	2004	405	Am <sup>654</sup>	1464	1999	1023	Am
1376	2003	700	Ad		2000	248*	Am
1380	2008	208	Ad & R <sup>349</sup>		2007	302	Am (by Sec. 17 of Ch.)
1382	1999	344*	Am	1464.2	1999	610	Ad
	2005	36	Am	1465.5	2003	555	Am
1385	2000	689	Am	1465.6	2003	555	Am
1405	2000	821	Ad	1465.7	2002	1124*	Ad <sup>424</sup>
	2001	943	Am				R <sup>69</sup>
	2004	405	Am <sup>654</sup>		2003	365	Am
1417.8	2001	473	Am <sup>369</sup>		2007	176*	Am <sup>13</sup>
	2007	579*	Am	1465.8	2003	159*	Ad <sup>479</sup>
1417.9	2000	821	Ad & R <sup>20</sup>		2007	302	Am
	2001	943	Am	1473.5	2001	858	Ad & R <sup>18</sup>
	2002	1105	Am <sup>13</sup>		2003	136	Am <sup>38</sup>
1424	1999	363	Am		2004	609	Am
1428	2002	784	Am <sup>490</sup>		2008	146	Am <sup>973</sup>
1429.5	2002	784	R <sup>490</sup>	1473.6	2002	1105	Ad
1462	2002	784	R <sup>490</sup>		2006	274	Am
1462.2	2003	449	Am	1511	2001	854	Am (as ad by Stats. 1989, Ch. 560) & RN
1463	2000	135	Am <sup>203</sup>				Ad(RN)
	2002	784	Am <sup>490</sup>	1512	2001	854	Am (by Sec. 1 of Ch.)
				1524	2002	864	Am (by Sec. 3 of Ch.)
					2002	1059*	Am (by Sec. 3 of Ch.)
					2003	137	Am
					2004	182	Am <sup>81 614</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1524 (Cont.)				2402 (Cont.)			
	4X	2003–04	2 Am		2005	GRP 1	S <sup>703</sup>
		2005	279 Am (as am by Sec. 8, Stats. 2003–04 4th Ex. Sess., Ch. 2) <sup>742</sup>	2403	2005	10*	R <sup>715</sup> 716
					2005	GRP 1	S <sup>703</sup>
				2625	2002	65	Am
					2004	20*	Am
	2005	294	Am	2635	2005	303	Ad
	2006	538	Am <sup>802</sup>	2636	2005	303	Ad
1524.1	2002	784	Am <sup>490</sup>	2637	2005	303	Ad
	2002	787	Am <sup>422</sup>	2638	2005	303	Ad
	2002	831	Am	2639	2005	303	Ad
	2003	62	Am <sup>519</sup>	2640	2005	303	Ad
1524.2	1999	896	Ad	2641	2005	303	Ad
1524.3	2002	864	Ad	2642	2005	303	Ad
1529	2005	181	Am	2643	2005	303	Ad
1536.5	2004	372	Ad	2677	2001	854	Am
1538.5	2001	231	Am	2694	2007	7*	Ad
	2002	401	Am	2713.2	2007	7*	Ad
	2002	784	Am <sup>490</sup>	2717	2000	525	Ad
	2007	302	Am <sup>947</sup>	2717.4	2001	854	Am
1539	2002	71	Am	2762	2004	798	Am <sup>81</sup>
1543	2004	490	Am	2786	2006	538	Am <sup>802</sup>
1547	2002	529	Am	2786.1	2007	737	Ad
1557	2006	538	Am <sup>802</sup>	2800	2005	10*	Am <sup>715</sup> 716
	2007	175*	Am		2005	GRP 1	S <sup>694</sup>
1600.5	2000	324	Am		2006	538	Am <sup>802</sup>
1603	2004	628	Am	2802	2004	225*	Am
1607	2000	324	Am		2005	10*	Am <sup>715</sup> 716
1610	2001	248	Am		2005	GRP 1	S <sup>694</sup>
2036	2005	10*	R <sup>715</sup> 716	2803	2005	10*	Am <sup>715</sup> 716
	2005	GRP 1	S <sup>703</sup>		2005	GRP 1	S <sup>694</sup>
2038	2005	10*	R <sup>715</sup> 716	2804	2005	10*	Am <sup>715</sup> 716
	2005	GRP 1	S <sup>703</sup>		2005	GRP 1	S <sup>694</sup>
2043.3	2005	10*	R <sup>715</sup> 716	2806	2005	10*	Am <sup>715</sup> 716
	2005	GRP 1	S <sup>703</sup>		2005	GRP 1	S <sup>694</sup>
2045.3	2005	10*	R <sup>715</sup> 716	2807	2002	951	Am
	2005	GRP 1	S <sup>703</sup>		2005	10*	Am <sup>715</sup> 716
2046.3	2005	10*	R <sup>715</sup> 716		2005	GRP 1	S <sup>694</sup>
	2005	GRP 1	S <sup>703</sup>	2808	2005	10*	Am <sup>715</sup> 716
2048.3	2005	10*	R <sup>715</sup> 716		2005	GRP 1	S <sup>694</sup>
	2005	GRP 1	S <sup>703</sup>	2809	2005	10*	Am <sup>715</sup> 716
2048.7	2005	10*	R <sup>715</sup> 716		2005	GRP 1	S <sup>694</sup>
	2005	GRP 1	S <sup>703</sup>	2810	2005	10*	Am <sup>715</sup> 716
2053	2004	193	Am <sup>571</sup>		2005	GRP 1	S <sup>694</sup>
2053.3	2001	115	R	2810.5	2005	10*	Am <sup>715</sup> 716
2054.2	2007	7*	Ad		2005	GRP 1	S <sup>694</sup>
2061	2007	7*	Ad	2811	2005	10*	Am <sup>715</sup> 716
2062	2007	7*	Ad		2005	GRP 1	S <sup>694</sup>
2063	2007	175*	Ad	2815	2005	10*	Am <sup>715</sup> 716
2079	2005	10*	R <sup>715</sup> 716		2005	GRP 1	S <sup>694</sup>
2085.5	2001	200	Am	2816	2002	113	Am
	2004	223*	Am		2005	10*	Am <sup>715</sup> 716
	2006	555	Am		2005	GRP 1	S <sup>694</sup>
2400	2005	10*	R <sup>715</sup> 716		2008	116	Am
	2005	GRP 1	S <sup>703</sup>	2817	2008	116	Am
2401	2005	10*	R <sup>715</sup> 716	2912	2004	924	Am
	2005	GRP 1	S <sup>703</sup>	2933.1	2002	787	Am <sup>422</sup>
2401.5	2005	10*	R <sup>715</sup> 716	2933.3	2002	1124*	Ad
	2005	GRP 1	S <sup>703</sup>	2933.4	2006	875	Ad
2402	2005	10*	R <sup>715</sup> 716	2933.5	2000	287	Am <sup>216</sup>
				2962	1999	16*	Am

**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>
2962 (Cont.)	2000	135	Am <sup>203</sup>	3004 (Cont.)	2006		
2972	2000	324	Am		Initiative		
2972.1	2000	324	Ad		(Prop. 83		
3000	2000	142*	Am		adopted		
	2001	485	Am		Nov. 7,		
	2001	854	Am (by Sec. 49.5 of Ch.)		2006)		Am
	2002	829	Am	3005	2007	579*	Am
	2006	337*	Am		2000	142*	Ad & R <sup>207</sup>
	2006				2005	55	Am
	Initiative				2006	337*	Am
	(Prop. 83				2007	579*	Am & RN
	adopted			3006	2000	127*	Ad
	Nov. 7,			3007	2007	175*	Ad
	2006)		Am	3008	2007	579*	Ad(RN)
	2007	579*	Am	3010	2005	484*	Ad
3000.07	2006			3010.1	2005	484*	Ad
	Initiative			3010.2	2005	484*	Ad
	(Prop. 83			3010.3	2005	484*	Ad
	adopted			3010.4	2005	484*	Ad
	Nov. 7,			3010.5	2005	484*	Ad
	2006)		Ad	3010.6	2005	484*	Ad
	2007	579*	Am	3010.7	2005	484*	Ad
3000.1	2000	142*	Am	3010.8	2005	484*	Ad
	2001	854	Am	3010.9	2005	484*	Ad
3001	2002	829	Am	3020	2007	7*	Ad
	2006	337*	Am	3041	2001	131*	Am
	2006				2004	1*	Am
	Initiative				2005	10*	Am <sup>715</sup> <sup>716</sup>
	(Prop. 83				2005	GRP 1	S <sup>694</sup>
	adopted			3041.1	2005	10*	Am <sup>715</sup> <sup>716</sup>
	Nov. 7,				2005	GRP 1	S <sup>694</sup>
	2006)		Am	3041.5	2008		
3003	1999	83	Am <sup>30</sup>		Initiative		
	2000	153	Am		(Prop. 9		
	2000	561	Am		adopted		
	2001	131*	Am		Nov. 4,		
	2003	51	Am		2008)		Am
	2005	463	Am (by Sec. 1 of Ch.)	3041.7	2006	901	Am <sup>810</sup>
	2006	538	Am <sup>802</sup>	3042	2003	302	Am
	2006			3043	2004	289	Am
	Initiative				2008		
	(Prop. 83				Initiative		
	adopted				(Prop. 9		
	Nov. 7,				adopted		
	2006)		Am		Nov. 4,		
	2007	573	Am		2008)		Am
3003.5	2006			3043.2	2004	1*	Am
	Initiative				2004	289	Am
	(Prop. 83			3043.25	2004	289	Am
	adopted			3043.3	2004	289	Am
	Nov. 7,			3043.6	2004	1*	Ad
	2006)		Am	3044	2008		
3004	2006	336*	Am		Initiative		
	2006	886	Am (as am by Sec. 5, Stats. 2006, Ch. 336)		(Prop. 9		
					adopted		
					Nov. 4,		
					2008)		Ad
				3046	2000	287	Am <sup>216</sup>
				3053.2	2004	193	Am <sup>571</sup>
				3053.4	2004	809	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3053.6	2006	735	Ad	4009	2002	784	Am <sup>490</sup>
3054	2002	619	Am	4010	2002	784	Am <sup>490</sup>
3055	2006	779	Ad <sup>881</sup> R <sup>232</sup>	4011.1	2001	854	Am
3055.5	2006	732	Ad & R <sup>111</sup>	4011.10	2005	481	Ad & R <sup>317</sup>
3057	2007	747	Am		2006	303*	Am
3058.4	1999	957	Ad		2008	142	Am <sup>547</sup>
3058.6	1999	957	Am	4012	2002	784	Am <sup>490</sup>
3058.61	2000	561	Ad	4013	2005	300	Am
3058.65	2000	314	Ad	4016.5	2007	175*	Am
	2001	159	Am <sup>305</sup>	4017.1	2002	196	Am
	2001	470	Am		2004	949	Am
	2007	571	Am		2005	259	Am
3058.8	2007	571	Am		2006	538	Am <sup>802</sup>
3058.9	1999	957	Ad	4024.1	2002	784	Am <sup>490</sup>
	2001	854	Am	4025	2002	146	Am
3060.5	1999	475	Am		2007	251	Am
3060.6	2000	484	Ad	4025.5	2007	251	Ad & R <sup>639</sup>
	2007	579*	Am		2008	16	Am
3060.9	2007	645	Ad	4112	2002	784	Am <sup>490</sup>
3063.1	2000			4301	2002	784	Am <sup>490</sup>
	Initiative			4303	2002	784	Am <sup>490</sup>
	(Prop. 36			4304	2002	784	Am <sup>490</sup>
	adopted			4497.40	2004	193	R <sup>571</sup>
	Nov. 7,			4501	2004	405	Am <sup>654</sup>
	2000)		Ad <sup>294</sup>	4501.1	2000	627	Am <sup>13</sup>
	2001	721*	Am	4536.5	1999	83	Am <sup>30</sup>
	2006	63*	Am	4575	2007	655	Ad
3063.2	2001	721*	Ad		2008	190	Am
3063.5	2005	99*	Am	4750	2004	227*	Am
3069	2007	645	Ad		2006	812	Am
3069.5	2007	645	Ad		2007	175*	Am
3071	2000	564	Ad	4751	2004	227*	Am
3072	2006	337*	Ad		2005	54	Am
3073	2007	7*	Ad	4751.5	2004	227*	Ad
3075	2002	622	Am	4752	2004	227*	Am
	2002	784	Am <sup>490</sup>	4753	2004	227*	Am
	2003	149	Am	4753.5	2004	227*	Ad
3076	2002	784	Am <sup>490</sup>	4758	2006	812	Ad
3085.1	2002	784	Am <sup>490</sup>		2007	175*	Am
	2005	279	R <sup>742</sup>	4801	2000	652	Am
3105	2007	7*	Ad		2005	215	Am
3326	2004	798	Am <sup>81</sup>	4852.03	1999	576	Am
3412	2004	297	Am	4852.18	2002	784	Am <sup>490</sup>
3417	2004	297	Am	4900	2006	538	Am <sup>802</sup>
3418	2004	297	Am	4901	2006	538	Am <sup>802</sup>
3419	2004	297	Am	4902	2006	538	Am <sup>802</sup>
	2005	608	Am	4904	2000	630	Am
3423	2005	608	Am		2006	538	Am <sup>802</sup>
3424	2004	193	R <sup>571</sup>	4905	2006	538	Am <sup>802</sup>
	2005	608	Ad	4906	2006	538	Am <sup>802</sup>
3430	2007	706	Ad				
3520	2003	468	Am <sup>561</sup>	Pt. 3,			
3600	2001	934	Am	Title 7,			
3602	2005	279	Am <sup>742</sup>	Ch. 1,			
3605	2001	71	Am	heading			
3607	2002	784	Am <sup>490</sup>	(Sec. 5000			
3700.5	2005	279	Am <sup>742</sup>	et seq.)	2005	10*	Am <sup>715</sup> 716
4002	2001	248	Am		2005	GRP 1	S <sup>694</sup>
4007	2002	784	Am <sup>490</sup>	5000	2005	10*	Am <sup>715</sup> 716
4008	2002	784	Am <sup>490</sup>		2005	GRP 1	S <sup>694</sup>
				5001	2005	10*	Am <sup>715</sup> 716
					2005	GRP 1	S <sup>694</sup>

**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>		
5001 (Cont.)	2006	538	Am <sup>802</sup>	5071	2002	196	Am		
5003.5	2005	10*	Am <sup>715 716</sup>		2005	259	Am		
	2005	GRP 1	S <sup>694</sup>		2006	538	Am <sup>802</sup>		
5005	2004	798	Am <sup>81</sup>	Pt. 3, Title 7, Ch. 3, heading (Sec. 5075 et seq.)	2005	10*	Am <sup>715 716</sup>		
5007.7	2005	608	Ad		2005	GRP 1	S <sup>694</sup>		
5008	2008	210	Am		5075	2001	131*	Am	
5008.2	2005	524	Ad			2005	10*	Am <sup>715 716</sup>	
5009	2005	306	Am			2005	GRP 1	S <sup>694</sup>	
	2006	538	Am <sup>802</sup>		5075.1	2005	10*	Ad <sup>715 716</sup>	
5010	2004	193	Am <sup>571</sup>			2005	GRP 1	S <sup>699</sup>	
5020	2001	115	R		5075.5	2005	215	Am	
5023.5	2004	227*	Ad		5075.6	2005	10*	Ad <sup>715 716</sup>	
5024	2000	127*	Ad			2005	GRP 1	S <sup>699</sup>	
5024.5	2004	383	Ad		5075.7	2005	215	Am	
5028	2004	924	Am		5076.1	2005	GRP 1	S <sup>699</sup>	
5029	2002	240	Ad			2005	10*	Am <sup>715 716</sup>	
5030.1	2004	798	Ad <sup>81</sup>			2005	GRP 1	S <sup>699</sup>	
Pt. 3, Title 7, Ch. 2, heading (Sec. 5050 et seq.)	2005	10*	Am <sup>715 716</sup>			2005	GRP 1	S <sup>699</sup>	
	2005	GRP 1	S <sup>694</sup>	5082	2005	10*	R <sup>715 716</sup>		
	5050	2005	10*	Am <sup>715 716</sup>		2005	GRP 1	S <sup>703</sup>	
		2005	GRP 1	S <sup>694</sup>	5971	2003	62	Am <sup>519</sup>	
	5051	2005	10*	R <sup>715 716</sup>	Pt. 3, Title 7, Ch. 4, heading (Sec. 6001 et seq.)	2005	10*	Am <sup>715 716</sup>	
		2005	GRP 1	S <sup>703</sup>		2005	GRP 1	S <sup>694</sup>	
	5051.5	2005	10*	R <sup>715 716</sup>		6001	2005	10*	Am <sup>715 716</sup>
		2005	GRP 1	S <sup>703</sup>			2005	GRP 1	S <sup>703</sup>
	5052	2005	10*	Am <sup>715 716</sup>		6003	2005	10*	R <sup>715 716</sup>
		2005	GRP 1	S <sup>694</sup>			2005	GRP 1	S <sup>703</sup>
	5053	2005	10*	R <sup>715 716</sup>		6004	2005	10*	R <sup>715 716</sup>
		2005	GRP 1	S <sup>703</sup>			2005	GRP 1	S <sup>703</sup>
	5054	2005	10*	Am <sup>715 716</sup>		6005	2002	221	Am
		2005	GRP 1	S <sup>694</sup>			2004	227*	Am
	5054.1	2007	579*	Am			2007	175*	Am
5054.2	2007	579*	Am	6008		2001	854	Am	
5055	2005	10*	Am <sup>715 716</sup>	Pt. 3, Title 7, Ch. 5, heading (Sec. 6024 et seq.)		2005	10*	Am <sup>715 716</sup>	
	2005	GRP 1	S <sup>694</sup>			2005	GRP 1	S <sup>694</sup>	
5056.5	2006	782	Ad & R <sup>111</sup>			6024	2005	10*	Am <sup>715 716</sup>
5057	2005	10*	Am <sup>715 716</sup>			2005	GRP 1	S <sup>694</sup>	
	2005	GRP 1	S <sup>694</sup>			2006	538	Am <sup>802</sup>	
5058	2000	1060	Am		6025	2001	930	Am	
	2001	141	Am			2005	10*	Am <sup>715 716</sup>	
	2002	787	Am <sup>422</sup>			2005	GRP 1	S <sup>694</sup>	
5058.1	2001	141	Ad		6026	2005	10*	Am <sup>715 716</sup>	
5058.2	2001	141	Ad			2005	GRP 1	S <sup>694</sup>	
5058.3	2001	141	Ad		6030	2005	10*	Am <sup>715 716</sup>	
	2006	713	Am			2005	608	Am	
5058.4	2004	738	Ad			2005	GRP 1	S <sup>694</sup>	
5058.5	2001	854	Am (as ad by Stats. 1992, Ch. 695) & RN		6031.1	2002	784	Am <sup>490</sup>	
5058.6	2001	854	Ad(RN)						
5066	1999	83	Am <sup>30</sup>						
	2004	193	Am <sup>571</sup>						
5067	2005	10*	R <sup>715 716</sup>						
	2005	GRP 1	S <sup>694</sup>						
5068.5	2000	356*	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
6035	2003	158*	Am	6273	2007	7*	Ad
6036	2003	158*	Am	6275	2007	228	Ad
6037	2003	158*	R	6400	2002	238	Ad
6040	2003	158*	Am	7000	2007	7*	Am
6041	2003	158*	R		2007	175*	Am
6042	2003	158*	R	7003	2007	7*	Am
6043	2003	158*	R	7003.5	2007	7*	Am
6044	2001	860	Ad & R <sup>37 75</sup>		2007	175*	Am
	2006	901	Am <sup>13 810</sup>	7004.5	2007	7*	Ad
6045.8	2002	1124*	Am	7009	2004	193	R <sup>571</sup>
6050	2005	10*	Am <sup>715 716</sup>	7012	2001	854	Am
	2005	GRP 1	S <sup>694</sup>	7014	2007	7*	R
6051	1999	83	Am <sup>30</sup>	7021	2007	7*	Ad
	1999	918	Am	7050	2007	175*	Ad
	2003	158*	Am	7433	2001	745*	Am
	2007	175*	Am	7440	2000	965	Ad
6065	1999	83	Am <sup>30</sup>	7441	2000	965	Ad
6125	2004	733	Am	7442	2000	965	Ad
6126	1999	83	Am <sup>30</sup>	7443	2000	965	Ad
	1999	918	Am	7444	2000	965	Ad
	2004	733	Am	7445	2000	965	Ad
	2005	10*	Am <sup>715 716</sup>	7500	2004	953*	Am <sup>57</sup>
	2007	175*	Am		2006	800	Am
6126.3	1999	918	Ad	7501	2004	953*	S <sup>57</sup>
	2004	734	Am		2006	800	Am
	2005	10*	Am <sup>715 716</sup>		2007	483	Am <sup>962</sup>
6126.4	1999	918	Ad	7502	2004	953*	S <sup>57</sup>
6126.5	1999	918	Ad		2006	800	Am
	2001	854	Am		2007	483	Am <sup>962</sup>
	2004	734	Am	7503	2004	953*	Am <sup>57</sup>
6126.6	1999	918	Ad	7504	2004	953*	S <sup>57</sup>
	2004	734	R	7505	2004	953*	S <sup>57</sup>
	2005	10*	Ad <sup>715 716</sup>	7510	2004	953*	Am <sup>57</sup>
	2006	709	Am		2006	800	Am
6127	1999	918	R		2007	483	Am <sup>962</sup>
6127.1	1999	918	Ad	7511	2004	953*	Am <sup>57</sup>
6127.3	1999	918	Ad		2006	800	Am
6127.4	1999	918	Ad	7512	2004	953*	S <sup>57</sup>
6128	1999	918	Am		2006	800	Am
	2004	733	Am	7512.5	2004	953*	S <sup>57</sup>
6129	1999	806	R & Ad		2006	800	Am
	2000	135	Am <sup>203</sup>	7513	2004	953*	S <sup>57</sup>
	2003	158*	Am		2006	800	Am
	2004	733	Am	7514	2004	193	Am <sup>571</sup>
6131	2004	734	Ad		2004	953*	S <sup>57</sup>
6132	2004	734	Ad		2006	800	Am
6133	2004	736	Ad	7515	2004	953*	Am <sup>57</sup>
6140	2007	7*	Ad		2006	800	Am
6141	2007	7*	Ad	7516	2004	953*	S <sup>57</sup>
	2008	144	Am	7516.5	2004	953*	S <sup>57</sup>
6224.5	2000	249	Ad	7516.8	2004	953*	S <sup>57</sup>
6227.5	2000	249	Ad	7517	2004	953*	S <sup>57</sup>
6236	2001	854	Am	7518	2004	953*	S <sup>57</sup>
6241	2003	229	Am		2005	10*	Am <sup>715 716</sup>
6245	2004	183	Am <sup>571</sup>		2005	GRP 1	S <sup>694</sup>
6247	2001	115	R		2006	800	Am
6267	2003	708	Ad	7519	2004	953*	S <sup>57</sup>
6270	2007	7*	Ad	7520	2004	953*	S <sup>57</sup>
6271	2007	7*	Ad		2006	800	Am
6271.1	2007	7*	Ad <sup>893</sup>	7521	2004	953*	S <sup>57</sup>
6272	2007	7*	Ad		2006	800	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PENAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7522	2004	953 *	S <sup>57</sup>	11105.3 (Cont.)	2004	184 *	Am
	2006	800	Am	11105.4	2002	627	Am
7523	2004	953 *	S <sup>57</sup>	11105.6	1999	33	Am
7530	2004	953 *	S <sup>57</sup>	11105.75	2000	623	Ad <sup>35</sup>
	2006	800	Am	11106	1999	571	Am (by Sec. 1 of Ch.)
7531	2004	953 *	S <sup>57</sup>				
7540	2004	953 *	S <sup>57</sup>		2002	916	Am
7550	2004	953 *	S <sup>57</sup>		2003	541	Am
7551	2004	953 *	S <sup>57</sup>		2005	702	Am (by Sec. 2 of Ch.)
7552	2004	953 *	S <sup>57</sup>				
	2006	800	Am		2005	715	Am (by Sec. 1.5 of Ch.)
7553	2004	953 *	S <sup>57</sup>				
7554	2004	953 *	S <sup>57</sup>		2006	901	Am <sup>810</sup>
7555	2004	953 *	R	11106.3	2004	65	Ad
9000	2006	338 *	Ad & R <sup>38</sup>	11108	2005	167	Am
9001	2006	338 *	Ad & R <sup>38</sup>		2005	715	Am (by Sec. 2.5 of Ch.)
9002	2006	338 *	Ad & R <sup>38</sup>				
9003	2006	338 *	Ad & R <sup>38</sup>	11108.10	2007	639	Ad
9008	2001	745 *	R	11108.3	2003	499	Am
10007	2007	7 *	Ad		2004	593	Am <sup>654</sup>
11010	2002	125 *	Ad		2005	715	Am
11051	2002	787	Am <sup>422</sup>	11108.7	2004	193	R <sup>571</sup>
11055	2004	517	Ad	11110	2004	193	R <sup>571</sup>
	2005	22	Am <sup>647</sup>	11112.4	2004	73	Am
11061	2001	477	Ad	11112.5	2008	699	Am <sup>980</sup>
11061.5	2001	477	Ad	11146	2002	918	Am
11062	2007	405 *	Ad	11160	2000	287	Am <sup>216</sup>
	2008	179	Am <sup>976</sup>		2002	249	Am
11077	2003	470	Am		2003	229	Am
11077.1	2003	470	Ad	11160.1	2005	133	Ad
11077.2	2003	470	Ad	11160.2	2002	249	Ad & R <sup>19</sup>
11079	2007	583	Am	11161.2	2001	579	Ad <sup>37</sup>
11102.1	2002	623	Ad		2003	229	Am
	2006	141	Am	11161.5	2004	864	Ad
	2007	176 *	Am	11162.5	2006	701	Am
	2008	699	Am <sup>980</sup>	11163	2006	538	Am <sup>802</sup>
11105	2000	421 *	Am	11163.3	1999	662	Am
	2000	808 *	Am (by Sec. 111.1 of Ch.)		2006	689	Am
	2002	627	Am	11163.6	1999	662	Ad
	2004	184 *	Am	11164	2000	916	Am
	2004	570	Am	11165.1	2000	287	Am <sup>216</sup>
	2005	99 *	Am	11165.10	2000	916	R
	2005	279	Am <sup>742</sup>	11165.12	2000	916	Am
	2007	104	Am		2004	842	Am
	2007	201	Am	11165.13	2000	916	Am
	2007	581	Am	11165.14	2000	916	Am
	2007	583	Am (by Sec. 17.4 of Ch.)	11165.15	2000	916	R
	2008	125	Am	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 <sup>391</sup>	11165.5	2000	916	Am
	2007	160	Am		2001	133 *	Am
11105.2	2001	653 *	Am		2004	842	Am
11105.3	2000	972	Am	11165.6	2007	393	Am
	2002	627	Am (by Sec. 4 of Ch.)		2000	916	R & Ad
					2001	133 *	Am
	2002	990	Am (by Sec. 1.5 of Ch.)		2004	842	Am
	2003	124	Am	11165.7	2007	393	Am
					2000	916	Am
					2001	133 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11165.7 (Cont.)	2001	754	Am (as am by Stats. 2001, Ch. 133)	11167 (Cont.)	2004	292	Am
	2002	927	Am		2004	842	Am (by Sec. 15.5 of Ch.)
	2002	936*	Am		2005	279	Am <sup>742</sup>
	2003	122	Am		2006	701	Am
	2004	762	Am (by Sec. 1 of Ch.)	11167.5	2006	901	Am <sup>810</sup>
	2004	842	Am (by Sec. 5.5 of Ch.)		2000	916	Am
	2006	901	Am <sup>810</sup>		2002	187	Am
	2008	456	Am		2004	842	Am
11165.8	2000	916	R		2006	701	Am
11165.9	2000	916	R & Ad		2007	583	Am
	2001	133*	Am		2008	699	Am <sup>980</sup>
	2005	713	Am	11168	2008	701*	Am
	2006	701	Am		2000	916	Am
11166	2000	916	Am	11169	2000	916	Am
	2001	133*	Am		2001	133*	Am
	2002	936*	Am		2004	842	Am
	2004	823	Am (by Sec. 17 of Ch.)	11170	1999	475	Am
	2004	842	Am (by Sec. 7.5 of Ch.)		2000	916	Am
	2005	42	Am		2001	133*	Am
	2005	713	Am		2004	842	Am
	2006	701	Am		2005	279	Am <sup>742</sup>
	2007	393	Am		2006	701	Am
11166.01	2002	858	Ad		2007	160	Am
	2004	842	Am		2007	583	Am (by Sec. 19.5 of Ch.)
	2005	163	Am		2008	553	Am
	2006	901	Am <sup>810</sup>	11170.5	2008	701*	Am
11166.05	2001	133*	Ad		2004	842	Am
	2004	842	Am	11170.6	1999	851*	Ad
11166.1	2000	916	Am		2000	135	Am <sup>203</sup>
11166.2	2000	916	Am		2004	842	R
	2001	133*	Am	11171	2000	916	Am
11166.3	2000	135	Am <sup>203</sup>		2002	249	Am & RN & Ad
	2000	916	Am		2003	62	Am <sup>519</sup>
	2001	133*	Am		2003	229	Am
11166.5	2000	916	Am		2003	468	Am <sup>561</sup>
	2001	133*	Am		2004	183	Am <sup>571</sup>
	2004	762	Am (by Sec. 2 of Ch.)		2004	405	Am <sup>654</sup>
	2004	842	Am (by Sec. 10.5 of Ch.)	11171.2	2002	249	Ad(RN)
11166.7	2000	916	Am	11171.5	2000	916	Am
	2001	133*	Am	11172	2000	916	Am
	2004	842	Am & RN		2001	133*	Am
11166.8	2000	916	Am		2004	842	Am
	2004	842	Am & RN		2006	538	Am <sup>802</sup>
11166.9	1999	1012	Am <sup>122</sup>	11174.1	2000	916	Am
	2000	916	Am	11174.3	2000	916	Am
	2001	133*	Am	11174.31	2004	842	Ad(RN)
	2003	229	Am				
	2004	842	Am & RN	Pt. 4, Title 1, Ch. 2, Art. 2.6, heading (Sec. 11174.32 et seq.)	2004	842	Ad
11166.95	2001	133*	Am	11174.32	2004	842	Ad(RN)
	2004	842	Am & RN		2006	813	Am
11167	2000	916	Am	11174.33	2004	842	Ad(RN)
	2001	133*	Am	11174.34	2004	842	Ad(RN)

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PENAL CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11174.35	2004	842	Ad(RN)	12001.1 (Cont.)	2008	111 *	Am
11174.4	2001	301	Ad	12001.6	2001	944	Am
	2002	664	Am <sup>431</sup>	12002	1999	112	Am
	2002	1064	Ad <sup>458</sup>		2001	527	Am
			R <sup>63</sup>		2008	96	Am
	2004	842	Am (as ad by Stats. 2002, Ch. 1064) & RN	12010	2001	944	Ad <sup>340</sup>
					2004	593	Am <sup>654</sup>
11174.5	2001	301	Ad	12011	2001	944	Ad <sup>340</sup>
11174.6	2001	301	Ad		2004	494	Am
11174.7	2001	301	Ad		2004	593	Am <sup>654</sup>
11174.8	2001	301	Ad		2008	698	Am
11174.9	2001	301	Ad	12012	2001	944	Ad <sup>340</sup>
11180	2000	658	Ad	12020	1999	111 *	Am
	2001	854	Am		1999	129	Am (by Sec. 3.5 of Ch.)
	2002	1078	Am		2000	287	Am <sup>216</sup>
11181	2000	658	Ad		2001	130	Am
	2002	1078	Am		2001	937	Am
11191	2007	7 *	Am <sup>891</sup>		2004	247 *	Am
			R <sup>801</sup>		2008	699	Am <sup>980</sup>
			Ad <sup>892</sup>	12020.1	2002	208	Ad
11198	1999	707	Ad		2008	346	Am
11199	2002	134	Ad	12020.3	2000	275	Ad
	2003	62	Am <sup>519</sup>	12021	1999	662	Am
11226	2002	1057	Am		2000	400	Am (by Sec. 1 of Ch.)
	2003	62	Am <sup>519</sup>		2001	944	Am
11227	2002	1057	Am		2002	830	Am
11230	2002	1057	Am		2003	490	Am (by Sec. 1 of Ch.)
	2003	62	Am <sup>519</sup>		2003	495	Am (by Sec. 3 of Ch.)
11410	2004	700	Am		2003	498	Am (by Sec. 8 of Ch.)
11413	2004	700	Am		2003	499	Am (by Sec. 4.7 of Ch.)
11415	1999	563	Ad		2004	183	Am <sup>571</sup>
11416	1999	563	Ad		2004	593	Am <sup>654</sup>
11417	1999	563	Ad		2006	538	Am <sup>802</sup>
	2002	606 *	Am		2008	599	Am
	2002	611 *	Am	12021.3	2004	602	Ad
11418	1999	563	Ad		2005	715	Am
	2001	854	Am	12022	1999	129	Am
	2002	606 *	Am		2002	126	Am
11418.1	2002	606 *	Ad		2004	494	Am
11418.5	1999	563	Ad	12022.3	2008	599	Am
	2002	611 *	Am	12022.5	1999	129	Am
11419	1999	563	Ad		2002	126	Am
	2002	611 *	Am		2003	468	Am <sup>561</sup>
11460	2002	787	Am <sup>422</sup>		2004	494	Am
11501	2003	229	Am	12022.53	2000	287	Am <sup>216</sup>
11502	2003	229	Am		2001	854	Am
	2004	183	Am <sup>571</sup>		2002	126	Am
11504	2003	229	Am		2003	468	Am <sup>561</sup>
12000	2000	135	Am <sup>203</sup>		2006	901	Am <sup>810</sup>
12001	1999	129	Am	12022.55	2002	126	Am
	2001	940	Am	12022.6	2007	420	Am <sup>489</sup>
	2001	942	Am	12022.7	2000	919	Am
	2002	909	Am		2002	126	Am
	2003	246	Am	12022.75	2006	337 *	Am
	2005	715	Am (by Sec. 4 of Ch.)				
	2006	901	Am <sup>810</sup>				
	2007	163	Am				
12001.1	1999	976	Ad				
	2002	58	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
12022.75 (Cont.)	2006			12071 (Cont.)				
	2006				2003	502	Am (as am by Sec. 1 and Sec. 1.5, Stats. 2002, Ch. 911)	
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am		2003	754	R (as am by Sec. 1, Stats. 2002, Ch. 911)	
12022.8	2008	599	Am				S (as am by Sec. 1.5, Stats. 2002, Ch. 911) <sup>22</sup>	
12022.99	2002	126	Am		2004	247*	Am	
12025	1999	571	Am <sup>138</sup>		2005	715	Am (by Sec. 9 of Ch.)	
12026.1	2008	698	Am		2006	784	Am	
12026.2	2004	247*	Am		2008	698	Am	
	2005	715	Am	12071.1	1999	247	Am	
12027	2007	139	Am	12071.4	1999	247	Ad	
12028	2003	499	Am	12072	1999	128	Am	
	2004	602	Am		2001	940	Am	
12028.5	1999	659	Am		2001	942	Am	
	1999	662	Am (by Sec. 18.5 of Ch.)		2002	909	Am	
	2000	254	Am		2004	247*	Am	
	2002	830	Am (by Sec. 3 of Ch.)		2005	715	Am (by Sec. 10 of Ch.)	
	2002	833	Am (by Sec. 1.5 of Ch.)		2006	784	Am	
	2004	602	Am		2008	698	Am	
	2005	715	Am	12072.5	2000	271	Ad	
12028.7	2001	944	Ad	12073	2002	909	Am	
	2002	830	Am		2004	606*	Am	
	2004	602	Am		2007	163	Am	
12030	2004	602	Am		12074	2003	502	Am
12031	1999	571	Am <sup>139</sup>	12076	1999	128	Am	
12035	2001	126	Am		2001	940	Am	
	2002	664	Am <sup>431</sup>		2001	942	Am	
12036	2001	126	Am		2002	909	Am (by Sec. 6 of Ch.)	
	2005	715	Am		2002	910	Am (by Sec. 1 of Ch.)	
12050	1999	142	Am		2002	912	Am (by Sec. 1.3 of Ch.)	
	2000	123	Am		2003	754	Am	
	2008	698	Am		2005	715	Am (by Sec. 11 of Ch.)	
12051	2003	541	Am		2006	52	Am	
12052	2008	698	Am		2006	668	Am (by Sec. 1.3 of Ch.)	
12070	2004	247*	Am		2008	698	Am	
	2005	715	Am		2008	699	Am <sup>980</sup>	
12071	1999	83	Am <sup>30</sup>	12076.5	2001	940	Ad	
	1999	128	Am		2001	942	Ad	
	2001	126	Am		2004	593	R (as ad by Stats. 2001, Ch. 940) <sup>654</sup>	
	2001	138	Am (by Sec. 3 of Ch.)	12077	1999	128	Am	
	2001	940	Am (by Sec. 2 of Ch.)		2001	940	Am	
	2001	942	Am (by Sec. 2 of Ch.)		2001	942	Am	
	2001	944	Am (by Sec. 5.1 of Ch.)		2003	502	Am	
	2002	664	Am <sup>431</sup>	12077.5	2003	298	Ad	
	2002	909	Am (by Sec. 3 of Ch.) <sup>524</sup>		2008	698	Am	
	2002	911	Am (by Sec. 1 of Ch.) <sup>523</sup>					
			Am (by Sec. 1.5 of Ch.) <sup>524</sup>					

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PENAL CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12078	2001	940	Am	12088.1 (Cont.)			
	2001	942	Am		2002	917	R (as ad by
	2002	664	Am <sup>431</sup>				Sec. 1, Stats.
	2002	909	Am				1999, Ch. 245)
	2004	247*	Am				Am (as ad by
	2004	606*	Am				Sec. 1, Stats.
	2005	715	Am (by Sec. 12				1999, Ch. 246)
			of Ch.)	12088.15	2002	917	Ad
	2006	784	Am	12088.2	1999	245	Ad
	2007	163	Am		1999	246	Ad
	2008	698	Am		2003	62	R (as ad by
12079	1999	129	Ad				Sec. 1, Stats.
12081	2001	940	Am & R <sup>20</sup>				1999, Ch.
	2001	942	Am & R <sup>20</sup>				245) <sup>519</sup>
	2004	606*	Ad	12088.3	1999	245	Ad
	2005	22	Am <sup>647</sup>		1999	246	Ad
12082	2002	910	Am		2003	62	R (as ad by
	2003	502	Am				Sec. 1, Stats.
	2004	593	Am <sup>654</sup>				1999, Ch.
	2006	784	Am				245) <sup>519</sup>
	2007	130	Am <sup>902</sup>	12088.4	1999	245	Ad
	2008	699	Am <sup>980</sup>		1999	246	Ad
12083	2002	909	Ad <sup>524</sup>		2003	62	R (as ad by
	2003	754	S <sup>22</sup>				Sec. 1, Stats.
	2006	784	R & Ad				1999, Ch.
12084	2001	940	Am				245) <sup>519</sup>
	2001	942	Am	12088.5	1999	245	Ad
	2004	602	Am		1999	246	Ad
	2005	715	R		2003	62	R (as ad by
12085	1999	83	Am <sup>30</sup>				Sec. 1, Stats.
12086	1999	83	Am <sup>30</sup>				1999, Ch.
	2008	698	Am				245) <sup>519</sup>
12087	1999	245	Ad	12088.6	1999	245	Ad
	1999	246	Ad		1999	246	Ad
	2003	62	R (as ad by		2003	62	R (as ad by
			Sec. 1, Stats.				Sec. 1, Stats.
			1999, Ch.				1999, Ch.
			245) <sup>519</sup>				245) <sup>519</sup>
12087.5	1999	245	Ad	12088.7	1999	245	Ad
	1999	246	Ad		1999	246	Ad
	2003	62	R (as ad by		2003	62	R (as ad by
			Sec. 1, Stats.				Sec. 1, Stats.
			1999, Ch.				1999, Ch.
			245) <sup>519</sup>				245) <sup>519</sup>
			Am (as ad by	12088.8	1999	245	Ad
			Sec. 1, Stats.		1999	246	Ad
			1999, Ch.		2003	62	R (as ad by
			246) <sup>519</sup>				Sec. 1, Stats.
12087.6	2002	917	Ad				1999, Ch.
12088	1999	245	Ad				245) <sup>519</sup>
	1999	246	Ad	12088.9	1999	245	Ad
	2002	917	Am		1999	246	Ad
	2003	62	R (as ad by		2003	62	R (as ad by
			Sec. 1, Stats.				Sec. 1, Stats.
			1999, Ch.				1999, Ch.
			245) <sup>519</sup>				245) <sup>519</sup>
12088.1	1999	245	Ad	12091	2008	699	R <sup>980</sup>
	1999	246	Ad	12094	2001	854	Am
					2008	698	Am
				12099	2002	910	Ad
				12101	2008	698	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12125	1999	248	Ad	12290	2003	499	Am
	2002	912	Am		2004	494	Am
	2004	247*	Am	12301	2003	499	Am
12126	1999	248	Ad		2004	247*	Am
	2003	500	Am		2004	496	Am
	2007	572	Am	12305	2002	910	Am
12127	1999	248	Ad		2002	1106	Am
	2002	912	Am		2005	715	Am
12128	1999	248	Ad		2008	698	Am
12129	1999	248	Ad	12307	2002	996	Am
12130	1999	248	Ad	12316	2005	681	Am
	2003	500	Am	12370	1999	83	Am <sup>30</sup>
12131	1999	248	Ad	12403.5	1999	852	Am
	2002	912	Am <sup>420</sup>		1999	853	Am <sup>144</sup>
	2006	71	Am (as am by Sec. 4, Stats. 2002, Ch. 912)	Pt. 4, Title 2, Ch. 6, Art. 1, heading (Sec. 12550 et seq.)			
12131.5	1999	248	Ad		2004	607*	Am
12132	1999	248	Ad	12550	2004	607*	Ad
	2000	967	Am	12553	2004	607*	Ad
	2002	911	Am		2005	22	Am <sup>647</sup>
	2003	500	Am		2006	901	Am <sup>810</sup>
	2005	715	Am	12554	2004	607*	Ad
	2007	163	Am	12555	2004	607*	Ad
12133	1999	248	Ad		2005	279	Am <sup>742</sup>
	2004	247*	Am	12556	2004	607*	Ad
	2005	683	Am		2008	422	Am
12200	2000	668	Am		2008	676	Am
12201	2003	499	Am	12600	2001	473	Am <sup>369</sup>
12234	2002	910	Ad	12601	2001	473	Am <sup>369</sup>
12275	2004	494	Am	12655	2008	556	Ad
12275.5	2004	494	Am	12800	2001	940	R <sup>34</sup>
12276.1	1999	129	Ad				Ad <sup>82</sup>
	2000	967	Am		2001	942	R & Ad <sup>34</sup>
	2002	911	Am	12801	2001	940	R <sup>34</sup>
12276.5	2006	793	Am				Ad <sup>82</sup>
12278	2004	494	Ad		2001	942	R & Ad <sup>34</sup>
12280	1999	129	Am		2001	940	R <sup>34</sup>
	2000	287	Am <sup>216</sup>				Ad <sup>82</sup>
	2001	937	Am	12802	2001	942	R & Ad <sup>34</sup>
	2002	787	Am <sup>422</sup>				R <sup>34</sup>
	2003	499	Am				Ad <sup>82</sup>
	2004	494	Am		2001	942	R & Ad <sup>34</sup>
	2005	690	Am				R <sup>34</sup>
	2006	538	Am <sup>802</sup>	12803	2001	940	R <sup>34</sup>
	2008	698	Am				Ad <sup>82</sup>
12282	2006	793	Ad		2001	942	R & Ad <sup>34</sup>
12285	1999	129	Am	12804	2001	940	R <sup>34</sup>
	2003	499	Am				Ad <sup>82</sup>
	2004	494	Am		2001	942	R & Ad <sup>34</sup>
	2008	698	Am	12805	2001	940	R <sup>34</sup>
12286	2004	494	Am				Ad <sup>82</sup>
12287	1999	129	Am		2001	942	R & Ad <sup>34</sup>
	2003	499	Am	12806	2001	940	R <sup>34</sup>
	2004	494	Am				Ad <sup>82</sup>
12288	2001	854	Am		2001	942	R & Ad <sup>34</sup>
	2004	494	Am	12807	2001	940	R <sup>34</sup>
12288.5	2004	494	Am				Ad <sup>82</sup>
12289	1999	129	Am		2001	942	R & Ad <sup>34</sup>
	2004	494	Am	12808	2004	247*	Am
12289.5	2002	910	Ad		2001	940	R <sup>34</sup>
							Ad <sup>82</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**PENAL CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12808 (Cont.)	2001	942	R & Ad <sup>34</sup>	13540	2000	96 *	Am
12809	2001	940	R <sup>34</sup>	13541	2000	96 *	Am
			Ad <sup>82</sup>	13542	2000	96 *	Am
	2001	942	R & Ad <sup>34</sup>	13543	2000	96 *	Ad & R <sup>5</sup>
12810	2001	940	Ad & R <sup>20</sup>	13543.5	2000	354	Ad & R <sup>5</sup>
	2001	942	Ad & R <sup>20</sup>				
13010	2004	405	Am <sup>634</sup>	Pt. 4,			
13010.5	2001	468 *	Am <sup>37</sup>	Title 5,			
	2004	154	Am	heading			
13012	2001	468 *	Am <sup>37</sup>	(Sec. 13600			
13012.5	2001	468 *	Ad <sup>37</sup>	et seq.)	2005	10 *	Am <sup>715 716</sup>
13012.6	2006	160	Ad		2005	GRP 1	S <sup>694</sup>
13013	2004	193	R <sup>571</sup>	13600	2005	10 *	Am <sup>715 716</sup>
	2006	306	Ad		2005	GRP 1	S <sup>694</sup>
13014	2004	405	Am <sup>654</sup>	13601	2002	1124 *	Am
13022	2004	405	Am <sup>654</sup>		1X 2003–04	8 *	Am
13023	2000	626	Am		2005	10 *	Am <sup>715 716</sup>
	2004	700	Am		2005	GRP 1	S <sup>694</sup>
13100.1	2003	229	Am	13602	1999	83	Am <sup>30</sup>
13151	2002	784	Am <sup>490</sup>		2000	987 *	Am
13300	2000	421 *	Am		2001	745 *	Am
	2000	808 *	Am (by Sec. 111.5 of Ch.)		1X 2003–04	8 *	Am
	2007	104	Am		2005	10 *	Am <sup>715 716</sup>
	2007	560	Am		2005	GRP 1	S <sup>694</sup>
13300.1	2006	538	R <sup>802</sup>	13602.1	2007	7 *	Ad
13500	1999	702	Am	13603	2000	987 *	Ad
	2007	409	Am		1X 2003–04	5	Am
13503	2003	297	Am		2005	10 *	Am <sup>715 716</sup>
13506	2003	297	Am		2005	GRP 1	S <sup>694</sup>
13508	2004	193	Am <sup>571</sup>		2006	538	Am <sup>802</sup>
13510	1999	301	Am	13700	1999	659	Am
	2000	135	Am <sup>203</sup>		2002	534	Am
13510.1	2003	297	Am		2004	250	Am
13510.6	2001	745 *	R	13701	1999	661	Am
13510.7	2003	297	Ad	13710	1999	659	Am
	2004	405	Am <sup>654</sup>	13711	1999	661	Am
13511	2000	354	Am	13712	2001	483	Am
13511.5	2008	698	Am	13713	2001	745 *	Am
13514.1	2003	624	Ad	13732	2002	187	Ad
13515	2000	559	Am	13732	2002	187	Ad
13515.25	2000	200	Ad	13775	2001	899	Ad & R <sup>75</sup>
	2003	269 *	Am		2006	481	S <sup>317</sup>
	2004	700	Am		2008	206	S <sup>547</sup>
13515.35	2008	621	Ad	13776	2001	899	Ad & R <sup>75</sup>
13515.55	1999	83	Am <sup>30</sup>		2006	481	Am <sup>317</sup>
13517.7	2006	729	Ad		2008	206	S <sup>547</sup>
13519	1999	659	Am	13777	2001	899	Ad & R <sup>75</sup>
	2006	856	Am		2006	481	Am <sup>317</sup>
13519.05	2000	564	Ad		2008	206	S <sup>547</sup>
13519.12	2002	612 *	Ad	13777.2	2001	899	Ad & R <sup>75</sup>
13519.14	2005	239	Ad		2006	481	Ad & R <sup>317</sup>
13519.15	2008	206	Ad		2008	206	Am <sup>547</sup>
13519.4	2000	684	Am	13778	2001	899	Ad & R <sup>75</sup>
	2001	854	Am		2006	481	S <sup>317</sup>
	2004	700	Am		2008	206	Am <sup>547</sup>
13519.6	2004	700	Am	13779	2001	899	Ad & R <sup>75</sup>
13519.64	2004	700	Ad		2006	481	Am <sup>317</sup>
13519.8	2005	485	Am		2008	206	Am <sup>547</sup>
13526.2	1999	301	Ad	13800	2003	229	Am
				13810	2005	10 *	Am <sup>715 716</sup>
					2005	GRP 1	S <sup>694</sup>
					2006	538	Am <sup>802</sup>
				13812	2003	229	Am
				13820	2003	229	R & Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13821	2003	229	R	13848 (Cont.)			
13822	2003	229	R	2000	654		S <sup>57</sup>
13823	2003	229	Am	13848.2	1999	427	S <sup>20</sup>
13823.11	2002	382	Am	2000	654		S <sup>57</sup>
	2002	787	Am <sup>422</sup>	2003	229		Am
	2003	535	Am	13848.4	1999	427	S <sup>20</sup>
13823.12	2003	229	Am	2000	654		S <sup>57</sup>
13823.13	2003	229	Am	2001	556		Am
13823.15	2003	229	Am	2003	229		Am
	2004	840*	Am	13848.6	1999	427	S <sup>20</sup>
	2006	639	Am (by Sec. 6 of Ch.)	2000	654		Am <sup>57</sup>
	2006	856	Am (by Sec. 7.5 of Ch.)	2001	556		Am
	2007	483	Am <sup>962</sup>	2003	229		Am
13823.16	2002	510	Ad & R <sup>38</sup>	2003	618		Am
	2003	229	Am	2008	112		Am
	2004	840*	Am	13848.7	1999	427	Am <sup>20</sup>
	2006	856	Am	2000	654		R
13823.17	2006	856	Ad	13848.8	2003	662	Ad
	2007	179*	Am	2008	112		R
13823.2	2003	229	Am	13851	2003	229	Am
13823.20	2001	115	R	2005	279		Am <sup>742</sup>
13823.4	2003	229	Am	13854	2003	229	Am
13823.5	2003	229	Am	13855	2000	624	Ad & R <sup>5</sup>
13823.9	2003	62	Am <sup>519</sup>	13861	2002	787	Am <sup>422</sup>
	2003	229	Am	2003	229		Am
	2004	405	Am <sup>654</sup>	13864	2003	229	Am
13823.93	2002	256	Am	2003	468		R (as ad by Stats. 1989, Ch. 82) <sup>561</sup>
	2003	229	Am				Am (as am by Stats. 1992, Ch. 711) <sup>561</sup>
	2005	215	Am				Am <sup>571</sup>
13825	2003	229	Am	2004	183		Am <sup>571</sup>
13825.10	2003	229	Am & RN	13870	2004	700	R
13825.3	2008	699	Am <sup>980</sup>	13871	2004	193	R <sup>571</sup>
13826.1	2003	229	Am	2004	700		R
13826.15	2003	229	Am	13873	2004	700	Am & RN
13826.62	2003	229	Am	13875	2001	853	Ad <sup>98</sup>
13826.7	2003	229	Am				R <sup>100</sup>
	2006	538	Am <sup>802</sup>	13876	2001	853	Ad <sup>98</sup>
13827	2007	459	Ad				R <sup>100</sup>
13827.1	2007	459	Ad				Am
13827.2	2007	459	Ad	13877	2003	229	Am
13828.2	2004	193	R <sup>571</sup>	2001	853		Ad <sup>98</sup>
13830	2003	229	Am				R <sup>100</sup>
13832	2003	229	Am	13877.1	2002	1090	Ad
13833	2003	229	Am	13877.5	2001	853	Ad <sup>98</sup>
13835.10	2003	229	Ad(RN)				R <sup>100</sup>
13835.2	2003	229	Am	13878	2001	853	Ad <sup>98</sup>
	2006	538	Am <sup>802</sup>				R <sup>100</sup>
13835.6	2003	229	Am	13879	2001	853	Ad <sup>98</sup>
13835.7	2003	229	Am				R <sup>100</sup>
13836	2003	229	Am				Am
13836.1	2003	229	Am	13879.5	2001	853	Ad <sup>98</sup>
13837	2003	229	Am				R <sup>100</sup>
	2004	840*	Am				Am
13843	2003	229	Am	13879.7	2001	853	Ad <sup>98</sup>
13844	2003	229	Am				R <sup>100</sup>
13846	2003	229	Am	13879.80	2003	75	Ad
13847	2003	229	Am	13879.81	2003	75	Ad
13847.2	2003	229	Am	2004	405		Am <sup>654</sup>
13848	1999	427	S <sup>20</sup>	13881	2003	229	Am

**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>
Pt. 4, Title 6, Ch. 9.5, heading (Sec. 13885 et seq.)	2003	27	Am	14108.4	1999	727 *	Ad <sup>160</sup>
13885.1	2003	27	Am	14108.5	1999	727 *	Ad <sup>160</sup>
13887	2002	1090	Ad	14108.6	1999	727 *	Ad <sup>160</sup>
	2006	337 *	Am	14108.7	1999	727 *	Ad <sup>160</sup>
13887.1	2006	337 *	Am	14108.8	1999	727 *	Ad <sup>160</sup>
13887.2	2002	1090	Ad	14108.9	1999	727 *	Ad <sup>160</sup>
13887.3	2002	1090	Ad	14109	1999	727 *	Ad & R <sup>38 160</sup>
13887.4	2002	1090	Ad	14109.1	1999	727 *	Ad & R <sup>38 160</sup>
13887.5	2006	337 *	Ad	14109.2	1999	727 *	Ad & R <sup>38 160</sup>
13892	2001	745 *	R	14109.5	1999	727 *	Ad <sup>160</sup>
13894.5	2001	115	R	14111	2003	229	Am
13894.6	2001	115	R	14112	2003	229	Am
13894.7	2001	115	R	14113	2001	115	R
13894.8	2001	115	R	14114	2001	115	Am
13894.9	2001	115	R	14117	2003	229	Am
13897.2	2002	787	Am <sup>422</sup>	14118	2003	229	Am
	2003	229	Am	14119	2001	115	Am
13897.3	2003	229	Am		2003	229	Am
13901	2003	229	Am	14120	2003	229	Am
13990	2005	239	Ad & R <sup>68</sup>	14121	2003	229	Am
	2005	240	Ad & R <sup>68</sup>	Pt. 4, Title 2, heading (Sec. 14125 et seq.)	2002	664	Am <sup>431</sup>
14000	2000	653	S <sup>280</sup>	14125	2001	566	Ad & R <sup>37 18</sup>
	2003	621	S <sup>70 18</sup>	14127	2001	566	Ad & R <sup>37 18</sup>
14001	2000	653	S <sup>280</sup>	14129	2001	566	Ad & R <sup>37 18</sup>
	2003	621	S <sup>70 18</sup>	14140	2003	229	Am
14002	2000	653	S <sup>280</sup>	Pt. 4, Title 5, heading (Sec. 14150 et seq.)	2001	854	Am & RN
	2003	621	S <sup>70 18</sup>	Pt. 4, Title 6, heading (Sec. 14150 et seq.)	2001	854	Ad(RN)
14003	2000	653	S <sup>280</sup>	14154	2002	784	Am <sup>490</sup>
	2003	621	S <sup>70 18</sup>	Div. 4, Title 11.5, heading (Sec. 14170 et seq.)	1999	564	Ad <sup>31</sup> R <sup>25</sup>
14004	2000	653	S <sup>280</sup>		2000	310 *	S <sup>191 5</sup>
	2003	621	S <sup>70 18</sup>		2001	845	S <sup>21 20</sup>
14005	2000	653	S <sup>280</sup>		2002	719 *	Am <sup>79 43</sup>
	2003	621	S <sup>70 18</sup>		2005	497 *	S <sup>319 38</sup>
14006	2000	653	Am <sup>280</sup>		2008	755	S <sup>451 639</sup>
	2003	621	Am <sup>70 18</sup>		1999	564	Ad <sup>31</sup> R <sup>25</sup>
14020	2007	455	Am		2000	310 *	S <sup>191 5</sup>
14021	2002	210	Am		2001	845	S <sup>21 20</sup>
14022	2002	210	Am		2002	719 *	Am <sup>79 43</sup>
14023	2005	240	Am		2005	497 *	S <sup>319 38</sup>
14024	2007	455	Am		2008	755	S <sup>451 639</sup>
14025	2002	210	Am		1999	564	Ad <sup>31</sup> R <sup>25</sup>
14025.5	2002	210	Am		2000	310 *	S <sup>191 5</sup>
14026.5	2002	210	Am		2001	845	S <sup>21 20</sup>
14027	2007	176 *	Am				
14029	2000	688	Am				
14030	2006	538	Am <sup>802</sup>				
14031	2007	176 *	Am				
14108	1999	727 *	Ad <sup>160</sup>				
14108.1	1999	727 *	Ad <sup>160</sup>				
14108.10	1999	727 *	Ad <sup>160</sup>				
14108.11	1999	727 *	Ad <sup>160</sup>				
14108.12	1999	727 *	Ad <sup>160</sup>				
14108.13	1999	727 *	Ad <sup>160</sup>				
14108.14	1999	727 *	Ad <sup>160</sup>				
14108.2	1999	727 *	Ad <sup>160</sup>				
14108.3	1999	727 *	Ad <sup>160</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14171 (Cont.)	2002	719*	Am <sup>79 43</sup>	14205	1999	579	Am
	2005	497*	Am <sup>319 38</sup>	14206	1999	579	Am
	2008	755	S <sup>451 639</sup>	14210	2004	193	Am <sup>571</sup>
14172	1999	564	Ad <sup>31</sup>	14250	2000	822	Ad
			R <sup>25</sup>		2001	467	Am
	2000	310*	Am <sup>191 5</sup>	14251	2000	822	Ad & R <sup>43</sup>
	2001	845	S <sup>21 20</sup>		2005	471	Am <sup>13</sup>
	2002	719*	S <sup>79 43</sup>	Pt. 4,			
	2003	229	Am	Title 13,			
	2005	497*	R	heading			
14173	1999	564	Ad <sup>31</sup>	(Sec. 14300			
			R <sup>25</sup>	et seq.)	2002	1000	Am
	2000	310*	S <sup>191 5</sup>	14300	2002	1000	Am
	2001	845	S <sup>21 20</sup>	14301	2002	1000	Am
	2002	719*	S <sup>79 43</sup>	14303	2002	1000	Am
	2005	497*	Am <sup>319 38</sup>	Pt. 4,			
	2008	755	S <sup>451 639</sup>	Title 13,			
14174	1999	564	Ad <sup>31</sup>	Ch. 2,			
			R <sup>25</sup>	heading			
	2000	310*	S <sup>191 5</sup>	(Sec. 14304			
	2001	845	S <sup>21 20</sup>	et seq.)	2002	1000	Am
	2002	719*	S <sup>79 43</sup>	14304	2002	1000	Am
	2005	497*	R	Pt. 4,			
			Ad(RN) <sup>319 38</sup>	Title 13,			
	2008	755	S <sup>451 639</sup>	Ch. 3,			
14174.3	2002	719*	Ad <sup>79</sup>	heading			
			R <sup>80</sup>	(Sec. 14306			
	2005	497*	Am &	et seq.)	2002	1000	Am
			RN <sup>319 38</sup>	14306	2002	1000	Am
14175	1999	564	Ad <sup>31</sup>	14307	2002	1000	Am
			R <sup>25</sup>	14308	2002	1000	R & Ad
	2000	310*	Am <sup>191 5</sup>	14309	2002	1000	R & Ad
	2001	845	Am <sup>21 20</sup>		2003	468	Am <sup>561</sup>
	2002	719*	Am <sup>79 43</sup>	14310	2002	1000	R
	2005	497*	Am <sup>319 38</sup>	14311	2002	1000	R
	2008	755	Am <sup>451 639</sup>	14312	2002	1000	R
14180	2003	18	Ad <sup>384</sup>	Pt. 4,			
			R <sup>192</sup>	Title 13,			
14181	2003	18	Ad <sup>384</sup>	Ch. 5,			
			R <sup>192</sup>	heading			
14182	2003	18	Ad <sup>384</sup>	(Sec. 14314			
			R <sup>192</sup>	et seq.)	2002	1000	Ad(RN)
14183	2003	18	Ad <sup>384</sup>	Pt. 4,			
			R <sup>192</sup>	Title 13,			
14202	2000	284	Am	Ch. 6,			
	2002	787	Am <sup>422</sup>	heading			
14202.2	2000	420*	Am	(Sec. 14314			
14203	2004	184*	Am	et seq.)	2002	1000	Am & RN
14204	2005	10*	Am <sup>715 716</sup>	14314	2002	1000	Am
	2005	GRP 1	S <sup>694</sup>	14315	2002	1000	Am
	2008	699	Am <sup>980</sup>		2004	644	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PROBATE CODE**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
37	2001	893	Ad	1460	2001	893	Am
58	2004	888	Am	1460.2	2006	838	Ad
60.1	2006	491	Ad	1470	2007	719	Am
	2007	354	Am	1474	2006	838	Ad
104.5	1999	263	Ad	1500.1	2006	838	Ad
150	2000	17	R	1510	2006	838	Am
216	2005	238	Ad		2008	534	Am
	2008	582	Am	1511	2006	838	Am
217	2007	14	Ad	1513	2002	784	Am <sup>490</sup>
221	2002	138	Am		2006	838	Am
230	2002	138	Am	1513.1	2002	1008	Am
249.5	2004	775	Ad		2003	62	Am <sup>519</sup>
	2005	285	Am	1513.2	2002	1115	Ad
249.6	2004	775	Ad	1514.5	2004	574	Ad
	2005	285	Am	1516.5	2003	251	Ad
249.7	2004	775	Ad		2006	838	Am
249.8	2004	775	Ad	1517	2008	166	Am
	2005	285	Am	1601	2002	1118	Am
250	2002	138	Am		2006	838	Am
451	2004	182	Am <sup>81 614</sup>	1602	2004	301	Ad
452	2004	182	Am <sup>81 614</sup>	1610	2002	1118	Ad
825	1999	175	Ad		2006	493	Am
850	2001	49	Ad	1611	2002	1118	Ad
851	2001	49	Ad	1800.3	2007	553	Am
852	2001	49	Ad	1811	2000	17	Am
853	2001	49	Ad		2001	893	Am
854	2001	49	Ad	1812	2001	893	Am
855	2001	49	Ad	1813	2000	17	Am
856	2001	49	Ad		2001	159	Am <sup>305</sup>
856.5	2001	417	Ad	1813.1	2001	893	Ad
857	2001	49	Ad	1820	2001	893	Am
858	2001	49	Ad	1821	2001	893	Am
	2004	183	Am <sup>571</sup>		2002	784	Am <sup>490</sup>
859	2001	49	Ad		2008	293	Am
1000	2002	1118	Am	1822	2001	893	Am
1004	2003	32	Am		2006	493	Am
1051	2006	492	Ad <sup>877</sup>		2008	293	Am
1063	1999	145	Am	1826	2002	784	Am <sup>490</sup>
	2008	52	Am		2006	493	Am <sup>562</sup>
1214	1999	263	Ad		2007	553	Am (as am by Sec. 8, Stats. 2006, Ch. 493)
1218	1999	R					
1300	2001	417	Am	1827	2000	17	Am
1301	2001	417	Am	1827.5	2002	784	Am <sup>490</sup>
1302	1999	658	Am <sup>56</sup>	1829	2001	893	Am
1302.5	1999	658	Ad <sup>56</sup>		2006	493	Am
1303	2001	417	Am	1830	2006	493	Am
	2001	699	Am		2007	553	Am
1310	2000	688	Am	1835	2005	75*	Am <sup>80</sup>
1449	2006	838	Ad	1850	2006	492	Am (by Sec. 3 of Ch.) <sup>562</sup>
1456	2006	493	Ad				
	2007	553	Am		2006	493	Am (by Sec. 11.5 of Ch.) <sup>562</sup>
1456.2	2008	237	Ad				
1456.5	2007	553	Ad (by Sec. 3 of Ch.)	1850.5	2006	493	Ad <sup>562</sup>
				1851	2002	784	Am <sup>490</sup>
1457	2006	493	Ad		2002	1008	Am
	2007	553	Am		2006	492	Am (by Sec. 4 of Ch.) <sup>562</sup>
1458	2006	493	Ad & R <sup>317</sup>				
	2007	130	Am <sup>902</sup>		2006	493	Am (by Sec. 12.5 of Ch.) <sup>562</sup>
	2007	533	Am				
1459	2006	838	Ad				
1459.5	2006	838	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PROBATE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1851 (Cont.)	2007	553	Am (as am by Sec. 12.5, Stats. 2006, Ch. 493)	2341	1999 2002 2005 2006	424 1115 302 491	Am Am Am <sup>888</sup> R <sup>888</sup>
1851.2	2007	553	Ad				Ad <sup>662</sup>
1851.5	2002	1008	Am	2342	1999	424	Am
1861	2001	893	Am		2001	176	Am
1863	2000	17	Am		2006	491	R <sup>888</sup>
	2001	893	Am	2342.5	2001	176	Am
1865	2002	221	Am		2004	625	Am
1871	2001	893	Am		2006	491	R <sup>888</sup>
1873	2001	893	Am	2343	2001	176	Am
1874	2001	893	Am		2005	75 *	Am <sup>80</sup>
1891	2001	893	Am		2006	491	R <sup>888</sup>
1895	2001	893	Am	2344	2004	625	Ad
1900	2005	418	Am		2006	491	R <sup>888</sup>
1901	2005	418	Am	2345	2006	491	Ad <sup>889</sup> R <sup>301</sup>
Div. 4, Pt. 3, Ch. 7, heading (Sec. 1970 et seq.)	2008	293	Ad	2350	2008	293	Am
1970	2008	293	Ad	2351	2000	565	Am
2104	2001	351	Am	2351.5	2005	418	Am
2105	1999	658	Am <sup>56</sup>	2352	2006	490	Am
2111.5	2000	565	Ad		2008	293	Am
	2001	893	Am	2352.5	2006	490	Ad
2112	2006	838	R		2007	130	Am <sup>902</sup>
2113	2006	493	Ad	2355	1999	658	Am <sup>56</sup>
2212	2001	893	Am	2356	1999	658	Am <sup>56</sup>
2213	2001	893	Am	2356.5	2003	32	Am
2215	2006	493	Am	2357	1999	175	Am
2217	2007	553	Ad		2000	135	Am <sup>203</sup>
2250	2006	493	Am <sup>562</sup>		2001	893	Am
	2007	553	Am (as am by Sec. 15, Stats. 2006, Ch. 493)	2359	2000	565	Am
	2008	293	Am		2001	893	Am
2250.2	2006	493	Ad <sup>562</sup>	2400	2008	52	Am
	2007	553	Am	2401	2000	565	Am
2250.4	2006	493	Ad <sup>562</sup>		2006	493	Am
2250.6	2006	493	Ad <sup>562</sup>	2401.1	2008	52	Ad
	2007	553	Am	2401.6	2000	565	Ad
2250.8	2006	493	Ad	2403	2000	565	Am
2253	2006	493	Am <sup>562</sup>		2001	893	Am
2257	2007	553	Am	2410	2006	493	Ad
2320	2006	493	Am	2423	2001	893	Am
	2007	553	Am	2430	2001	893	Am
2320.1	2001	359	Ad	2451.5	2007	553	Ad
2320.2	2001	359	Ad	2504	2001	893	Am
2321	2001	563	Am	2520	2001	49	R
	2006	493	Am	2521	2001	49	R
2323	2008	293	Am	2522	2001	49	R
2327	2001	563	Am	2524	2001	49	R
2330	2001	359	Am	2525	2001	49	R
2340	1999	424	Am	2526	2001	49	R
	2001	176	Am	2527	2001	49	R
	2006	491	R <sup>888</sup>	2528	2001	49	R
			Ad <sup>662</sup>	2529	2001	49	R
	2008	293	Am	2540	2006	490	Am
				2543	2006	490	Am
					2007	553	Am
				2572	2001	893	Am
				2580	1999	175	Am
					2001	893	Am
				2590	2006	490	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PROBATE CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2590 (Cont.)	2007	553	Am	2854 (Cont.)	2003	629	Am
2591	2006	490	Am	2004	548	Am	
	2007	553	Am	2005	302	Am	
2591.5	2006	490	Ad	2006	491	R <sup>888</sup>	
	2007	553	Am	2855	1999	409	Ad
2600	2008	52	Am	2003	629	Am	
2610	2006	493	Am	2006	491	R <sup>888</sup>	
2614.5	2001	893	Am	2856	1999	409	Ad
2619.5	2001	49	R	2003	629	R	
2620	2000	565	Am	2006	491	Ad <sup>889</sup>	
	2001	232	Am			R <sup>301</sup>	
	2001	563	Am	2890	2001	563	Ad
	2006	493	Am <sup>562</sup>	2891	2001	563	Ad
	2008	293	Am	2892	2001	563	Ad
2620.1	2007	553	Ad		2003	888	Am
2620.2	2001	359	Am	2893	2001	563	Ad
	2002	664	Am <sup>431</sup>	2901	2001	232	Am
	2006	493	Am	2910	2007	553	Ad
	2007	553	Am	2911	2007	553	Ad
2622	2001	893	Am	Div. 4,			
2623	2006	493	Am	Pt. 5,			
2628	2007	553	Am	Ch. 2,			
2629	2001	359	R	heading			
2640	2006	493	Am	(Sec. 2920			
2640.1	2006	493	Am	et seq.)	2007	553	Am & RN
2641	2006	493	Am	Div. 4,			
2647	2007	553	Ad	Pt. 5,			
2651	2001	893	Am	Ch. 3,			
2653	2001	893	Am	heading			
	2006	493	Am	(Sec. 2920			
2662	2002	180	Ad	et seq.)	2007	553	Ad(RN)
2681	2001	893	Am	2920	2006	493	Am
2682	2001	893	Am	2920.5	2002	644	Ad & R <sup>75</sup>
2687	2001	893	Am	Div. 4,			
2700	2001	893	Am	Pt. 5,			
2701	2006	493	Am	Ch. 3,			
2803	2001	893	Am	heading			
2805	2001	893	Am	(Sec. 2940			
2850	1999	409	Ad	et seq.)	2007	553	Am & RN
	2001	176	Am	Div. 4,			
	2003	629	Am	Pt. 5,			
	2004	548	Am (by Sec. 1	Ch. 4,			
			of Ch.)	heading			
	2004	625	Am (by Sec.	(Sec. 2940			
			4.5 of Ch.)	et seq.)	2007	553	Ad(RN)
	2006	491	R <sup>888</sup>	2942	1999	866	Am
2851	1999	409	Ad	Div. 4,			
	2003	629	Am	Pt. 5,			
	2004	548	Am	Ch. 4,			
	2006	491	R <sup>888</sup>	heading			
2852	1999	409	Ad	(Sec. 2950			
	2003	629	Am	et seq.)	2007	553	Am & RN
	2006	491	R <sup>888</sup>	Div. 4,			
2853	1999	409	Ad	Pt. 5,			
	2003	629	Am	Ch. 5,			
	2006	491	R <sup>888</sup>	heading			
2854	1999	409	Ad	(Sec. 2950			
	2002	1115	Am	et seq.)	2007	553	Ad(RN)
	2003	296	Am (by Sec.	2950	2000	813	Ad
			25.5 of Ch.)	2951	2000	813	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PROBATE CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2952	2000	813	Ad	4540	1999	658	Ad <sup>56</sup>
	2001	232	Am	4541	1999	658	Ad <sup>56</sup>
2953	2000	813	Ad	4542	1999	658	Ad <sup>56</sup>
	2001	232	Am	4543	1999	658	Ad <sup>56</sup>
2954	2000	813	Ad	4544	1999	658	Ad <sup>56</sup>
2955	2000	813	Ad	4545	1999	658	Ad <sup>56</sup>
3088	2004	520	Am	4600	1999	658	R & Ad <sup>56</sup>
3121	2003	32	Am	4603	1999	658	R & Ad <sup>56</sup>
3140	2008	293	Am	4605	1999	658	Ad <sup>56</sup>
3144	2003	32	Am	4606	1999	658	R <sup>56</sup>
Div. 4, Pt. 7, heading (Sec. 3200 et seq.)	1999	658	Am <sup>56</sup>	4607	1999	658	Ad <sup>56</sup>
3200	1999	658	Am <sup>56</sup>	4609	1999	658	R & Ad <sup>56</sup>
3201	1999	658	Am <sup>56</sup>	2001	230	Am	
3203	1999	658	Am <sup>56</sup>	1999	658	Ad <sup>56</sup>	
3204	1999	658	Am <sup>56</sup>	4612	1999	658	R <sup>56</sup>
3206	1999	658	Am <sup>56</sup>	4613	1999	658	Ad <sup>56</sup>
3207	1999	658	Am <sup>56</sup>	4615	1999	658	R & Ad <sup>56</sup>
3208	1999	658	Am <sup>56</sup>	4617	1999	658	Ad <sup>56</sup>
3208.5	1999	658	Ad <sup>56</sup>	4618	1999	658	R <sup>56</sup>
3210	1999	658	Am <sup>56</sup>	4619	1999	658	Ad <sup>56</sup>
3211	1999	658	Am <sup>56</sup>	4621	1999	658	R & Ad <sup>56</sup>
3212	1999	658	Ad <sup>56</sup>	4623	1999	658	Ad <sup>56</sup>
3412	2004	67	Am	4625	1999	658	Ad <sup>56</sup>
3413	2004	67	Am	4627	1999	658	Ad <sup>56</sup>
3600	2004	67	Am	4629	1999	658	Ad <sup>56</sup>
3601	2004	67	Am	4631	1999	658	Ad <sup>56</sup>
3602	2004	67	Am	4633	1999	658	Ad <sup>56</sup>
3603	2004	67	Am	4635	1999	658	Ad <sup>56</sup>
3604	2004	67	Am	4637	1999	658	Ad <sup>56</sup>
3610	2004	67	Am	4639	1999	658	Ad <sup>56</sup>
3611	2004	67	Am	4641	1999	658	Ad <sup>56</sup>
3612	2004	67	Am	4643	1999	658	Ad <sup>56</sup>
3613	2004	67	Ad	4650	1999	658	R & Ad <sup>56</sup>
3722	1999	658	Am <sup>56</sup>	4651	1999	658	R & Ad <sup>56</sup>
4050	1999	658	Am <sup>56</sup>	4652	1999	658	R & Ad <sup>56</sup>
4100	1999	658	Am <sup>56</sup>	4653	1999	658	R & Ad <sup>56</sup>
4121	1999	658	Am <sup>56</sup>	4654	1999	658	R & Ad <sup>56</sup>
4122	1999	658	Am <sup>56</sup>	4655	1999	658	R & Ad <sup>56</sup>
4123	1999	658	Am <sup>56</sup>	4656	1999	658	Ad <sup>56</sup>
	2001	230	Am	4657	1999	658	Ad <sup>56</sup>
4128	1999	658	Am <sup>56</sup>	4658	1999	658	Ad <sup>56</sup>
	2000	999	Am	4659	1999	658	Ad <sup>56</sup>
4203	1999	658	Am <sup>56</sup>	2001	230	Am	
4206	1999	658	Am <sup>56</sup>	1999	658	Ad <sup>56</sup>	
4260	1999	658	Am <sup>56</sup>	4660	1999	658	Ad <sup>56</sup>
4265	1999	658	Am <sup>56</sup>	4665	1999	658	Ad <sup>56</sup>
4401	2005	251	Am	4670	1999	658	Ad <sup>56</sup>
4500	1999	658	Ad <sup>56</sup>	4671	1999	658	Ad <sup>56</sup>
4501	1999	658	Ad <sup>56</sup>	4672	1999	658	Ad <sup>56</sup>
4502	1999	658	Ad <sup>56</sup>	4673	1999	658	Ad <sup>56</sup>
4503	1999	658	Ad <sup>56</sup>		2006	579*	Am
4504	1999	658	Ad <sup>56</sup>	4674	1999	658	Ad <sup>56</sup>
4505	1999	658	Ad <sup>56</sup>	4675	1999	658	Ad <sup>56</sup>
4520	1999	658	Ad <sup>56</sup>	4676	1999	658	Ad <sup>56</sup>
4521	1999	658	Ad <sup>56</sup>	4677	1999	658	Ad <sup>56</sup>
4522	1999	658	Ad <sup>56</sup>	4678	1999	658	Ad <sup>56</sup>
4523	1999	658	Ad <sup>56</sup>	4680	1999	658	Ad <sup>56</sup>
				4681	1999	658	Ad <sup>56</sup>
				4682	1999	658	Ad <sup>56</sup>
				4683	1999	658	Ad <sup>56</sup>
				2006	249	Am	
				1999	658	Ad <sup>56</sup>	
				4684	1999	658	Ad <sup>56</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**PROBATE CODE—Continued**

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
4685	1999	658	Ad <sup>56</sup>	Div. 4.7, Pt. 3, Ch. 3, heading (Sec. 4765 et seq.)				
4686	1999	658	Ad <sup>56</sup>		2001	230	Am	
4687	1999	658	Ad <sup>56</sup>		4765	1999	658	Ad <sup>56</sup>
4688	1999	658	Ad <sup>56</sup>		4766	1999	658	Ad <sup>56</sup>
4689	1999	658	Ad <sup>56</sup>			2001	230	Am
4690	1999	658	Ad <sup>56</sup>		4767	1999	658	Ad <sup>56</sup>
	2006	249	Am		4768	1999	658	Ad <sup>56</sup>
	2007	130	Am <sup>902</sup>		4769	1999	658	Ad <sup>56</sup>
4695	1999	658	Ad <sup>56</sup>			2001	230	Am
4696	1999	658	Ad <sup>56</sup>		4770	1999	658	R & Ad <sup>56</sup>
4697	1999	658	Ad <sup>56</sup>		4771	1999	658	R & Ad <sup>56</sup>
4698	1999	658	Ad <sup>56</sup>		4772	1999	658	R <sup>56</sup>
4700	1999	658	R & Ad <sup>56</sup>		4773	1999	658	R <sup>56</sup>
4701	1999	658	R & Ad <sup>56</sup>		4774	1999	658	R <sup>56</sup>
4702	1999	658	R <sup>56</sup>		4775	1999	658	R <sup>56</sup>
4703	1999	658	R <sup>56</sup>		4776	1999	658	R <sup>56</sup>
4704	1999	658	R <sup>56</sup>		4777	1999	658	R <sup>56</sup>
4711	1999	658	Ad <sup>56</sup>		4778	1999	658	R <sup>56</sup>
	2001	230	Am		4779	1999	658	R <sup>56</sup>
4714	1999	658	Ad <sup>56</sup>		Div. 4.7, Pt. 4, heading (Sec. 4780 et seq.)			
4715	1999	658	Ad <sup>56</sup>		2008	266	Am	
4716	2001	329	Ad		4780	1999	658	Ad <sup>56</sup>
	2001	893	Ad			2008	266	Am
	2004	882	Am (as ad by Stats. 2001, Ch. 329) & RN		4781	1999	658	Ad <sup>56</sup>
			Ad(RN)		4781.2	2008	266	Ad
4717	2004	882	Ad(RN)		4781.4	2008	266	Ad
4720	1999	658	R <sup>56</sup>		4781.5	2008	266	Ad
4721	1999	658	R <sup>56</sup>		4782	1999	658	Ad <sup>56</sup>
4722	1999	658	R <sup>56</sup>			2008	266	Am
4723	1999	658	R <sup>56</sup>		4783	1999	658	Ad <sup>56</sup>
4724	1999	658	R <sup>56</sup>			2008	266	Am
4725	1999	658	R <sup>56</sup>		4784	1999	658	Ad <sup>56</sup>
4726	1999	658	R <sup>56</sup>			2008	266	Am
4727	1999	658	R <sup>56</sup>		4785	1999	658	Ad <sup>56</sup>
4730	1999	658	Ad <sup>56</sup>			2008	266	Am
4731	1999	658	Ad <sup>56</sup>		4786	1999	658	Ad <sup>56</sup>
4732	1999	658	Ad <sup>56</sup>		4800	1999	658	R & Ad <sup>56</sup>
4733	1999	658	Ad <sup>56</sup>			2004	882	Am
4734	1999	658	Ad <sup>56</sup>		4801	1999	658	R & Ad <sup>56</sup>
4735	1999	658	Ad <sup>56</sup>		4802	1999	658	R & Ad <sup>56</sup>
4736	1999	658	Ad <sup>56</sup>		4803	1999	658	R & Ad <sup>56</sup>
4740	1999	658	Ad <sup>56</sup>		4804	1999	658	R & Ad <sup>56</sup>
4741	1999	658	Ad <sup>56</sup>	4805	1999	658	R & Ad <sup>56</sup>	
4742	1999	658	Ad <sup>56</sup>		2004	882	Am	
4743	1999	658	Ad <sup>56</sup>	4806	1999	658	R <sup>56</sup>	
4750	1999	658	R & Ad <sup>56</sup>		2005	434	Ad	
4751	1999	658	R & Ad <sup>56</sup>	4900	1999	658	R <sup>56</sup>	
4752	1999	658	R & Ad <sup>56</sup>	4901	1999	658	R <sup>56</sup>	
4753	1999	658	R & Ad <sup>56</sup>	4902	1999	658	R <sup>56</sup>	
4754	1999	658	Ad <sup>56</sup>	4903	1999	658	R <sup>56</sup>	
4755	1999	658	Ad <sup>56</sup>	4904	1999	658	R <sup>56</sup>	
4760	1999	658	Ad <sup>56</sup>	4905	1999	658	R <sup>56</sup>	
4761	1999	658	Ad <sup>56</sup>	4920	1999	658	R <sup>56</sup>	
4762	1999	658	Ad <sup>56</sup>	4921	1999	658	R <sup>56</sup>	
4763	1999	658	Ad <sup>56</sup>					

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PROBATE CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
4922	1999	658	R <sup>56</sup>	9202 (Cont.)	2007	105	Am
4923	1999	658	R <sup>56</sup>	9203	1999	987 *	Am
4940	1999	658	R <sup>56</sup>	9250	1999	263	Am
4941	1999	658	R <sup>56</sup>		2007	159	Am
4942	1999	658	R <sup>56</sup>	9353	2007	159	Am
4943	1999	658	R <sup>56</sup>	9761	2003	32	Am
4944	1999	658	R <sup>56</sup>	9860	2001	49	R
4945	1999	658	R <sup>56</sup>	9861	2001	49	R
4946	1999	658	R <sup>56</sup>	9862	2001	49	R
4947	1999	658	R <sup>56</sup>	9864	2001	49	R
5003	2001	417	Am	9865	2001	49	R
5302	2001	417	Am	9866	2001	49	R
5372	2006	492	Ad <sup>878</sup>	9867	2001	49	R
5501	2002	67	Am	9868	2001	49	R
	2002	809	Am	9869	2001	49	R
5600	2001	417	Ad	9884	2003	32	Am
5601	2001	417	Ad	10151	2003	32	Am
5602	2001	417	Ad	10531	1999	145	Am
5603	2001	417	Ad	10534	2003	32	Am
5604	2001	417	Ad	10800	2001	699	Am
6103	2002	138	Am	10804	2001	699	Am
6110	2008	53	Am	10810	2001	699	Am
6122	2001	893	Am	11444	2001	72	Am
	2002	664	Am <sup>431</sup>	11603	2000	17	Am
6122.1	2001	893	Ad	11604.5	2005	438	Ad
6132	2006	280	Ad	11640	2002	138	Am
6202	2001	417	R	11952	2003	32	Am
6205	2002	138	Am	12252	2007	388	Am
6240	2001	893	Am	13201	2005	75 *	Am <sup>80</sup>
	2003	32	Am	13600	2002	733 *	Am
6242	2004	183	Am <sup>571</sup>		2004	69 *	Am
6327	2003	32	Am	13601	2003	32	Am
6401	2002	447	Am <sup>175</sup>	15212	2008	168	R & Ad
6402	2002	447	Am <sup>175</sup>	15602	2004	75	Am
6409	2002	138	Am	15604	1999	424	Ad
6453	2004	775	Am		2001	351	Am
7200	1999	175	R	15642	2006	84	Am
7601	2004	888	Am	15660.5	2008	237	R & Ad
7602	2004	888	Am	15680	2008	237	Am
7603	2004	888	Am	15688	2002	784	Am <sup>490</sup>
7605	2008	237	Ad		2008	237	Am
7620	2004	888	Am	16004.5	2003	585	Ad
7622	2004	888	Am	16060.5	2000	34	Am
7660	2004	888	Am	16061.5	2000	34	Am
	2005	75 *	Am <sup>80</sup>	16061.7	2000	34	Am
	2008	311	Am		2000	592	Am
7661	2004	888	Am	16061.8	2000	34	Am
7666	2004	888	Am		2000	592	Am
8461	2001	893	Am	16061.9	2000	34	Ad
8462	2001	893	Am	16062	2001	159	Am <sup>305</sup>
8465	2001	893	Am	16249	2001	49	Am
8852	2003	32	Am	16300	1999	145	R
9000	2007	159	Am	16301	1999	145	R
9053	1999	263	Am	16302	1999	145	R
9100	1999	263	Am	16303	1999	145	R
	2007	159	Am	16304	1999	145	R
9102	2007	159	Am	16305	1999	145	R
9103	2007	159	Am	16306	1999	145	R
9104	2007	159	Am	16307	1999	145	R
9201	1999	987 *	Am	16308	1999	145	R
9202	2005	238	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>
16309	1999	145	R	16375	1999	145	Ad
16310	1999	145	R	16461	2004	538	Am
16311	1999	145	R	16500	2004	54	Ad
16312	1999	145	R	16501	2004	54	Ad
16313	1999	145	R	16502	2004	54	Ad
16314	1999	145	R	16503	2004	54	Ad
16315	1999	145	R	16504	2004	54	Ad
16320	1999	145	Ad	17200	1999	175	Am
16321	1999	145	Ad		2003	629	Am
16322	1999	145	Ad	17200.1	2001	49	R & Ad
16323	1999	145	Ad	17200.2	2001	49	R
16324	1999	145	Ad	17204	2004	334	Am
16325	1999	145	Ad	17351	1999	145	Am
16326	1999	145	Ad	18100.5	2004	136	Am
16327	1999	145	Ad	18105	2004	136	Ad
16328	1999	145	Ad	18106	2004	136	Ad
	2005	100	Am	18107	2004	136	Ad
16335	1999	145	Ad	18108	2004	136	Ad
	2005	100	Am	Div. 9,			
16336	1999	145	Ad	Pt. 7,			
	2005	100	Am	heading			
16336.4	2005	100	Ad	(Sec. 18500			
16336.5	2005	100	Ad	et seq.)	2008	715	R
16336.6	2005	100	Ad	18500	2008	715	R
16336.7	2005	100	Ad	Div. 9,			
16337	1999	145	Ad	Pt. 7,			
	2004	54	Am	heading			
16338	1999	145	Ad	(Sec. 18501			
	2005	100	Am	et seq.)	2008	715	Ad
16339	1999	145	Ad	18501	2008	715	R & Ad
16340	1999	145	Ad	18502	2008	715	R & Ad
	2006	569	Am	18503	2008	715	R & Ad
16341	1999	145	Ad	18504	2008	715	R & Ad
16345	1999	145	Ad	18505	2008	715	R & Ad
16346	1999	145	Ad	18506	2008	715	R & Ad
16347	1999	145	Ad	18507	2008	715	R & Ad
16350	1999	145	Ad	18508	2008	715	R & Ad
	2005	51 *	Am	18509	2008	715	R & Ad
16351	1999	145	Ad	18510	2008	715	Ad
16352	1999	145	Ad	19000	2007	159	Am
16355	1999	145	Ad	19011	2007	159	Am
16356	1999	145	Ad	19022	2007	159	Am
16357	1999	145	Ad	19023	2007	159	Am
16358	1999	145	Ad	19025	2007	159	Am
16360	1999	145	Ad	19040	2007	159	Am
16361	1999	145	Ad	19050	2007	159	Am
	2006	569	R & Ad	19051	2007	159	Am
16362	1999	145	Ad	19052	2007	159	Am
16363	1999	145	Ad	19053	2007	159	Am
	2006	569	Am	19054	2003	32	Am
16364	1999	145	Ad	19100	2007	159	Am
	2006	569	Am	19103	2007	159	Am
16365	1999	145	Ad	19104	2007	159	Am
16366	1999	145	Ad	19150	2007	159	Am
16367	1999	145	Ad	19151	2007	159	Am
16370	1999	145	Ad	19154	2007	159	Am
16371	1999	145	Ad	19201	2007	159	Am
16372	1999	145	Ad	19202	2007	159	Am
16373	1999	145	Ad	19203	2007	159	Am
16374	1999	145	Ad	19252	2007	159	Am
16374.5	2006	569	Ad	19255	2007	159	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PROBATE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19304	2007	159	Am	21300	2002	150	Am
19324	2001	72	Am		2008	174	R <sup>232</sup>
19403	2004	183	Am <sup>571</sup>	21301	2008	174	R <sup>232</sup>
20114.5	2004	183	Am <sup>571</sup>	21302	2008	174	R <sup>232</sup>
21101	2002	138	Am	21303	2008	174	R <sup>232</sup>
21102	2002	138	Am	21304	2008	174	R <sup>232</sup>
21103	2002	138	Am	21305	2000	17	Ad
21104	2002	138	Am		2002	150	Am
21105	2002	138	Am		2008	174	R <sup>232</sup>
21106	2002	138	R	21306	2000	17	Am
21107	2002	138	Am		2008	174	R <sup>232</sup>
21108	2002	138	Am	21307	2008	174	R <sup>232</sup>
21109	2002	138	Am	21308	2008	174	R <sup>232</sup>
21110	2002	138	Am	Div. 11, Pt. 3, heading (Sec. 21310 et seq.)			
21111	2001	417	Am		2008	174	Ad <sup>232</sup>
	2002	138	Am	21310	2008	174	Ad <sup>232</sup>
21112	2002	138	Am	21311	2008	174	R <sup>232</sup>
21113	2002	138	R	21312	2008	174	Ad <sup>232</sup>
21114	2002	138	Am	21313	2008	174	Ad <sup>232</sup>
21115	2002	138	Am	21314	2008	174	Ad <sup>232</sup>
21116	2002	138	R	21315	2008	174	Ad <sup>232</sup>
21117	2002	138	Am	Div. 11, Pt. 3, Ch. 2., heading (Sec. 21320 et seq.)			
21118	2002	138	Am		2008	174	R <sup>232</sup>
21120	2002	138	Am	21320	2000	17	Am
21121	2002	138	Am		2002	150	Am
21122	2002	138	Am		2004	183	Am <sup>571</sup>
21131	2002	138	Am		2008	174	R <sup>232</sup>
21132	2002	138	R & Ad	21321	2008	174	R <sup>232</sup>
21133	2002	138	Am	21322	2008	174	R <sup>232</sup>
21134	2002	138	Am	21350	2003	444	Am
21135	2002	138	Am	21351	2002	412	Am
21136	2002	138	R	21401	2003	32	Am
21137	2002	138	R	21524	1999	145	Am
21138	2002	138	R	21612	2003	32	Ad(RN)
21139	2002	138	Am	21623	2003	32	Am
21140	2002	138	Am	21700	2000	17	Ad
Div. 11, Pt. 3, heading (Sec. 21300 et seq.)	2008	174	R <sup>232</sup>	26112	2003	32	Am & RN
Div. 11, Pt. 3, Ch. 1., heading (Sec. 21300 et seq.)	2008	174	R <sup>232</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC CONTRACT CODE**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1100.7	2001	832	Ad	10129 (Cont.)			
1103	1999	972	Ad		2003	233	Am
1104	1999	875	Ad	10222	2003	186 *	Am
1601	2002	398	Ad	10233	2005	590	R
	2007	427	Am	10240.5	2006	538	Am <sup>802</sup>
2002	2001	882	Ad	10264	2002	965 *	Am
	2002	951	Am	10265	2002	438	Am <sup>426</sup>
2056	2002	168	Am	10286	2003	657	Ad
3400	2001	267	Am	10286.1	2003	657	Ad
	2003	233	Am		2005	381	Am
4104.5	2002	204	Am	Div. 2,			
4107	1999	972	Am	Pt. 2,			
	2003	180	Am	Ch. 2,			
5100	2003	678	Ad	heading			
5103	2005	270	Am	(Sec. 10290			
6106.5	2000	758	Ad	et seq.)	2000	776 *	Am
	2004	183	Am <sup>571</sup>	10290	2000	918	Am
	2005	22	Am <sup>647</sup>	10290.1	2000	918	Am
6108	2000	891	Am	10290.3	2003	266	Ad
	2003	711	Am	10295	1999	457 *	Am
	2005	22	Am <sup>647</sup>		2000	36	Am
	2005	381	Am		2000	402 *	Am (by Sec. 21
	2006	538	Am <sup>802</sup>				of Ch.) <sup>14</sup>
6610	2000	159	Ad				Am (by Sec.
6611	2003	228 *	Ad				21.5 of Ch.) <sup>25</sup>
	2003	757	Am <sup>98</sup>	10295.1	2000	776 *	R
			R <sup>100</sup>		2003	718	Ad
	2005	74 *	Am		2005	381	Am
	2005	272	Am		2006	453	Am
6615	2005	590	Ad	10295.3	2000	776 *	R
7101	2001	166	Am		2003	752	Ad
7103	2000	760	Am		2004	183	Am <sup>571</sup>
	2008	79	Am	10295.5	2000	776 *	Am
7104	2006	183	Am		2006	869	Am
7202	2008	341	Ad & R <sup>547</sup>	10296	2005	381	Am
Div. 2,				10298	2000	918	R & Ad
Pt. 1,				10299	2000	71 *	Ad
Ch. 9,					2000	127 *	Ad
Art. 3,				Div. 2,			
heading				Pt. 2,			
(Sec. 9201				Ch. 2,			
et seq.)	2006	538	R <sup>802</sup>	Art. 3,			
9201	2002	315	Am	heading			
9203	2000	126	Am	(Sec. 10300			
10106	2008	106	R & Ad	et seq.)	2000	776 *	Am
10108	2000	528	Am	10300	2000	776 *	Am
10108.5	2008	444	Am	10301	2000	918	Am
10108.8	2004	227 *	Ad	10302	2000	918	Am
10109	2005	383	Am	10302.5	2000	776 *	Am
10111	2005	74 *	Ad	10302.6	2000	776 *	Am
10115.5	2005	74 *	Am & R <sup>75</sup>	10303	2004	277	Am
10115.7	2007	568	Am	10304	2000	776 *	Am
10115.9	2003	632	Ad	10306	2000	918	Am
10116	2001	882	Ad	10307	2000	776 *	Am
	2005	74 *	Am & R <sup>75</sup>	10308	2000	776 *	Am
10122.5	2008	116	Am	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 <sup>305</sup>	10311	2000	776 *	Am
	2001	267	Am	10312	2000	776 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC CONTRACT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10313	2000	776*	Am	10359	2000	759	Am
	2003	402	Am		2002	953	Am
10314	2000	776*	Am		2003	107	Am
10315	2000	776*	Am		2005	74*	Am & R <sup>75</sup>
10318	2000	776*	Am	10360	2000	759	R
10319	2000	776*	Am	10362	2000	759	R
10320	2000	776*	Am	10363	2000	759	R
10320.5	2000	776*	Am	10364	2000	759	R
10321	2000	776*	Am	10365	2000	759	R
	2000	938	Am	10366	2000	759	R
10324	2000	918	R	10367	2000	759	Am
10325	2000	776*	Am	10369	2000	759	Am
10326	2000	776*	Am	10370	2000	759	Am
10326.1	2003	559	Ad	10371	2000	759	Am
10327	2000	776*	Am	10372	2000	759	R
10328	2000	776*	Am	10373	2000	759	R
10329	2006	538	Am <sup>802</sup>	10374	2000	759	R
10330	2000	776*	Am	10375	2000	759	R
10331	2000	776*	Am	10376	2000	759	R
10332	2000	776*	Am	10377	2000	759	R
	2002	951	Am	10378	2000	759	R
10333	2000	776*	Am	10379	2000	759	R
10334	2000	776*	Am	10380	2000	759	R
Div. 2,				10381	2000	759	Am
Pt. 2,				10382	2000	759	R
Ch. 2,				10406	2002	408	Am
Art. 4,				10411	2005	22	Am <sup>647</sup>
heading				10426	2002	1097	Ad
(Sec. 10335				10430	2001	219	Am
et seq.)	2000	759	Am		2002	1122	Am <sup>175</sup>
10335	2000	759	Am		2003	699	Am (as am by
10335.5	2000	759	Ad				Sec. 1, Stats.
10335.7	2000	759	Ad(RN)				2002, Ch.
10336	2000	759	Am				1122)
10339	2000	759	Am	Div. 2,			
10340	2000	759	Am	Pt. 2,			
10343	2000	759	R	Ch. 2,			
10344	2000	759	Am	Art. 13,			
10344.1	1999	457*	Am	heading			
	2000	759	Am	(Sec. 10475			
10344.3	2000	759	R	et seq.)	2008	272	Ad & R <sup>1055</sup>
10345	2000	759	Am	10475	2008	272	Ad & R <sup>1055</sup>
10346	2000	759	Am	10476	2008	272	Ad & R <sup>1055</sup>
10348	2000	759	Am	10477	2008	272	Ad & R <sup>1055</sup>
10348.5	2000	759	Ad	10478	2008	272	Ad & R <sup>1055</sup>
10349	2000	759	Am	10479	2008	272	Ad & R <sup>1055</sup>
10350	2001	745*	R	10480	2008	272	Ad & R <sup>1055</sup>
10351	2000	759	Am	10481	2008	272	Ad & R <sup>1055</sup>
10353	2000	759	Am	10502	2006	367	Am
10354	2005	590	R	10506.4	2006	367	Ad & R <sup>349</sup>
Div. 2,				10506.5	2006	367	Ad & R <sup>349</sup>
Pt. 2,				10506.6	2006	367	Ad & R <sup>349</sup>
Ch. 2,				10506.7	2006	367	Ad & R <sup>349</sup>
Art. 5,				10506.8	2006	367	Ad & R <sup>349</sup>
heading				10506.9	2006	367	Ad & R <sup>349</sup>
(Sec. 10355				10507	2005	590	R
et seq.)	2000	759	R	10510.4	2003	699	Ad
10355	2000	759	R	10510.5	2003	699	Ad
10356	2000	759	R	10510.6	2003	699	Ad
10357	2000	759	Am & RN	10510.7	2003	699	Ad
10358	2000	759	R	10510.8	2003	699	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC CONTRACT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10510.9	2003	699	Ad	12112 (Cont.)			
10515	2002	1122	Ad <sup>175</sup>		2007	736	Am <sup>546</sup> R <sup>579</sup>
	2003	699	Am				Ad <sup>936</sup>
10516	2002	1122	Ad <sup>175</sup>	12113	2000	776*	Am
10517	2002	1122	Ad <sup>175</sup>	12113.5	2000	776*	R
10518	2002	1122	Ad <sup>175</sup>	12120	2000	776*	Am
	2003	699	Am	12125	2005	272	Am <sup>730</sup>
10520	2002	1122	Ad <sup>175</sup>	12126	2001	610	Am
10521	2002	1122	Ad <sup>175</sup>		2005	272	Am <sup>730</sup>
10522	2002	1122	Ad <sup>175</sup>	12127	2005	272	S <sup>730</sup>
10523	2002	1122	Ad <sup>175</sup>	12127.5	2005	272	S <sup>730</sup>
10524	2002	1122	Ad <sup>175</sup>	12128	2001	610	Am
	2003	62	Am <sup>519</sup>		2005	272	Am & R <sup>730</sup>
10525	2002	1122	Ad <sup>175</sup>	12129	2001	610	Am
10526	2003	699	Ad		2005	272	Am <sup>730</sup>
10701	2006	346	Am	12130	2005	272	R
10704	2006	346	Am	Div. 2, Pt. 2, Ch. 4, heading (Sec. 12150 et seq.)			
10705	2001	219	Am		2005	590	Am
10706.5	2006	346	Ad	12150	2005	590	R
10708	2005	318	Am	12155	2005	590	R
10710	2001	219	Am	12156	1999	910	Ad
10760	2001	219	Am	12157	2005	590	R
	2004	417	Am	12158	2005	590	R
10765	2007	427	Am	12159	2005	590	R
10780.5	2000	292	Ad	12160	2005	590	R
	2002	455	Am	12161	2005	590	R
10830	2003	699	Ad	12162	1999	816	Am <sup>13</sup>
10831	2003	699	Ad		2005	590	R
10832	2003	699	Ad	12162.5	2005	590	R
10833	2003	699	Ad	12163	2005	590	R
10855	2005	590	R	12164	2005	590	R
10860	2004	303	Am	12168	2005	590	R
	2005	590	R	12169	2005	590	R
Div. 2, Pt. 2, Ch. 3, heading (Sec. 12100 et seq.)	2000	776*	Am	12170	2000	740	S <sup>57</sup>
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 <sup>802</sup>
	2004	802	Am	12185	2005	590	R
12101.7	2003	266	Ad	12200	2005	590	Am
12102	2000	135	Am <sup>203</sup>	12201	2005	590	Ad
	2000	776*	Am	12203	2005	590	Ad
	2004	277	Am	12205	1999	816	Am <sup>13</sup>
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
					2005	590	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC CONTRACT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12226	2005	590	R	20209.12	2000	541	Ad & R <sup>18</sup>
12305	2002	363	Am		2004	196	Am
12305.5	1999	816	Am <sup>13</sup>				S <sup>75</sup>
12310	1999	816	Am <sup>13</sup>		2006	262	S <sup>111</sup>
12400	2002	575	Ad	20209.13	2000	541	Ad & R <sup>18</sup>
12401	2002	575	Ad		2004	196	Am
12401.5	2002	575	Ad				S <sup>75</sup>
12402	2002	575	Ad		2006	262	S <sup>111</sup>
12403	2002	575	Ad	20209.14	2000	541	Ad & R <sup>18</sup>
12404	2002	575	Ad		2004	196	Am <sup>75</sup>
12500	2006	256*	Ad		2006	262	Am <sup>111</sup>
12501	2006	256*	Ad	20209.20	2006	1	Ad & R <sup>38</sup>
12501.5	2006	256*	Ad	20209.22	2006	1	Ad & R <sup>38</sup>
12502	2006	256*	Ad	20209.23	2006	1	Ad & R <sup>38</sup>
19100	2002	438	Am <sup>426</sup>	20209.24	2006	1	Ad & R <sup>38</sup>
20101	1999	972	Ad	20209.26	2006	1	Ad & R <sup>38</sup>
20103.8	2000	292	Ad	20209.27	2006	1	Ad & R <sup>38</sup>
	2002	455	Am	20209.28	2006	1	Ad & R <sup>38</sup>
	2003	62	Am <sup>519</sup>	20209.30	2006	1	Ad & R <sup>38</sup>
20104.4	2004	182	Am <sup>81 614</sup>	20209.32	2006	1	Ad & R <sup>38</sup>
20105	2006	538	Am <sup>802</sup>	20209.34	2006	1	Ad & R <sup>38</sup>
20112	2004	739	Am	20209.36	2006	1	Ad & R <sup>38</sup>
20118	2006	730	Am	20209.38	2006	1	Ad & R <sup>38</sup>
20118.2	2005	509	Ad	20209.40	2006	1	Ad & R <sup>38</sup>
20118.4	2006	538	Am <sup>802</sup>	20209.44	2006	1	Ad & R <sup>38</sup>
20126	2005	383	Am	20209.5	2000	541	Ad & R <sup>18</sup>
20133	1999	258	Am		2004	196	S <sup>75</sup>
	2000	594	Ad & R <sup>43</sup>		2006	262	Am <sup>111</sup>
	2005	350	Am (by Sec. 1 of Ch.) <sup>111</sup>	20209.6	2000	541	Ad & R <sup>18</sup>
					2004	196	S <sup>75</sup>
	2005	376	Am (by Sec. 1.5 of Ch.) <sup>111</sup>		2006	262	S <sup>111</sup>
	2006	538	Am <sup>802</sup>	20209.7	2000	541	Ad & R <sup>18</sup>
	2007	584	Am (by Sec. 1 of Ch.)		2001	159	Am <sup>305</sup>
					2004	196	S <sup>75</sup>
	2007	585	Am (by Sec. 1.5 of Ch.)		2006	262	Am <sup>111</sup>
					2008	185	Am
20150.1	2007	26*	Am	20209.8	2000	541	Ad & R <sup>18</sup>
20165	2005	383	Am		2004	196	S <sup>75</sup>
20175	2000	767	Am <sup>20</sup>		2006	262	S <sup>111</sup>
20175.1	2002	976*	Ad & R <sup>43</sup>	20209.9	2000	541	Ad & R <sup>18</sup>
20175.2	2005	228	Ad & R <sup>111</sup>		2004	196	S <sup>75</sup>
	2006	244	Am		2006	262	S <sup>111</sup>
	2007	473	Am	20216	1999	101	Am
	2008	314	Am <sup>722</sup>		2002	341	Am
Div. 2,				20217	1999	101	Ad
Pt. 3,				20221	2006	814	Am
Ch. 1,					2007	116	Am
Art. 5.5,				20231	1999	1007	R
heading				20251	2004	651	Am
(Sec. 20193				Div. 2,			
et seq.)	2008	314	Ad & R <sup>989</sup>	Pt. 3,			
20193	2008	314	Ad & R <sup>989</sup>	Ch. 1,			
20194	2008	314	Ad & R <sup>989</sup>	Art. 16,			
20195	2008	314	Ad & R <sup>989</sup>	heading			
20209.10	2000	541	Ad & R <sup>18</sup>	(Sec. 20300			
	2004	196	S <sup>75</sup>	et seq.)	1999	724	Am
	2006	262	S <sup>111</sup>	20300	1999	724	Am
20209.11	2000	541	Ad & R <sup>18</sup>	20301.5	1999	109	Ad
	2004	196	S <sup>75</sup>		2000	596	Am
	2006	262	S <sup>111</sup>	20306	2006	574	Am
				20321	1999	1007	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**PUBLIC CONTRACT CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20340	2005	557*	Am	20919.2	2003	889	Ad & R <sup>371</sup>
20341	1999	1007	Am		2006	570	S <sup>813</sup>
	2005	557*	Am	20919.3	2003	889	Ad & R <sup>371</sup>
20351	2001	825	Am		2006	570	S <sup>813</sup>
	2003	594	Am	20919.4	2003	889	Ad & R <sup>371</sup>
20355	2002	341	Ad		2006	570	S <sup>813</sup>
20355.1	2002	341	Ad	20919.5	2003	889	Ad & R <sup>371</sup>
20355.2	2002	341	Ad		2006	570	S <sup>813</sup>
20355.3	2002	341	Ad	20919.6	2003	889	Ad & R <sup>371</sup>
20355.4	2002	341	Ad		2006	570	S <sup>813</sup>
20355.5	2002	341	Ad	20919.7	2003	889	Ad & R <sup>371</sup>
20355.6	2002	341	Ad		2006	570	S <sup>813</sup>
20355.7	2002	341	Ad	20919.8	2003	889	Ad & R <sup>371</sup>
20394.3	2008	158	R		2006	570	S <sup>813</sup>
20407	2006	538	Am <sup>802</sup>	20919.9	2003	889	Ad & R <sup>371</sup>
20448	2006	538	Am <sup>802</sup>		2006	570	S <sup>813</sup>
20450	2006	538	Am <sup>802</sup>	21020.8	2006	538	Am <sup>802</sup>
20451	2006	538	Am <sup>802</sup>	21040	2006	538	Am <sup>802</sup>
20452	2006	538	Am <sup>802</sup>	Div. 2,			
20456	2006	538	Am <sup>802</sup>	Pt. 3,			
20487	2006	538	Am <sup>802</sup>	Ch. 1.5,			
20522	2006	538	Am <sup>802</sup>	Art. 74,			
20563	2006	538	Am <sup>802</sup>	heading			
20582	2006	538	Am <sup>802</sup>	(Sec. 21070			
20676	2003	794	Ad	et seq.)	2006	67	Am
	2005	383	Am	21070	2006	67	Am
	2006	869	R & Ad	21071	2006	67	Am
20682	2005	249	R & Ad		2006	538	Am <sup>802</sup>
20682.5	2005	249	Ad		2007	130	Am <sup>902</sup>
20683	2005	249	Ad(RN)	21072	2006	67	Am
20685	2005	249	R	21162	2001	847	Ad
20685.5	2005	249	Am & RN	21180	2004	108	Am
20688.2	2006	538	Am <sup>802</sup>	21251	1999	779*	Am
20736	2006	643	Am	21471	2006	538	Am <sup>802</sup>
20785	2007	473	Ad & R <sup>639</sup>	21601	2006	538	Am <sup>802</sup>
20812	2006	261	Am	22001.5	2007	144	Ad
20813	2001	176	Am	22010	2003	296	Am
20815	2001	15	Ad	22012	2003	296	Am
20815.1	2001	15	Ad	22017	2003	296	Am
20815.3	2001	15	Ad	22020	2007	144	Am
20815.5	2001	15	Ad	22032	2001	176	Am
20853	2006	538	Am <sup>802</sup>		2006	643	Am
20894	2006	538	Am <sup>802</sup>	22034	2001	176	Am
20919	2003	889	Ad & R <sup>371</sup>		2006	643	Am
	2006	570	S <sup>813</sup>	22038	2003	296	Am
20919.1	2003	889	Ad & R <sup>371</sup>	22044.5	2006	192	Ad
	2006	570	S <sup>813</sup>	22150	2005	590	Ad
20919.10	2003	889	Ad & R <sup>371</sup>	22151	2005	590	Ad
	2006	570	S <sup>813</sup>	22152	2005	590	Ad
20919.11	2003	889	Ad & R <sup>371</sup>	22153	2005	590	Ad
	2006	570	S <sup>813</sup>	22154	2005	590	Ad
20919.12	2003	889	Ad & R <sup>371</sup>		2006	392	Am
	2006	570	Am <sup>813</sup>		2007	130	Am <sup>902</sup>
20919.13	2003	889	Ad & R <sup>371</sup>	22350	1999	784*	Ad
	2006	570	S <sup>813</sup>	22351	1999	784*	Ad
20919.14	2003	889	Ad & R <sup>371</sup>	22352	1999	784*	Ad
	2006	570	S <sup>813</sup>	22353	1999	784*	Ad
20919.15	2003	889	Ad & R <sup>371</sup>	22355	1999	784*	Ad
	2006	570	Am <sup>813</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC RESOURCES CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
513	2008	141	Am	2773.5	2002	1154	Ad <sup>82</sup>
532	2004	224	R		2003	3*	S (as ad by Stats. 2002, Ch. 1154) <sup>540</sup>
538	2000	385	Ad	2774	2003	794	Am
	2003	610	Am		2006	869	Am
603.1	2006	869	Am	2774.6	1999	869	R
607	2006	869	Am	2776	2006	538	Am <sup>802</sup>
611	2006	869	Am	2795	2005	81*	Am
612.5	2004	193	Am <sup>571</sup>	2796	2000	713	Am <sup>295</sup> R <sup>34</sup>
615	2001	234	Ad	2796.5	2000	713	Ad & R <sup>20</sup>
	2002	664	Am <sup>431</sup>		2002	1154	Am <sup>82</sup>
661	2006	869	Am	2003	3*	S (as am by Stats. 2002, Ch. 1154) <sup>540</sup>	
662	2000	514	Am	2797	2006	869	Am <sup>13</sup>
	2004	865	Am		2002	1154	Ad <sup>82</sup>
665	2005	383	R	2003	3*	S (as ad by Stats. 2002, Ch. 1154) <sup>540</sup>	
674	2001	745*	R	2802	2005	383	R
701.6	2006	265	Ad		2004	183	Am <sup>571</sup>
715	2004	723	Ad	2004	193	R <sup>571</sup>	
716	2007	178*	Ad	2804.6	2004	193	R <sup>571</sup>
733	2005	383	R	2004	224	R	
2003	2006	869	Am	2813	2004	224	R
2200.5	2003	240*	Ad	3009	2008	562	Am
2201	2007	254*	Am	3010	2008	562	Ad
2205	2007	254*	Am	3109	2003	240*	Am
2207	1999	869	Am	3110	2003	240*	Am
	2003	794	Am	3111	2003	240*	Am
	2005	383	Am	3200	2008	562	Am
	2006	869	Am	3201	2008	562	Am
2211	2007	254*	Am	3202	2008	562	Am
2621.9	1999	876	Am	3203	2000	737	Am
2692	2006	869	Am	3205.2	2000	737	Am
2694	1999	876	Am	3206	2000	737	Am
2699.5	2003	240*	Am <sup>391</sup>	3208.1	2000	737	Am
2705	2003	240*	Am <sup>391</sup>	3219.5	2000	737	Ad
2705.5	2003	240*	Am <sup>391</sup>	3226	2000	737	Am
	2006	869	Am	3236.5	2000	737	Am
2706	2003	240*	Am <sup>391</sup>	2003	240*	Am	
2709.1	2003	240*	Am <sup>391</sup>	2008	562	Am	
2714	2006	869	Am	3237	2000	737	Am
2715.5	1999	869	Ad <sup>157</sup> R <sup>156</sup>	2004	433	Am	
	2000	135	Am <sup>203</sup>	3258	2004	433	Am
	2004	173	Ad <sup>617</sup> R <sup>616</sup>	2008	760*	Am	
	2007	604	Am <sup>819</sup>	3260	2005	336	Ad
2716	2006	869	Am	3261	2005	336	Ad
2717	2003	794	Am	3262	2005	336	Ad
	2004	142	Am	3263	2005	336	Ad
2728	2006	869	Am	3264	2005	336	Ad
2755	2004	183	Am <sup>571</sup>	3265	2005	336	Ad
2761	2006	869	Am	3266	2005	336	Ad
2770.6	2000	515	Ad	Div. 3, Ch. 1, Art. 4.4, heading (Sec. 3270 et seq.)	2008	562	Ad
2772.5	2000	515	Ad				
2772.6	2000	515	Ad				
2772.7	2006	869	Ad				
2773.2	1999	869	Ad <sup>157</sup>				
	2000	87*	Am				
	2006	869	R & Ad				
2773.3	2002	1154	Ad <sup>82</sup>				
	2003	3*	S (as ad by Stats. 2002, Ch. 1154) <sup>540</sup>				

**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
3270	2008	562	Ad	4464	2004	693	Am
3270.1	2008	562	Ad		2005	278	Am
3270.2	2008	562	Ad	4473	2004	193	R <sup>571</sup>
3270.3	2008	562	Ad	4475	2004	693	Am
3270.4	2008	562	Ad		2005	278	Am
3305	2004	183	Am <sup>571</sup>	4475.1	2005	278	Am
3324	2004	183	Am <sup>571</sup>	4475.5	2005	278	Am
3343	2003	240*	Am	4476	2005	278	Am
3352	2000	737	Am	4480	2005	278	Am
3357	2004	182	Am <sup>81 614</sup>	4514.3	2003	900	Am
3358	2003	240*	Am	4516.6	2006	538	Am <sup>802</sup>
3401	2008	562	Am	4527	2008	365	Am
3419	2008	562	Am	4535	2005	383	R
3460	2000	343	Am	4551.9	2003	816	Ad
3470	2000	343	Am	4554.5	1999	582	Am
3488	2004	193	R <sup>571</sup>				R & Ad <sup>25</sup>
3719	2003	240*	Am	4561.5	2005	383	Am
3724.6	2003	240*	Am	4561.6	2005	383	R
3744	1999	223	Am	4562.5	2004	193	Am <sup>571</sup>
	2000	737	Am	4562.9	2004	153	Am
3752	2007	254*	Am	4563.5	2004	153	R
3754.5	2003	240*	Am		2004	193	R <sup>571</sup>
3769	2004	182	Am <sup>81 614</sup>	4576.1	2002	171	Am
3770	2003	240*	Am	4582.7	2001	639	Am (by Sec. 1
3776	2003	240*	Am				of Ch.)
4114.5	2002	476	Ad		2003	900	Am
	2003	62	Am <sup>519</sup>	4582.71	2003	900	Ad
4116	2006	538	Am <sup>802</sup>	4582.75	2003	900	Am
4121	2002	291	R	4584	2001	627	Am
4123	2002	596	Ad		2004	712*	Am
	2003	62	Am <sup>519</sup>		2007	412	Am
4128.5	2004	951	R		2008	179	Am <sup>976</sup>
4136	1999	876	Am	4601.1	1999	582	Ad
4137	2006	77*	Ad		2002	762	Am
4138	2003	741	Ad	4601.2	1999	582	Ad
	2004	219*	R	4601.3	1999	582	Ad
4139	2003	741	Ad	4601.4	1999	582	Ad
	2004	219*	R	4601.5	1999	582	Ad
4140	2003	741	Ad	4602.6	2006	538	Am <sup>802</sup>
	2004	219*	R	4612	1999	582	Am
4140.5	2003	741	Ad		2002	953	Am
	2004	219*	R	4663	2004	153	Am
4140.7	2003	741	Ad	4716	2008	365	Am
	2004	219*	R	4750	2002	854*	Ad
4143	2005	408	Am	4750.1	2002	854*	Ad
4144	2005	408	Am	4750.2	2002	854*	Ad
	2006	538	Am <sup>802</sup>	4750.3	2002	854*	Ad
4147	2005	290	Ad	4750.4	2002	854*	Ad
4148	2005	290	Ad	4750.5	2002	854*	Ad
4202	2008	366	Am	4750.6	2002	854*	Ad
4205	2004	153	R	4750.7	2002	854*	Ad
4291	2004	720	Am		2004	224	Am
	2005	260	Am (by Sec. 3	4790	2000	409	Am
			of Ch.)	4792	2000	409	Am
	2005	346	Am (by Sec.	4793	2000	409	Am
			2.5 of Ch.)	4794	2000	409	Am
	2008	366	Am	4799.01	2000	409	Am
4291.3	2006	21	Ad	4799.07	2008	438	Am
4299	2004	90	Am	4799.08	2008	438	Am
4376	2004	90	Am	4799.09	2008	438	Am
4442.6	2005	278	Ad	4799.10	2008	438	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC RESOURCES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4799.11	2008	438	Am	5019.56	2000	385	Am
4799.12	2008	438	Am		2003	610	Am
4799.13	2006	77*	Am	5019.59	2000	385	Am
4876	2002	221	R	5019.62	2000	385	Am
4953	2008	259	Am	5019.65	2000	385	Am
5001.4	2000	385	Ad		2003	517	Am
	2003	610	Am	5019.71	2000	385	Am
5001.5	2004	908	Am	5019.74	2000	385	Am
5001.6	2002	953	Am	5019.80	2000	385	Ad
5001.65	2000	385	Am		2003	610	Am
	2003	610	Am	5027.1	2003	99	Ad
5001.8	2004	908	Am	5029.5	1999	759	Ad
5002.6	2000	782*	Am	5045	2004	230*	Am
5002.7	2006	177	Ad		2004	702*	Am
5003.1	2000	385	Am	5046	2004	230*	Am
	2003	610	Am	5056	2002	953	R
5003.11	2006	77*	Ad	5072.3	2005	383	R
5003.13	2005	383	Ad	5072.8	2006	574	Am
5003.15	2004	908	Am	5079.50	2004	183	Am <sup>571</sup>
5003.16	2008	761*	Ad	5079.70	2004	230*	Ad
5003.18	2003	677	Ad	5079.72	2004	230*	Ad
5003.19	2007	178*	Ad	5079.74	2004	230*	Ad
5003.4	2000	542	Am	5080.06	2006	538	Am <sup>802</sup>
	2001	434	Am <sup>34</sup>	5080.18	2007	568	Am
	2002	1038	S <sup>22</sup>		2008	101	Am
5004.5	2001	877	Ad	5080.23	1999	66*	Am
	2002	975	Am		2000	993*	Am
5005.6	2002	953	Am	5080.24	2001	243	Am
5006.1	2002	565	Am	5080.27	2002	329	R
	2003	240*	Am	5080.28	1999	66*	Ad
5006.15	2007	647	Ad	5080.29	2004	109	Ad
5006.42	2001	379	Ad	5080.34	2007	568	Am
5006.48	2006	538	Am <sup>802</sup>	5080.36	2006	538	Am <sup>802</sup>
5006.49	1999	66*	Ad	5080.41	2008	761*	Ad
5007.2	2000	173	Ad	5080.50	1999	733	Ad
5010	2002	563	Am	5080.51	1999	733	Ad
	2004	908	Am	5080.52	1999	733	Ad
5011.5	2000	499	Am	5080.53	1999	733	Ad
	2007	129	Am	5080.54	1999	733	Ad
5011.7	2008	135	Ad	5080.55	1999	733	Ad
5015.6	2003	240*	Ad		2002	953	R
5017	2001	745*	R	5080.56	1999	733	Ad
5018.1	2000	993*	Ad & R <sup>18</sup>	5090.01	2001	227	S <sup>75</sup>
	2004	286	Am <sup>517</sup>		2002	563	Am
	2005	22	Am <sup>647</sup>		2006	77*	S <sup>68</sup>
	2007	147	Am <sup>547</sup>		2007	541	S <sup>489</sup>
5019.10	2002	966	Ad & R <sup>460</sup>	5090.02	2001	227	S <sup>75</sup>
	2004	286	S <sup>640 639</sup>		2004	908	Am
5019.11	2002	966	Ad & R <sup>460</sup>		2005	270	Am
	2004	286	Am <sup>640 639</sup>		2006	77*	S <sup>68</sup>
5019.12	2002	966	Ad & R <sup>460</sup>		2007	541	Am <sup>489</sup>
	2004	286	S <sup>640 639</sup>	5090.03	2001	227	S <sup>75</sup>
5019.13	2002	966	Ad & R <sup>460</sup>		2006	77*	S <sup>68</sup>
	2004	286	S <sup>640 639</sup>		2007	541	S <sup>489</sup>
5019.14	2002	966	Ad & R <sup>460</sup>	5090.04	2001	227	S <sup>75</sup>
	2004	286	S <sup>640 639</sup>		2006	77*	S <sup>68</sup>
5019.15	2002	966	Ad & R <sup>460</sup>		2007	541	S <sup>489</sup>
	2004	286	Am <sup>640 639</sup>	5090.05	2001	227	S <sup>75</sup>
5019.50	2000	385	Am		2006	77*	S <sup>68</sup>
	2003	610	Am		2007	541	S <sup>489</sup>
5019.53	2000	385	Am	5090.06	2001	227	S <sup>75</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
5090.06 (Cont.)	2002	563	Am	5090.23	2001	227	S <sup>75</sup>	
	2006	77*	S <sup>68</sup>		2002	563	Am	
	2007	541	S <sup>489</sup>		2006	77*	S <sup>68</sup>	
5090.07	2001	227	S <sup>75</sup>		2007	541	R	
	2006	77*	S <sup>68</sup>	5090.24	2001	227	S <sup>75</sup>	
	2007	541	S <sup>489</sup>		2002	563	Am	
5090.08	2001	227	S <sup>75</sup>		2004	908	Am	
	2006	77*	S <sup>68</sup>		2006	77*	S <sup>68</sup>	
	2007	541	S <sup>489</sup>		2007	541	Am <sup>489</sup>	
5090.09	2001	227	S <sup>75</sup>	5090.25	2001	227	S <sup>75</sup>	
	2004	908	Am		2002	563	R	
	2005	270	Am	5090.30	2001	227	S <sup>75</sup>	
	2006	77*	S <sup>68</sup>		2006	77*	S <sup>68</sup>	
	2007	541	S <sup>489</sup>		2007	541	S <sup>489</sup>	
5090.10	2001	227	S <sup>75</sup>	5090.31	2001	227	S <sup>75</sup>	
	2006	77*	S <sup>68</sup>		2006	77*	S <sup>68</sup>	
	2007	541	S <sup>489</sup>		2007	541	S <sup>489</sup>	
5090.11	2001	227	S <sup>75</sup>	5090.32	2001	227	S <sup>75</sup>	
	2002	563	Am		2002	563	Am	
	2006	77*	S <sup>68</sup>		2006	77*	S <sup>68</sup>	
	2007	541	S <sup>489</sup>		2007	541	Am <sup>489</sup>	
5090.12	2001	227	S <sup>75</sup>	5090.33	2001	227	S <sup>75</sup>	
	2002	563	R & Ad		2002	563	R	
	2006	77*	S <sup>68</sup>	5090.34	2001	227	S <sup>75</sup>	
	2007	541	S <sup>489</sup>		2002	563	Am	
5090.13	2001	227	S <sup>75</sup>		2006	77*	S <sup>68</sup>	
	2002	563	R		2007	541	R	
5090.15	2001	227	S <sup>75</sup>				Ad & R <sup>489</sup>	
	2002	563	Am	5090.35	2001	227	S <sup>75</sup>	
	2004	908	Am		2002	563	Am	
	2004	909*	Am (by Sec. 35 of Ch.) <sup>98</sup>		2004	908	Am	
			R <sup>100</sup>		2005	270	Am	
	2005	675	Am <sup>300 317</sup>		2006	77*	S <sup>68</sup>	
	2006	77*	Am <sup>36</sup>		2007	541	S <sup>489</sup>	
	2007	541	Am <sup>489</sup>	5090.36	2001	227	S <sup>75</sup>	
5090.16	2001	227	S <sup>75</sup>		2002	563	Am	
	2006	77*	S <sup>68</sup>		2006	77*	S <sup>68</sup>	
	2007	541	S <sup>489</sup>		2007	541	S <sup>489</sup>	
5090.17	2001	227	S <sup>75</sup>	5090.37	2002	563	Ad(RN)	
	2002	563	Am		2003	62	Am <sup>519</sup>	
	2006	77*	S <sup>68</sup>		2006	77*	S <sup>68</sup>	
	2007	541	S <sup>489</sup>		2007	541	S <sup>489</sup>	
5090.18	2001	227	S <sup>75</sup>	5090.38	2004	908	Ad(RN)	
	2006	77*	S <sup>68</sup>		2006	77*	S <sup>68</sup>	
	2007	541	S <sup>489</sup>		2007	541	S <sup>489</sup>	
5090.19	2001	227	S <sup>75</sup>	5090.40	2001	227	S <sup>75</sup>	
	2002	563	Am		2002	563	R	
	2006	77*	S <sup>68</sup>	Div. 3, Ch. 1.25, Art. 4, heading (Sec. 5090.41 et seq.)	2004	908	Am	
	2007	541	S <sup>489</sup>		5090.41	2001	227	S <sup>75</sup>
5090.20	2001	227	S <sup>75</sup>			2006	77*	S <sup>68</sup>
	2006	77*	S <sup>68</sup>			2007	541	S <sup>489</sup>
	2007	541	S <sup>489</sup>		5090.43	2001	227	S <sup>75</sup>
5090.21	2001	227	S <sup>75</sup>			2002	563	Am
	2006	77*	S <sup>68</sup>			2006	77*	S <sup>68</sup>
	2007	541	S <sup>489</sup>			2007	541	S <sup>489</sup>
5090.22	2001	227	S <sup>75</sup>					
	2002	563	Am					
	2006	77*	S <sup>68</sup>					
	2007	541	S <sup>489</sup>					

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC RESOURCES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 5, Ch. 1.25, Art. 4.5, heading (Sec. 5090.44 et seq.)	2002	563	Ad	5090.65 (Cont.)	2006	77 *	S <sup>68</sup>
5090.44	2001	227	S <sup>75</sup>	5090.70	2001	227	Am <sup>75</sup>
	2002	563	Am		2006	77 *	Am <sup>68</sup>
	2006	77 *	S <sup>68</sup>		2007	541	Am <sup>489</sup>
	2007	541	S <sup>489</sup>	5091.10	2001	278	Am
5090.45	2001	227	S <sup>75</sup>	5091.15	2001	278	Am
	2002	563	Am & RN		2007	541	Am
5090.46	2001	227	S <sup>75</sup>	5091.20	2002	292	Am
	2004	908	Am & RN	5091.25	2001	278	Am
5090.47	2001	227	S <sup>75</sup>		2007	541	Am
	2002	563	Am & RN	5093.32	2008	689	Am
Div. 5, Ch. 1.25, Art. 5, heading (Sec. 5090.50 et seq.)	2002	563	Am	5093.345	2008	689	Ad
5090.50	2001	227	S <sup>75</sup>	5093.35	2006	68	Am
	2002	563	Am	5093.36	2008	689	Am
	2006	77 *	S <sup>68</sup>	5093.52	2004	545	Am
	2007	541	R	5093.54	1999	1016	Am
			Ad & R <sup>489</sup>		1999	1017	Am (as am by Stats. 1999, Ch. 1016) <sup>99</sup>
5090.51	2001	159	Am <sup>305</sup>		2003	117	Am
	2001	227	S <sup>75</sup>		2005	576	Am
	2006	77 *	S <sup>68</sup>	5093.545	1999	1016	Am
	2007	541	R		1999	1017	Am (as am by Stats. 1999, Ch. 1016) <sup>105</sup>
5090.52	2001	227	S <sup>75</sup>		2003	117	Am
	2002	563	R		2005	576	Am
5090.53	2001	227	S <sup>75</sup>	5093.55	2004	545	Am
	2002	563	Am	5093.56	2004	545	Am
	2004	908	Am	5093.61	2004	545	Am
	2006	77 *	S <sup>68</sup>	5093.68	2004	545	Am (by Sec. 5 of Ch.)
	2007	541	Am <sup>489</sup>		2004	722	Am (by Sec. 2 of Ch.)
5090.55	2001	227	S <sup>75</sup>	5094.2	2001	745 *	Am
	2002	563	R	5095	2001	877	Ad
	2004	908	Am	5095.1	2001	877	Ad
	2006	77 *	S <sup>68</sup>	5095.2	2001	877	Ad
	2007	541	Am <sup>489</sup>		2002	664	Am <sup>431</sup>
5090.56	2001	227	S <sup>75</sup>	5095.3	2001	877	Ad
	2002	563	R		2002	975	Am
5090.60	2001	227	S <sup>75</sup>	5095.4	2001	877	Ad
	2002	563	Am		2002	975	Am
	2006	77 *	S <sup>68</sup>	5095.5	2001	877	Ad
	2007	541	S <sup>489</sup>		2002	975	Am
5090.61	2001	227	S <sup>75</sup>	5095.50	2007	546	Ad
	2002	563	Am	5095.51	2007	546	Ad
	2006	77 *	S <sup>68</sup>	5095.52	2007	546	Ad
	2007	541	R	5095.53	2007	546	Ad
			Ad & R <sup>489</sup>	5095.54	2007	546	Ad
5090.62	2001	227	S <sup>75</sup>	5095.6	2002	975	Ad
	2002	563	R	5096.244	2001	745 *	Am
5090.63	2001	227	S <sup>75</sup>	5096.300	1999	461 *	Ad <sup>90</sup>
	2006	77 *	S <sup>68</sup>	5096.301	1999	461 *	Ad <sup>90</sup>
	2007	541	R	5096.302	1999	461 *	Ad <sup>90</sup>
5090.64	2001	227	S <sup>75</sup>	5096.303	1999	461 *	Ad <sup>90</sup>
	2002	563	Am	5096.306	1999	461 *	Ad <sup>90</sup>
	2006	77 *	S <sup>68</sup>	5096.307	1999	461 *	Ad <sup>90</sup>
	2007	541	R	5096.3075	1999	461 *	Ad <sup>90</sup>
5090.65	2002	563	Ad(RN)	5096.308	1999	461 *	Ad <sup>90</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5096.309	1999	461 *	Ad <sup>90</sup>	5096.371	1999	461 *	Ad <sup>90</sup>
5096.310	1999	461 *	Ad <sup>82</sup>	5096.372	1999	461 *	Ad <sup>90</sup>
	1999	638 *	Ad <sup>110 90</sup>	5096.400	1999	461 *	Ad
5096.320	1999	461 *	Ad <sup>90</sup>	5096.500	2004	708	Ad
5096.322	1999	461 *	Ad <sup>90</sup>	5096.501	2004	708	Ad
5096.323	1999	461 *	Ad <sup>90</sup>		2008	711	Am
5096.324	1999	461 *	Ad <sup>82</sup>	5096.511	2004	708	Ad
	1999	638 *	Ad <sup>110 90</sup>	5096.512	2004	708	Ad
5096.331	1999	461 *	Ad <sup>90</sup>	5096.513	2004	708	Ad
5096.332	1999	461 *	Ad <sup>90</sup>	5096.514	2004	708	Ad
5096.333	1999	461 *	Ad <sup>90</sup>		2006	538	Am <sup>802</sup>
5096.334	1999	461 *	Ad <sup>90</sup>	5096.515	2004	708	Ad
5096.335	1999	461 *	Ad <sup>90</sup>	5096.516	2004	708	Ad
5096.336	1999	461 *	Ad <sup>90</sup>	5096.517	2008	711	Ad
5096.337	1999	461 *	Ad <sup>82</sup>	5096.518	2008	711	Ad
	1999	638 *	Ad <sup>110 90</sup>	5096.520	2006	531	Ad
5096.338	1999	461 *	Ad <sup>90</sup>		2007	229	Am
5096.339	1999	461 *	Ad <sup>82</sup>	5096.600	2001	875 *	Ad <sup>353</sup>
	1999	638 *	Ad <sup>110 90</sup>	5096.601	2001	875 *	Ad <sup>353</sup>
5096.340	1999	461 *	Ad <sup>90</sup>	5096.605	2001	875 *	Ad <sup>353</sup>
5096.341	1999	461 *	Ad <sup>90</sup>	5096.606	2001	875 *	Ad <sup>353</sup>
5096.342	1999	461 *	Ad <sup>90</sup>	5096.610	2001	875 *	Ad <sup>353</sup>
5096.343	1999	461 *	Ad <sup>90</sup>	5096.615	2001	875 *	Ad <sup>353</sup>
5096.344	1999	461 *	Ad <sup>82</sup>	5096.620	2001	875 *	Ad <sup>353</sup>
	1999	638 *	Ad <sup>110 90</sup>	5096.621	2001	875 *	Ad <sup>353</sup>
5096.345	1999	461 *	Ad <sup>82</sup>	5096.624	2001	875 *	Ad <sup>353</sup>
	1999	638 *	Ad <sup>110 90</sup>	5096.625	2001	875 *	Ad <sup>353</sup>
5096.346	1999	461 *	Ad <sup>90</sup>	5096.629	2001	875 *	Ad <sup>353</sup>
5096.347	1999	461 *	Ad <sup>82</sup>	5096.633	2001	875 *	Ad <sup>353</sup>
	1999	638 *	Ad <sup>110 90</sup>	5096.650	2001	875 *	Ad <sup>353</sup>
5096.348	1999	461 *	Ad <sup>82</sup>	5096.651	2001	875 *	Ad <sup>353</sup>
	1999	638 *	Ad <sup>110 90</sup>	Div. 2,			
5096.350	1999	461 *	Ad <sup>82</sup>	Ch. 1.696,			
	1999	638 *	Ad <sup>110 90</sup>	Art. 5,			
5096.351	1999	461 *	Ad <sup>90</sup>	heading			
5096.352	1999	461 *	Ad <sup>82</sup>	(Sec. 5096.652			
	1999	638 *	Ad <sup>110 90</sup>	et seq.)	2002	664	Am & RN <sup>431</sup>
5096.353	1999	461 *	Ad <sup>82</sup>	Div. 2,			
	1999	638 *	Ad <sup>110 90</sup>	Ch. 1.696,			
5096.354	1999	461 *	Ad <sup>90</sup>	Art. 5.5,			
5096.355	1999	461 *	Ad <sup>90</sup>	heading			
5096.356	1999	461 *	Ad <sup>82</sup>	(Sec. 5096.652			
	1999	638 *	Ad <sup>110 90</sup>	et seq.)	2002	664	Ad(RN) <sup>431</sup>
5096.357	1999	461 *	Ad <sup>82</sup>	5096.652	2001	875 *	Ad <sup>353</sup>
	1999	638 *	Ad <sup>110 90</sup>	5096.665	2001	875 *	Ad <sup>353</sup>
5096.358	1999	461 *	Ad <sup>90</sup>	5096.666	2001	875 *	Ad <sup>353</sup>
5096.360	1999	461 *	Ad <sup>82</sup>	5096.667	2001	875 *	Ad <sup>353</sup>
	1999	638 *	Ad <sup>110 90</sup>	5096.668	2001	875 *	Ad <sup>353</sup>
5096.361	1999	461 *	Ad <sup>90</sup>	5096.670	2001	875 *	Ad <sup>353</sup>
5096.362	1999	461 *	Ad <sup>82</sup>	5096.671	2001	875 *	Ad <sup>353</sup>
	1999	638 *	Ad <sup>110 90</sup>	5096.672	2001	875 *	Ad <sup>353</sup>
5096.363	1999	461 *	Ad <sup>90</sup>	5096.673	2001	875 *	Ad <sup>353</sup>
5096.364	1999	461 *	Ad <sup>90</sup>	5096.674	2001	875 *	Ad <sup>353</sup>
5096.365	1999	461 *	Ad <sup>90</sup>	5096.675	2001	875 *	Ad <sup>353</sup>
5096.366	1999	461 *	Ad <sup>90</sup>	5096.676	2001	875 *	Ad <sup>353</sup>
5096.367	1999	461 *	Ad <sup>90</sup>	5096.677	2001	875 *	Ad <sup>353</sup>
5096.367.5	1999	461 *	Ad <sup>90</sup>	5096.678	2001	875 *	Ad <sup>353</sup>
5096.368	1999	461 *	Ad <sup>82</sup>	5096.679	2001	875 *	Ad <sup>353</sup>
	1999	638 *	Ad <sup>110 90</sup>	5096.681	2001	875 *	Ad <sup>353</sup>
5096.369	1999	461 *	Ad <sup>90</sup>	5096.683	2001	875 *	Ad <sup>353</sup>
5096.370	1999	461 *	Ad <sup>90</sup>	5096.686	2002	8	Ad & R <sup>38</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC RESOURCES CODE—Continued

Affected By				Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
5096.687	2002	322 *	Ad	5097.997	2004	286	Ad(RN)	
5096.688	2002	322 *	Ad	5097.998	2004	286	Ad(RN)	
5096.689	2002	322 *	Ad	5141.1	2006	538	Am <sup>802</sup>	
5096.800	2006	33 *	Ad <sup>778</sup>	5164	2001	777	Am	
5096.805	2006	33 *	Ad <sup>778</sup>		2004	184 *	Am	
	2007	130	Am <sup>902</sup>	5366	2006	538	Am <sup>802</sup>	
5096.806	2006	33 *	Ad <sup>778</sup>	5506.10	2003	296	Am	
5096.820	2006	33 *	Ad <sup>778</sup>	5506.11	2000	755	Ad	
5096.821	2006	33 *	Ad <sup>778</sup>	5506.12	2002	24	Ad	
	2007	130	Am <sup>902</sup>	5506.3	2003	296	Am	
5096.824	2006	33 *	Ad <sup>778</sup>	5506.5	2003	296	Am	
5096.825	2006	33 *	Ad <sup>778</sup>	5514	2000	755	Am	
5096.827	2006	33 *	Ad <sup>778</sup>		2002	24	Am	
5096.827.2	2007	610	Ad	5520	2007	423	Am	
5096.827.3	2007	610	Ad	5527.1	2006	172	Am	
5096.828	2006	33 *	Ad <sup>778</sup>	5532	2006	588	Am	
5096.829	2007	178 *	Ad	5533.7	2002	24	Ad	
5096.830	2007	366	R (as ad by Stats. 2007, Ch. 368) <sup>82</sup>	5536	2005	700	Am	
	2007	368	Ad	5536.5	2005	700	Am	
5096.953	2006	33 *	Ad <sup>778</sup>	5539.4	2003	296	Am	
5096.954	2007	178 *	Ad	5539.9	2003	296	Am	
5096.955	2006	33 *	Ad <sup>778</sup>	5540.1	2004	27 *	Ad	
	2007	178 *	Ad	5540.5	1999	321	Am	
5096.956	2006	33 *	Ad <sup>778</sup>		2002	23 *	Am	
5096.957	2006	33 *	Ad <sup>778</sup>		2007	28	Am	
5096.958	2006	33 *	Ad <sup>778</sup>	5540.6	2002	23 *	Am	
5096.959	2006	33 *	Ad <sup>778</sup>	5546	1999	321	Am	
5096.960	2006	33 *	Ad <sup>778</sup>	5549	1999	135	Am	
5096.961	2006	33 *	Ad <sup>778</sup>		2002	23 *	Am	
5096.962	2006	33 *	Ad <sup>778</sup>	5557.2	2005	158	Am	
5096.963	2006	33 *	Ad <sup>778</sup>	5560	2003	106	Am (by Sec. 1 of Ch.)	
5096.964	2006	33 *	Ad <sup>778</sup>		2003	449	Am (by Sec. 36.5 of Ch.)	
5096.965	2006	33 *	Ad <sup>778</sup>	5563.5	2004	27 *	Am	
5096.966	2006	33 *	Ad <sup>778</sup>	5621	2008	158	Am	
5096.967	2006	33 *	Ad <sup>778</sup>	5625	2006	68	Am	
5097.7	2001	879	Ad <sup>37 70</sup> R <sup>63</sup>	5626.3	2004	499 *	Ad	
				5627	2002	1031 *	Am	
5097.71	2001	879	Ad <sup>37 70</sup> R <sup>63</sup>		2003	240 *	Am	
				5631	2001	745 *	Am	
5097.72	2001	879	Ad <sup>37 70</sup> R <sup>63</sup>		2003	62	Am <sup>519</sup>	
				Div. 5, Pt. 3.3, heading (Sec. 5640 et seq.)	2006	498	Am	
5097.91	2006	863	Am		2008	623	Am	
5097.98	2006	863	Am	5640	2001	876	Ad	
	2007	130	Am <sup>902</sup>		2006	498	Am	
Div. 5, Ch. 1.77, heading (Sec. 5097.993 et seq.)	2004	286	Am		2008	623	Am	
	5097.993	2002	290 *	Ad	5641	2001	876	Ad
		2004	286	Am & RN & Ad(RN)		2006	498	Am
5097.994	2002	290 *	Ad		2008	623	Am	
	2004	286	Am & RN & Ad(RN)	5642	2001	876	Ad	
					2006	498	Am	
5097.995	2002	1155	Ad		2008	623	Am	
	2004	286	Am & RN	5643	2001	876	Ad	
5097.996	2002	1155	Ad		2008	623	Am	
	2004	286	Am & RN	5643.6	2008	623	Ad	
				5644	2001	876	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
5644 (Cont.)	2008	623	Am	5781.12	2001	15	R
5645	2001	876	Ad	5781.13	2001	15	R
	2006	498	Am	5781.14	2001	15	R
	2007	130	Am <sup>902</sup>	5781.2	2001	15	R
	2008	623	Am	5781.20	2001	15	R
5646	2001	876	Ad	5781.21	2001	15	R
	2006	498	Am	5781.22	2001	15	R
	2008	623	Am	5781.23	2001	15	R
5647	2001	876	Ad	5781.24	2001	15	R
	2006	498	Am	5781.25	2001	15	R
	2008	623	Am	5781.26	2001	15	R
5648	2001	876	Ad	5781.3	2001	15	R
	2008	623	Am	5781.31	2001	15	R
5649	2001	876	Ad	5781.32	2001	15	R
	2008	623	Am	5781.33	2001	15	R
5650	2001	876	Ad	5781.34	2001	15	R
	2008	623	Am	5781.4	2001	15	R
5651	2001	876	Ad	5781.45	2001	15	R
	2008	623	R	5781.46	2001	15	R
5652	2001	876	Ad	5781.5	2001	15	R
5652.5	2008	623	Ad	5781.6	2001	15	R
5653	2001	876	Ad	5781.7	2001	15	R
	2008	623	Am	5781.8	2001	15	R
5654	2001	876	Ad	5782	2001	15	R & Ad
5671	2006	538	Am <sup>802</sup>	5782.1	2001	15	R & Ad
5750	2004	230*	Ad	5782.10	2001	15	R
5751	2004	230*	Ad	5782.11	2001	15	R
5752	2004	230*	Ad	5782.12	2001	15	R
5753	2004	230*	Ad	5782.13	2001	15	R
5754	2004	230*	Ad	5782.14	2001	15	R
5755	2004	230*	Ad	5782.15	2001	15	R
5756	2004	230*	Ad	5782.16	2001	15	R
5780	2001	15	R & Ad	5782.17	2001	15	R
5780.05	2001	15	R	5782.18	2001	15	R
5780.1	2001	15	R & Ad	5782.19	2001	15	R
5780.10	2001	15	R	5782.2	2001	15	R
5780.11	2001	15	R	5782.21	2001	15	R
5780.12	2001	15	R	5782.22	2001	15	R
5780.13	2001	15	R	5782.23	2001	15	R
5780.14	2001	15	R	5782.24	2001	15	R
5780.15	2001	15	R	5782.25	2001	15	R
5780.16	2001	15	R	5782.26	2001	15	R
5780.17	2001	15	R	5782.27	2001	15	R
	2001	745*	R	5782.3	2001	15	R & Ad
5780.18	2001	15	R	5782.4	2001	15	R
5780.19	2001	15	R	5782.5	2001	15	R & Ad
5780.2	2001	15	R	5782.5.1	1999	96*	Ad
5780.20	2001	15	R		2000	66	R
5780.21	2001	15	R	5782.6	2001	15	R
5780.3	2001	15	R & Ad	5782.65	2001	15	R
5780.30	2001	15	R	5782.7	2001	15	R & Ad
5780.4	2001	15	R	5782.7.1	2001	15	R
5780.5	2001	15	R & Ad	5782.7.2	2001	15	R
5780.6	2001	15	R	5782.8	2001	15	R
5780.7	2001	15	R & Ad	5782.9	2001	15	R
5780.8	2001	15	R	5783	2001	15	R & Ad
5780.9	2001	15	R & Ad	5783.1	2001	15	R & Ad
5781	2001	15	Ad	5783.11	2001	15	R & Ad
5781.1	2001	15	R & Ad	5783.12	2001	15	R
5781.10	2001	15	R	5783.13	2001	15	R & Ad
				5783.3	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
5783.5	2001	15	R & Ad	5786.13	2001	15	Ad
5783.6	2001	15	R	5786.15	2001	15	Ad
5783.7	2001	15	Ad	5786.17	2001	15	Ad
5783.9	2001	15	Ad	5786.19	2001	15	Ad
5784	2001	15	R & Ad	5786.21	2001	15	Ad
5784.1	2001	15	R	5786.23	2001	15	Ad
			Ad <sup>82</sup>	5786.25	2001	15	Ad
	2001	176	Ad	5786.27	2001	15	Ad
	2003	863	Am	5786.29	2001	15	Ad
5784.10	2001	15	R	5786.3	2001	15	Ad
5784.11	2001	15	R & Ad	5786.31	2001	15	Ad
5784.12	2001	15	R		2005	158	Am
5784.13	2001	15	R & Ad	5786.5	2001	15	Ad
5784.14	2001	15	R		2006	588	Am
5784.15	2001	15	R & Ad	5786.7	2001	15	Ad
	2005	700	Am		2002	454	Am
5784.16	2001	15	R	5786.9	2001	15	Ad
5784.17	2001	15	R		2005	158	Am
5784.18	2001	15	R	5787	2001	15	Ad
5784.19	2001	15	R	5787.1	2001	15	Ad
5784.2	2001	15	R	5787.3	2001	15	Ad
	2006	643	Ad	5788	2001	15	R & Ad
5784.20	2001	15	R	5788.1	2001	15	R & Ad
5784.21	2001	15	R	5788.10	2001	15	R
5784.22	2001	15	R	5788.11	2001	15	R & Ad
5784.23	2001	15	R	5788.12	2001	15	R
5784.24	2001	15	R	5788.13	2001	15	R & Ad
5784.25	2001	15	R	5788.15	2001	15	Ad
5784.26	2001	15	R	5788.17	2001	15	Ad
5784.27	2001	15	R	5788.19	2001	15	Ad
5784.28	2001	15	R	5788.2	2001	15	R
5784.29	2001	15	R	5788.21	2001	15	Ad
5784.3	2001	15	R & Ad	5788.23	2001	15	Ad
5784.30	2001	15	R	5788.25	2001	15	Ad
5784.31	2001	15	R	5788.3	2001	15	R & Ad
5784.32	2001	15	R	5788.4	2001	15	R
5784.33	2001	15	R	5788.5	2001	15	R & Ad
5784.34	2001	15	R	5788.6	2001	15	R
5784.35	2001	15	R	5788.7	2001	15	R & Ad
5784.36	2001	15	R	5788.8	2001	15	R
5784.37	2001	15	R	5788.9	2001	15	R & Ad
5784.38	2001	15	R	5789	2001	15	Ad
5784.39	2001	15	R	5789.1	2001	15	Ad
5784.4	2001	15	R	5789.3	2001	15	Ad
5784.40	2000	66	Ad	5789.5	2001	15	Ad
	2001	15	R	5790	2001	15	Ad
5784.5	2001	15	R & Ad		2006	643	R
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

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5791.5	2001	15	Ad	6217	2003	240 *	Am (as am by Sec. 18, Stats. 1998, Ch. 876) <sup>485</sup>
5791.7	2001	15	Ad	6217.1	2000	715	Am
5808	2003	693	Ad		2001	449	Am
5808.1	2003	693	Ad		2002	600	Am
5808.2	2003	693	Ad	6217.2	2003	734	Ad
5811	2000	964	Am	6217.3	2008	4 *	Ad
5812	2000	964	Am		2008	760 *	Am
5813	2000	964	Am	6217.8	2005	81 *	Ad
5814	2000	964	Am		2005	521	Am
5815	2000	964	Am	6226	2004	193	R <sup>571</sup>
5815.5	2000	964	Ad		2004	286	R
5816	2000	964	Am	6230	2001	745 *	Am
5817	2000	964	Am	6231	2001	745 *	Am
5818.1	2006	77 *	Ad	6304	2005	701	Am
	2007	178 *	Am	6307	2005	585 *	R & Ad
5818.2	2006	77 *	Ad	6307.1	2002	432	Ad
	2007	178 *	Am		2003	62	Am <sup>519</sup>
	2008	179	Am <sup>976</sup>	6309	2006	135	Am
5819	2004	230 *	Ad	6313	2006	135	Am
5819.1	2004	230 *	Ad	6314	2006	135	Am
5819.2	2004	230 *	Ad		2006	538	Am <sup>802</sup>
5819.3	2004	230 *	Ad		2007	130	Am <sup>902</sup>
5819.4	2004	230 *	Ad	6331.5	2004	286	Am
5819.5	2004	230 *	Ad		2006	68	Am
5819.6	2004	230 *	Ad	6361	2006	275	Ad
5819.7	2004	230 *	Ad	6362	2006	275	Ad
5819.8	2004	230 *	Ad	6363	2006	275	Ad
5825	2002	953	R	6364	2006	275	Ad
5842.5	1999	104	Ad	6365	2006	275	Ad
5852	2006	839	Ad	6366	2006	275	Ad
5853	2006	839	Ad	6367	2006	275	Ad
5854	2006	839	Ad	6368	2006	275	Ad
5855	2006	839	Ad	6369	2006	275	Ad
Div. 5, Ch. 12, heading (Sec. 5860 et seq.)	2007	130	Am & RN (as ad by Sec. 1, Stats. 2006, Ch. 827) <sup>902</sup>	6369.1	2006	275	Ad
Div. 5, Ch. 13, heading (Sec. 5860 et seq.)	2007	130	Ad(RN) <sup>902</sup>	6369.2	2006	275	Ad
5860	2006	827	Ad	6369.3	2006	275	Ad
5861	2006	827	Ad	6401.5	2005	701	Ad
5862	2006	827	Ad	6477	2001	745 *	Am
5863	2006	827	Ad	6872	2006	298	Ad
5864	2006	827	Ad	6916	2001	745 *	Am
5865	2006	827	Ad	6925.2	2006	538	Am <sup>802</sup>
5866	2006	827	Ad	8555	2003	131	Am
5867	2006	827	Ad	8601	2002	432	Am
5868	2006	827	Ad	8625	2002	432	Am
5869	2006	827	Ad	8709.5	2006	77 *	Ad
5870	2006	827	Ad	8710	2006	538	Am <sup>802</sup>
5871	2006	827	Ad	8750	2004	796	Am
5872	2006	827	Ad	8780	2002	512	Ad & R <sup>38</sup>
5873	2006	827	Ad	8781	2002	512	Ad & R <sup>38</sup>
6211	2001	745 *	Am	8782	2002	512	Ad & R <sup>38</sup>
				8783	2002	512	Ad & R <sup>38</sup>
				8784	2002	512	Ad & R <sup>38</sup>
				8785	2002	512	Ad & R <sup>38</sup>
				8786	2002	512	Ad & R <sup>38</sup>
				8787	2002	512	Ad & R <sup>38</sup>
				8788	2002	512	Ad & R <sup>38</sup>
				8789	2002	512	Ad & R <sup>38</sup>
				8801	2002	454	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8801 (Cont.)				9084	2006	538	Am <sup>802</sup>
	2005	158	Am	9301.1	2006	172	Am
8802	2005	158	Am	9303	2005	700	Am
8809	2005	158	Am	9313	2005	158	Am
8811	2002	454	R & Ad(RN)	9358	2003	811	Am
8812	2002	454	Am & RN & Ad	9756	2001	745*	R
				9952	2006	68	Am
8813	2002	454	R & Ad	9977	2002	221	Am
	2005	158	Am	10005	2001	398	Am
8813.1	2002	454	R	10200	1999	503	Am
	2005	158	Ad	10211	1999	503	Am
8813.2	2002	454	R		2002	616	Am
	2005	158	Ad	10212	1999	503	Am
8813.3	2005	158	Ad		2002	616	Am
8815.1	2002	454	Am	10216	1999	503	Am
	2005	158	Am	10218	1999	83	Am <sup>30</sup>
8815.2	2002	454	Am	10222	1999	503	Am
	2005	158	Am	10224	1999	503	Ad
8815.3	2002	454	Am	10230	1999	503	Am
8815.4	2002	454	R & Ad		2002	616	Am
	2005	158	Am	10230.5	2002	616	Ad
8815.5	2005	158	Ad	10231	1999	503	Am
8817	2002	454	Am		2002	616	Am
8819	2002	454	Am		2007	254*	Am
	2005	158	Am	10231.5	1999	503	Ad
8850	2005	158	Ad	10233	2002	616	Am
8851	2005	158	Ad	10234	1999	503	Am
8852	2005	158	Ad		2002	616	Am
8853	2005	158	Ad	10235	2002	616	Am
8854	2005	158	Ad	10235.5	1999	503	Ad
8855	2005	158	Ad	10236	1999	503	Am
8856	2005	158	Ad		2002	616	Am
8857	2005	158	Ad	10237	2002	616	Am
8858	2005	158	Ad	10239	1999	503	Am
8859	2005	158	Ad		2002	616	Am
8860	2005	158	Ad		2007	254*	Am
8861	2005	158	Ad	10240	1999	503	Am
8870	2005	158	Ad		2002	616	Am
8871	2005	158	Ad	10241	1999	503	Am
8872	2005	158	Ad		2002	616	Am
8873	2005	158	Ad	10242	1999	503	Am
8874	2005	158	Ad	10243	1999	503	Am
8875	2005	158	Ad	10244	2002	616	Am
8876	2005	158	Ad	10246	2002	616	Am
8877	2005	158	Ad	10250	2002	616	Am
8878	2005	158	Ad	10251	1999	503	Am
8879	2005	158	Ad		2002	616	Am
8880	2005	158	Ad	10252	1999	503	Am
8890	2005	158	Ad		2001	234	Am
8891	2005	158	Ad		2002	616	Am
8892	2005	158	Ad	10254	1999	503	Am
8893	2005	158	Ad		2002	616	Am
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

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
10262.5	2002	616	Ad	12242 (Cont.)	2007	657	Ad & R <sup>423</sup>
10263	2002	616	Am	12244	2000	790	Ad & R <sup>75</sup>
10264	2002	616	Am		2007	657	Ad & R <sup>423</sup>
10265	2002	616	R	12245	2000	790	Ad & R <sup>75</sup>
10270	2002	616	Am		2007	657	Ad & R <sup>423</sup>
10271	2002	616	Am	12246	2000	790	Ad & R <sup>75</sup>
10273	2002	616	Am		2007	657	Ad & R <sup>423</sup>
10274	2002	616	Am	12247	2000	790	Ad & R <sup>75</sup>
10276	1999	503	Am		2007	657	Ad & R <sup>423</sup>
	2002	616	Am	12248	2000	790	Ad & R <sup>75</sup>
10278	2002	983	Ad & R <sup>68 37</sup>		2007	657	Ad & R <sup>423</sup>
	2004	497*	R	12249	2000	790	Ad & R <sup>75</sup>
10279	2002	983	Ad & R <sup>68 37</sup>		2007	657	Ad & R <sup>423</sup>
	2004	497*	R	12249.5	2000	790	Ad & R <sup>75</sup>
10279.6	2002	983	Ad & R <sup>68 37</sup>		2007	657	Ad & R <sup>423</sup>
	2004	497*	R	12249.6	2000	790	Ad & R <sup>75</sup>
10280	2002	983	Ad		2007	657	Ad & R <sup>423</sup>
10280.5	2002	983	Ad	12250	2000	790	Ad & R <sup>75</sup>
10281	2002	983	Ad		2007	657	Ad & R <sup>423</sup>
10281.5	2002	983	Ad	12250.5	2000	790	Ad & R <sup>75</sup>
10282	2002	983	Ad		2007	657	Ad & R <sup>423</sup>
10283	2002	983	Ad	12251	2000	790	Ad & R <sup>75</sup>
10285	2002	983	Ad <sup>37</sup>		2007	657	Ad & R <sup>423</sup>
	2004	497*	R	12252	2000	790	Ad & R <sup>75</sup>
10286	2002	983	Ad <sup>37</sup>		2007	657	Ad & R <sup>423</sup>
	2004	497*	R	12260	2000	790	Ad & R <sup>75</sup>
10330	2002	984	Ad		2007	657	Ad & R <sup>423</sup>
10331	2002	984	Ad	12262	2000	790	Ad & R <sup>75</sup>
10332	2002	984	Ad		2007	657	Ad & R <sup>423</sup>
10334	2002	984	Ad	12263	2000	790	Ad & R <sup>75</sup>
10335	2002	984	Ad		2007	657	Ad & R <sup>423</sup>
10335.5	2002	983	Am (as ad by Stats. 2002, Ch. 984)	12264	2000	790	Ad & R <sup>75</sup>
	2002	984	Ad		2007	657	Ad & R <sup>423</sup>
10336	2002	984	Ad	12275	2000	790	Ad & R <sup>75</sup>
10337	2002	984	Ad		2007	657	Ad & R <sup>423</sup>
10338	2002	984	Ad	12276	2000	790	Ad & R <sup>75</sup>
10339	2002	984	Ad		2007	657	Ad & R <sup>423</sup>
10340	2002	984	Ad	12290	2000	790	Ad & R <sup>75</sup>
10341	2002	984	Ad		2007	657	Ad & R <sup>423</sup>
10342	2002	984	Ad	12291	2000	790	Ad & R <sup>75</sup>
10343	2002	984	Ad		2007	657	Ad & R <sup>423</sup>
10344	2002	984	Ad	13021	2002	221	R
12200	2000	790	Ad & R <sup>75</sup>	13030	2008	158	R
	2007	657	Ad & R <sup>423</sup>	13031	2008	158	Am
12210	2000	790	Ad & R <sup>75</sup>	13076	2000	146*	Am
	2007	657	Ad & R <sup>423</sup>	13116.5	2006	68	Am
12211	2000	790	Ad & R <sup>75</sup>	13215	2007	27	Am
	2007	657	Ad & R <sup>423</sup>		2008	158	Am
12220	2000	790	Ad & R <sup>75</sup>	13216	2007	27	Am
	2007	657	Ad & R <sup>423</sup>	13232.3	2001	606*	Ad
12230	2000	790	Ad & R <sup>75</sup>	14307	2001	760	Am
	2007	657	Ad & R <sup>423</sup>	14309	2001	760	Ad
12231	2000	790	Ad & R <sup>75</sup>	14314	2001	745*	Am
	2007	657	Ad & R <sup>423</sup>		2002	953	R
12240	2000	790	Ad & R <sup>75</sup>	14315	2001	760	Am
	2007	657	Ad & R <sup>423</sup>		2002	953	Am
12241	2000	790	Ad & R <sup>75</sup>	14316	2002	953	Am
	2007	657	Ad & R <sup>423</sup>	14317	2007	178*	Ad
12242	2000	790	Ad & R <sup>75</sup>	14403	2002	953	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC RESOURCES CODE—Continued

Section	Affected By			Effect	Section	Affected By		
	Year	Chapter				Year	Chapter	Effect
14420	1X	2001-02	8*	Ad & R <sup>37 20</sup>	14549.5 (Cont.)			
14421	1X	2001-02	8*	Ad & R <sup>37 20</sup>	2003	753	Am	
14422	1X	2001-02	8*	Ad & R <sup>37 20</sup>	14549.6	1999	815	Am
14423	1X	2001-02	8*	Ad & R <sup>37 20</sup>	2001	874*	Am	
14424	1X	2001-02	8*	Ad & R <sup>37 20</sup>	2003	753	Am	
14425	1X	2001-02	8*	Ad & R <sup>37 20</sup>	2008	696*	Am	
14501	2008		696*	Am	14549.7	1999	815	Ad & R <sup>19</sup>
14504	1999		815	Am <sup>77</sup>	2006	907*	Ad & R <sup>38</sup>	
				R <sup>25</sup>	2008	696*	Am	
				Ad <sup>1</sup>	14550	1999	815	Am
	2000		731	Am	1999	817	Am	
14507.5	2006		904	Am	14551	1999	815	Am
14509.3	2004		183	Am <sup>571</sup>	2005	22	Am <sup>647</sup>	
14509.4	2003		478	Am	14551.5	1999	815	R & Ad
	2006		907*	Am	2000	731	Am	
14511.7	2008		696*	Am	14552	2000	731	Am
14513.4	1999		815	Am	2008	696*	Am	
14513.5	2003		753	Ad	14552.5	2003	753	Am
14514	2000		731	Ad	2004	183	Am <sup>571</sup>	
14514.4.1	1999		815	Ad	14552.51	2003	753	Am
14514.5	2008		696*	R	14553	2000	731	Am
14514.7	1999		815	Ad	14555	2002	504	Ad
	2008		251	Am	2008	696*	R	
14515.1	2000		731	Ad	14560	1999	815	R & Ad
14515.5	1999		815	Am	2003	753	Am	
14519.5	1999		815	Ad	2006	907*	Am	
14520.5	2008		696*	Am	14560.5	1999	815	Am
14524	2006		907*	Am	1999	817	Am	
	2008		696*	Am	2008	696*	Am	
14525.5.1	1999		815	Ad	14561	1999	815	Am
14528.1	2003		753	Am	1999	817	Am	
14529.7	2000		731	Am	2000	731	Am	
14530.1	2005		22	Am <sup>647</sup>	2003	753	Am	
14536	1999		815	Am	2008	696*	Am	
	2001		874*	Am	14571	1999	815	Am
	2006		907*	Am	2008	696*	Am	
14537	2001		745*	Am	14571.1	2008	696*	Am
	2001		874*	Am	14571.3	2001	874*	Am
14538	2001		874*	Am	14571.5	2006	907*	Ad
14539	2001		874*	Am	14571.7	2008	696*	Am
	2005		22	Am <sup>647</sup>	14571.8	1999	815	Am
	2008		696*	Am	2000	731	Am	
14539.5	2000		731	Ad	14571.9	2000	731	R
14541	2000		731	Am	14573	1999	815	Am
	2001		874*	Am	14573.5	1999	815	Am
14541.5	2000		731	Ad	14573.51	2003	753	Am
14542	1999		815	R	14574	1999	815	Am
14549	1999		815	Am	2005	202	Am	
	2003		753	Am	2006	907*	Am	
14549.1	1999		815	Ad & R <sup>78</sup>	14575	1999	1*	R (as am by
	1999		817	R (as ad by				Sec. 26, Stats.
				Stats. 1999, Ch.				1995, Ch. 624)
				815) & Ad				& Ad
	2000		731	Am & R <sup>20</sup>				R & Ad <sup>160</sup>
	2001		874*	Am <sup>13</sup>		1999	83	Am <sup>30</sup>
	2003		753	Am		1999	815	R (as ad by
	2006		907*	Am				Sec. 3, Stats.
				R & Ad <sup>100</sup>				1999, Ch. 1) &
14549.2	2006		907*	Ad & R <sup>349</sup>				Ad
14549.5	1999		815	Am				
				R & Ad <sup>25</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14575 (Cont.)	1999	817	R (as ad by Stats. 1999, Ch. 815) & Ad	14595.4	2000	731	Ad
	2003	753	Am	14595.5	2000	731	Ad
	2005	202	Am	14596	2000	731	Ad
	2006	907*	Am	14597	2000	731	Ad
	2008	696*	Am	14599	2000	731	Ad
	2008	697	Am	Div. 12.2, heading (Sec. 15000 et seq.)	2001	656	Am
14575.1	2003	753	Am	15025	2001	656	Ad
14575.2	2003	753	Ad		2002	625*	Am
	2008	696*	R	15026	2001	656	Ad
14575.5	2003	753	Ad	15027	2001	656	Ad
	2008	696*	R	15028	2001	656	Ad
14576	2003	753	Ad & R <sup>75</sup>	15029	2001	656	Ad
14580	1999	815	Am	16000	2005	693	Ad
	2008	696*	Am	16001	2005	693	Ad
14580.5	2008	696*	R	16002	2005	693	Ad
14581	1999	1*	Am	16003	2005	693	Ad
	1999	815	Am (as am by Sec. 4, Stats. 1999, Ch. 1)	16004	2005	693	Ad
	2000	731	Am	16050	2006	186	Ad
	2001	159	Am <sup>305</sup>	16051	2006	186	Ad
	2003	753	Am	16052	2006	186	Ad
	2004	183	Am <sup>571</sup>	16053	2006	186	Ad
	2005	582*	Am		2007	130	Am <sup>902</sup>
	2006	904	Am	18017	2004	193	R <sup>571</sup>
	2006	907*	Am	19524	2001	745*	R
	2007	130	Am <sup>902</sup>		2001	874*	R
	2007	724	Am	21061.0.5	2002	1039	Ad
	2008	696*	Am		2003	62	Am & RN <sup>519</sup>
	2008	697	Am		2003	742	Am
14582	2003	753	Ad		2005	22	Am & RN <sup>647</sup>
14585	1999	1*	Ad & R <sup>40</sup>	21061.3	2003	62	Ad(RN) <sup>519</sup>
	1999	815	Ad		2005	22	Ad(RN) <sup>647</sup>
	2003	753	Am		2008	728	Am
	2006	907*	Am	21064.3	2002	1039	Ad
14588	1999	815	Ad	21065.3	2002	1039	Ad
14588.1	1999	815	Ad	21066.5	2002	1154	R <sup>82</sup>
	2001	874*	Am	21070	2004	744	Ad
	2008	696*	Am	21071	2002	1039	Ad
14588.2	1999	815	Ad	21072	2002	1039	Ad
	2001	874*	Am	21080.08	2006	370	R
	2008	696*	Am	21080.10	2001	237	Am
	2008	696*	Am		2002	1039	Am
14591	2000	731	Am	21080.12	2006	31	Ad & R <sup>783 780</sup>
14591.1	1999	815	Am	21080.14	2001	237	Am
	2000	731	Am		2002	1039	R
	2000	731	Am		2006	31	Ad & R <sup>782 781</sup>
14591.2	2000	731	Am	21080.16	2006	31	Ad & R <sup>782 111</sup>
	2001	874*	Am	21080.24	2006	538	Am <sup>802</sup>
14591.4	2000	731	Am	21080.29	2003	739	Ad
14591.5	2002	784	Am <sup>490</sup>	21080.3	2004	744	Am
14591.6	2000	731	Ad	21080.35	2001	534	Ad
	2001	874*	Am	21080.4	2000	738	Am
14592	2000	731	R	21080.5	2002	1121	Am
14593	2008	696*	Am		2003	742	Am
14594	2008	696*	Am	21081.2	2006	715	Ad
14594.5	2000	731	Ad(RN)	21081.7	2000	738	Am
14595	2000	731	Am & RN & Ad		2001	867	Am
					2002	1039	R
				21082.1	2002	1052	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC RESOURCES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21083	2002	1052	Am	21158.6 (Cont.)			
	2004	689	Am	2002	625 *	Am	
21083.05	2007	185	Ad	2002	664	Am <sup>431</sup>	
21083.2.5	2000	739 *	R (as ad by AB 2752) <sup>82</sup>	2002	1039	R	
21083.4	2004	732	Ad	21159.20	2002	1039	Ad
21083.7	2000	387 *	Am	21159.21	2002	1039	Ad
21083.8.1	2004	525	Am	2003	742	Am	
21083.9	2001	867	Am	21159.22	2002	1039	Ad
	2002	638	Am	21159.23	2002	1039	Ad
	2008	707	Am	21159.24	2002	1039	Ad
21084.2	2004	63	R	2004	684	Am	
21085	2002	1039	R	2004	744	Am	
21085.7	2000	925	Ad & R <sup>68</sup>	2005	22	Am <sup>647</sup>	
21086	2004	689	Am	21159.25	2002	1039	Ad & R <sup>18</sup>
21087	2004	689	R	2004	744	Am <sup>68</sup>	
21090	2002	625 *	Am	21159.26	2002	1039	Ad
21091	2002	1052	Am	21159.27	2002	1039	Ad
	2003	695	Am	21159.28	2008	728	Ad
	2005	267	Am	21159.9	2000	716 *	Am
21091.5	2001	534	Ad	2002	1121	Am	
21092	2003	742	Am	21161	2007	253 *	Am
21092.2	2001	867	Am	21165	2005	267	Am
	2003	695	Am	21167	2004	744	Am
21092.4	2008	707	Am	21167.1	2006	538	Am <sup>802</sup>
21096	2002	438	Am <sup>426</sup>	21167.6	2002	1121	Am
21097	2007	185	Ad & R <sup>38</sup>	2007	130	Am <sup>902</sup>	
21098	2002	638	Ad	21167.6.5	2002	1121	Ad
	2003	62	Am <sup>519</sup>	2004	522	Am	
21104	2004	744	Am	21167.7	2002	664	Am <sup>431</sup>
21108	2004	525	Am	21178	1999	812	Ad & R <sup>20</sup>
21151	2002	1121	Am	21190.5	2004	540	Ad <sup>700</sup>
21151.1	2006	538	Am <sup>802</sup>	21193	2004	540	Am
21151.10	2000	925	Ad & R <sup>68</sup>	21193.5	2004	540	Ad
21151.4	2004	689	Am	22052	2001	745 *	R
	2008	148	Am	22054	2004	286	R
21151.7	2002	1154	Am <sup>82</sup>	25000.5	2000	288	Am
	2003	3 *	S (as am by Stats. 2002, Ch. 1154) <sup>540</sup>	2001	912	Am	
21151.8	2003	668	Am	25008.5	1999	981	Am <sup>18</sup>
	2007	130	Am <sup>902</sup>	25009	1999	581	Ad
	2008	148	Am	25135	2006	538	Am <sup>802</sup>
21151.9	2001	643	Am	25141	2000	288	Ad
21152	2004	525	Am	25205	2007	130	Am <sup>902</sup>
21152.1	2003	837	Ad	25226	2004	227 *	Ad
21153	2004	744	Am	25300	2002	568	R & Ad
Div. 13, Ch. 4.2, heading (Sec. 21155 et seq.)	2008	728	Ad	25301	2002	568	R & Ad
21155	2008	728	Ad	25302	2002	568	R & Ad
21155.1	2008	728	Ad	25302.5	2005	703	Ad
21155.2	2008	728	Ad	2006	538	Am <sup>802</sup>	
21155.3	2008	728	Ad	2008	558	Am	
21157	2006	882	Am	25303	2002	568	R & Ad
21157.6	2004	684	Am	2006	722	Am	
21157.7	2006	31	Ad <sup>782</sup>	2007	130	Am <sup>902</sup>	
	2007	503	Am	25304	2002	568	R & Ad
21158.6	2001	701 *	Ad & R <sup>18</sup>	25305	1999	581	Am
				2002	568	R & Ad	
				25305.2	2005	579	Ad & R <sup>82</sup>
				25305.5	2002	568	Ad
				25306	2002	568	R & Ad
				25307	2002	568	R & Ad
				25307.5	2002	568	R
				25308	2002	568	R

**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
25308.5	1999	581	Am	25402.6	2001	905	Ad
	2002	568	R	25402.7	2001	905	Ad
25309	1999	581	Am	25403.5	2001	745*	Am
	2002	568	R		2002	664	Am <sup>431</sup>
25309.1	2002	568	R	25403.8	2X	2001–02	6* Ad
25309.2	2002	568	R	25405.5	2006	132	Ad
25309.3	1999	581	Ad	25405.6	2006	132	Ad
	2002	568	R	25406	2X	2001–02	17 Ad
25310	2001	337	Am	25410	2000	536	S <sup>111</sup>
	2002	568	R	25410.5	2000	536	S <sup>111</sup>
	2006	734	Ad		2002	601	Am
	2007	130	Am <sup>902</sup>	25410.6	2000	536	S <sup>111</sup>
25310.1	2002	568	R		2002	601	Am
25310.2	2002	568	R	25411	2000	536	S <sup>111</sup>
25310.3	2002	568	R		2002	601	Am
25310.4	2002	568	R	25412	2000	536	S <sup>111</sup>
25310.5	1999	812	Ad	25412.5	2000	536	S <sup>111</sup>
	2001	745*	R		2002	601	R
25320	2002	568	R & Ad	25413	2000	536	S <sup>111</sup>
25321	2002	568	R & Ad		2002	601	Am
25322	2002	568	R & Ad	25414	2000	536	S <sup>111</sup>
25323	2002	568	R & Ad	25415	2000	536	S <sup>111</sup>
25324	2002	568	R		2002	601	Am
	2004	692	Ad		2X	2001–02	15* Am
25325	2002	568	R	25416	2000	536	S <sup>111</sup>
25326	2002	568	R		2002	601	Am
25330	2006	638	Ad		2008	751*	Am
25331	2006	638	Ad	25417	2000	536	S <sup>111</sup>
25332	2006	638	Ad	25417.5	2000	536	S <sup>111</sup>
25333	2006	638	Ad		2002	601	Am
25334	2006	638	Ad	25418	2000	536	S <sup>111</sup>
25335	2006	638	Ad	25419	2000	536	S <sup>111</sup>
25336	2006	638	Ad	25420	2000	536	S <sup>111</sup>
25337	2006	638	Ad	25421	2000	536	Am <sup>111</sup>
25338	2006	638	Ad	25425	1X	2001–02	8* Ad
25339	2006	638	Ad	25426	1X	2001–02	8* Ad
25340	2006	638	Ad	25433	1X	2001–02	8* Ad <sup>37</sup>
25341	2006	638	Ad	25433.5	1X	2001–02	8* Ad <sup>37</sup>
25350	2000	288	Am		2X	2001–02	9 Am
25354	2000	288	Am	25434	1X	2001–02	8* Ad <sup>37</sup>
	2003	692	Am	25434.5	1X	2001–02	8* Ad <sup>37</sup>
25356	2000	288	Am		2X	2001–02	9 Am
25364	2000	288	Am	25435	1X	2001–02	8* Ad <sup>37</sup>
	2003	692	Am	25436	1X	2001–02	8* Ad <sup>37</sup>
25401.1	2002	568	R	25440	2000	536	S <sup>111</sup>
25401.2	2003	733	Am	25440.5	2000	536	S <sup>111</sup>
25401.5	2001	773	Ad	25441	2000	536	S <sup>111</sup>
25401.6	2002	836	Ad		2002	601	Am
	2003	666	Am	25441.5	2000	536	S <sup>111</sup>
25401.7	2001	773	Ad		2002	601	R
25401.9	2006	559	Ad	25442	2000	536	S <sup>111</sup>
25402	2002	421	Am	25442.5	2000	536	S <sup>111</sup>
	2007	531	Am (by Sec. 1 of Ch.)	25442.7	2000	536	S <sup>111</sup>
	2007	532	Am (by Sec. 3 of Ch.)	25443	2000	536	S <sup>111</sup>
25402.10	2007	533	Ad		2X	2001–02	15* Am
	2008	179	Am <sup>976</sup>	25443.5	2000	536	S <sup>111</sup>
25402.5	1X	2001–02	7* Am		2002	601	Am
25402.5.4	2007	534	Ad	25445	2000	536	S <sup>111</sup>
	2008	179	Am <sup>976</sup>		2002	601	Am
				25446	2000	536	S <sup>111</sup>

**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
25446 (Cont.)	2002	601	Am	25620.1	2002	515	Am
25447.2	2000	536	S <sup>111</sup>		2006	464	Am
	2002	601	R		2006	512*	Am
25448	2000	536	S <sup>111</sup>	25620.10	2000	537	Ad & R <sup>43</sup>
25448.1	2000	536	S <sup>111</sup>		2002	515	Ad
25449	2000	536	S <sup>111</sup>		2003	733	Am (as ad by Sec. 9, Stats. 2002, Ch. 515) & RN
25449.1	2000	536	S <sup>111</sup>				
	2002	601	Am	25620.11	2003	733	Ad(RN)
25449.2	2000	536	S <sup>111</sup>		2006	512*	Am
25449.3	2000	536	S <sup>111</sup>	25620.15	2006	512*	Ad
	2002	601	Am		25620.2	2000	1060
25449.4	2000	536	Am <sup>111</sup>		2002	515	Am <sup>453</sup>
Div. 15, Ch. 5.5, heading (Sec. 25450 et seq.)	2008	229	Ad		2003	733	Am
	25450	2008	229	Ad		2006	512*
25450.1	2008	229	Ad	25620.3	2002	515	Am
25450.2	2008	229	Ad	25620.5	2000	536	Am
25450.3	2008	229	Ad		2002	515	Am
25514	1X 2001–02	12*	Am		2003	733	Am
25519	2000	1040	Am		2006	512*	Am
25519.5	1X 2001–02	12*	Ad & R <sup>19</sup>	25620.7	2002	515	Am
25520	1999	581	Am	25620.8	2000	536	Am
25521	1X 2001–02	12*	Am		2002	515	Am
25523	1999	581	Am		2006	512*	Am
	2000	1040	Am	25620.9	2002	515	Ad & R <sup>207</sup>
	1X 2001–02	12*	Am		2006	512*	R
	2003	733	Am	25625	2004	781*	R
25523.5	1999	581	R	25626	2004	781*	R
25524	1999	581	Am	25627	2004	781*	R
	2000	1040	R	25628	2004	781*	R
25525	1999	581	Am	25630	2004	227*	Am
	2003	733	Am	25648	2002	515	Am
25531	1X 2001–02	12*	Am	25648.4	2002	515	Am
25534	2002	567	Am	25650	2000	1046	Ad
	2003	62	Am <sup>519</sup>	25684	2002	515	Am
	2003	741	Am	25689	2004	193	R <sup>571</sup>
	2008	558	Am		2004	286	R
25540.6	1999	581	Am	25696	2000	1055*	Am
25541	1999	581	Am		2004	225*	Am
25541.5	1999	581	Ad	25698	2002	568	R
25543	1999	581	Ad	25720	2000	936	Ad
25550	2000	329*	Ad & R <sup>19</sup>	25721	2000	936	Ad
	2004	245	Ad & R <sup>75</sup>	25722	2001	912	Ad
25550.5	1X 2001–02	12*	Ad & R <sup>19</sup>	25722.5	2003	737	Ad
	2004	245	Ad & R <sup>75</sup>		2007	593	Am
25552	2000	329*	Ad & R <sup>217</sup>	25722.6	2007	593	Ad
	1X 2001–02	12*	Am	25722.7	2006	767	Ad
25553	2000	329*	Ad	25722.8	2007	593	Ad
	2002	568	R	25723	2001	912	Ad
25555	2000	329*	Ad & R <sup>19</sup>	25725	2005	580	Ad
25604	2002	568	R		2007	593	Am
25615	2000	1046	R	25726	2005	580	Ad
25619	2000	537	Ad & R <sup>43</sup>		2007	593	Am
	2X 2001–02	17	Am	25730	2000	1018	Ad
25620	2002	515	Am		2006	77*	R <sup>100</sup>
	2006	512*	Am	25731	2006	77*	Ad & R <sup>75</sup>
	2008	537	Am	25740	2003	666	Ad
					2006	464	Am
				25740.5	2006	464	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
25740.5 (Cont.)				25806	2003	741	Ad
	2006	512 *	Ad	25920	2001	115	R
	2007	685	Am (as ad by Sec. 4, Stats. 2006, Ch. 464)	25921	2001	115	R
			R (as ad by Sec. 9, Stats. 2006, Ch. 512)	25922	2001	115	R
				25923	2001	115	R
				25924	2001	115	R
				25925	2001	115	R
25741	2003	666	Ad	25981	2008	176	Am
	2006	464	Am	25982	2008	176	Am
	2008	558	Am	25982.1	2008	176	Ad
25742	2003	666	Ad	25983	2008	176	R & Ad
	2006	464	Am	25984	2008	176	Am
	2006	512 *	Am	25985	2008	176	Am
	2007	130	Am <sup>902</sup>	26001.5	2008	543	Ad
	2007	685	Am	26003	1X	2001–02	8 *
	2008	558	Am		2X	2001–02	9
25743	2003	666	Ad		2008		543
	2006	464	Am	26008	2008	211	Am
	2007	130	Am <sup>902</sup>	26011	2008	543	Am
	2007	685	R & Ad	26011.5	1X	2001–02	8 *
25744	2003	666	Ad	26011.6	1X	2001–02	8 *
	2004	867 *	Am		2X	2001–02	9
	2006	512 *	Am		2008		543
	2007	685	Am	26020	2004	227 *	Am
25744.5	2006	464	Ad	26022	2008	543	Am
25745	2003	666	Ad	26032	2006	538	Am <sup>802</sup>
	2006	464	R	26569.4	2000	262	Am
	2006	512 *	R (as ad by Sec. 2, Stats. 2003, Ch. 666)	26569.5	2006	538	Am <sup>802</sup>
				26582	2005	158	Am
				26593	2000	506	Am
25746	2003	666	Ad	26653.5	2000	262	Ad
	2006	464	Am	29305	2006	538	Am <sup>802</sup>
	2006	512 *	Am	29411	2005	383	R
25747	2003	666	Ad	29412	2005	383	R
	2004	694	Am	29725	1999	422	Am
	2006	512 *	Am	29735	2006	538	Am <sup>802</sup>
25748	2003	666	Ad		2006	547	Am
	2004	781 *	Am		2007	130	Am <sup>902</sup>
	2006	512 *	Am	29735.1	2008	100	Am
	2007	685	Am	29736	2000	505	Am
25749	2003	666	Ad	29759	2000	505	R
	2006	464	R	29763	2006	547	Am
	2006	512 *	R	29770	2006	547	Am
25750	2003	666	Ad	29771	2006	547	Am
	2006	512 *	R	29777	2004	193	R <sup>571</sup>
25751	2003	666	Ad		2004	286	Am
	2004	781 *	Am	30118.5	2006	538	Am <sup>802</sup>
	2006	464	Am	30166	2006	538	Am <sup>802</sup>
	2006	512 *	Am	30166.5	2000	952	Ad
	2007	685	Am <sup>662</sup>	30170	2006	538	Am <sup>802</sup>
25770	2003	645	Ad	30171.2	2006	538	Am <sup>802</sup>
25771	2003	645	Ad	30222.5	2006	538	Am <sup>802</sup>
25772	2003	645	Ad	30233	2006	294	Am
25773	2003	645	Ad	30237	2004	286	R
25780	2006	132	Ad	30253	2008	179	Am <sup>976</sup>
25781	2006	132	Ad	30262	2003	420	Am
25782	2006	132	Ad	30265	2006	294	Am
25783	2006	132	Ad	30301	2004	746	Am
	2008	627	Am	30301.2	2004	746	Am
25784	2006	132	Ad	30301.5	2004	746	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC RESOURCES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
30310	2004	746	Am	30930	2002	727	Ad
	2005	22	Am <sup>647</sup>	30935	2002	727	Ad
30312	2X	2003–04	1 Am	30940	2002	727	Ad
30315.1	2006	538	Am <sup>802</sup>		2003	493	Am
30327.5	2007	663	Ad		2004	230*	Am
	2008	179	Am <sup>976</sup>	30945	2002	727	Ad
30327.6	2007	663	Ad	30946	2002	727	Ad
	2008	179	Am <sup>976</sup>	30947	2002	727	Ad
30333.1	2006	294	Am		2003	493	Am
30333.2	2006	294	Am	30948	2002	727	Ad
30340.5	2006	294	Am	30949	2002	727	Ad
	2007	130	Am <sup>902</sup>	30950	2002	727	Ad
30342	2006	294	R		2003	62	Am (as ad by Stats. 1986, Ch. 1079) & RN <sup>519</sup>
30343	2006	294	R		2003	493	Am (as ad by Sec. 1, Stats. 2002, Ch. 727)
30353	2002	1104	Am				Ad(RN) <sup>519</sup>
30404	2006	869	Am	30960	2003	62	Ad
30411	2006	36	Am	30988	2000	983	Ad
30420	2000	343	Am		2002	598	Am
30512	2004	746	Am	30988.1	2000	983	Ad
30512.1	2004	746	R		2002	598	R
30514.1	2004	746	Am	30988.2	2000	983	Ad
30519.2	2001	537*	Ad <sup>372</sup>		2002	598	R & Ad
30521	2005	383	R	30988.3	2000	983	Ad
30533	2006	77*	Am		2002	598	R & Ad(RN)
30601.3	2006	294	Ad	30988.4	2000	983	Ad
30604	2003	793	Am		2002	598	Am & RN
30607.7	2003	285	Ad	31007	2002	664	Am <sup>431</sup>
30608	2006	538	Am <sup>802</sup>		2002	958	Am
30608.5	2006	294	R	31008	2002	958	Am
30609.5	1999	822	Ad	31010	2002	958	Am
30610	2004	697	Am	31012	2004	224	Ad
30610.3	2003	337	Am	31013	2001	885*	Am
	2004	183	Am <sup>571</sup>	31017	2002	958	Ad
30610.4	2006	538	Am <sup>802</sup>	31108	2001	745*	Am
30610.6	2006	538	Am <sup>802</sup>	31111	2002	958	Ad
30610.9	1999	491	Ad	31112	2002	958	Ad
30614	2002	297	Ad	31119	2001	885*	Ad <sup>37</sup>
30620	2008	760*	Am		2002	164	Am
30620.1	2008	760*	Ad		2003	62	Am <sup>519</sup>
30620.2	2008	760*	Ad	31120	2002	958	Ad
30713	2006	294	R	31150.1	2002	958	Am
30716	2006	538	Am <sup>802</sup>	31156	2002	958	Am
30812	2002	235	Ad	31161	2005	331	Am
	2003	62	Am <sup>519</sup>	31162	2005	331	Am
30901	2002	727	Ad	31163	2001	745*	Am
30902	2002	727	Ad		2005	331	Am
30903	2002	727	Ad		2006	538	Am <sup>802</sup>
30904	2002	727	Ad	31164	1999	639	Am
30905	2002	727	Ad		2000	135	Am <sup>203</sup>
30906	2002	727	Ad		2004	224	Am
	2004	714	Am	31165	2005	383	Ad
30907	2002	727	Ad	31200	2002	958	Am
30908	2002	727	Ad	31206	2002	958	Am
30909	2002	727	Ad	31207	2002	958	Am
30910	2002	727	Ad	31207.1	2002	958	Am
30915	2002	727	Ad				
30916	2002	727	Ad				
30917	2002	727	Ad				
30920	2004	714	Ad				
30921	2004	714	Ad				
30925	2002	727	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
Div. 21, Ch. 5.5, heading (Sec. 31220 et seq.)				32559	2000	428	Ad & R <sup>68</sup>
					2007	178 *	S <sup>489</sup>
31220	2003	492	Am	32560	2000	428	Ad & R <sup>68</sup>
	2002	727	Ad		2005	223	Am
	2003	492	Am		2007	178 *	S <sup>489</sup>
	2005	383	Am	32561	2000	428	Ad & R <sup>68</sup>
31251	2002	958	Am		2007	178 *	S <sup>489</sup>
31255.1	2002	958	Am	32562	2000	428	Ad & R <sup>68</sup>
31257	2002	958	Am		2005	223	R
31258	2006	538	Am <sup>802</sup>	32565	2000	428	Ad & R <sup>68</sup>
31260	2002	958	Am		2002	3	Am
31303	2002	958	Am		2007	178 *	S <sup>489</sup>
31306	2000	1055 *	Am	32565.5	2000	428	Ad & R <sup>68</sup>
	2004	225 *	Am		2002	3	Am
31307	2002	958	Am		2007	178 *	S <sup>489</sup>
31310	2002	958	Am	32566	2000	428	Ad & R <sup>68</sup>
31316	2005	383	Ad		2007	178 *	S <sup>489</sup>
31350	2002	958	Am	32567	2000	428	Ad & R <sup>68</sup>
31351	2002	958	Am		2002	3	Am
31352	2002	958	Am		2007	178 *	S <sup>489</sup>
31352.5	2002	958	Am	32568	2000	428	Ad & R <sup>68</sup>
31353	2002	958	Am		2002	3	Am
31354	2002	958	Am		2007	178 *	S <sup>489</sup>
31355	2002	958	Am	32569	2000	428	Ad & R <sup>68</sup>
31400.1	2001	885 *	Am		2002	3	Am
31402.1	2002	518	Ad		2007	178 *	S <sup>489</sup>
31402.2	2002	518	Ad	32570	2000	428	Ad & R <sup>68</sup>
	2003	337	Am		2002	3	Am
31402.3	2002	518	Ad		2007	178 *	S <sup>489</sup>
	2003	337	Am	32571	2000	428	Ad & R <sup>68</sup>
31406	2002	958	Ad		2002	3	Am
31408	2001	446	Ad		2007	178 *	S <sup>489</sup>
	2007	375	Am	32572	2000	428	Ad & R <sup>68</sup>
	2008	179	Am <sup>976</sup>		2007	178 *	S <sup>489</sup>
31409	2001	446	Ad	32573	2000	428	Ad & R <sup>68</sup>
31410	2007	548	Ad		2007	178 *	S <sup>489</sup>
32103	2006	538	Am <sup>802</sup>	32574	2000	428	Ad & R <sup>68</sup>
32515	2000	507	Am		2007	178 *	S <sup>489</sup>
32550	2000	428	Ad & R <sup>68</sup>	32574.5	2000	428	Ad & R <sup>68</sup>
	2007	178 *	S <sup>489</sup>		2002	3	R
32551	2000	428	Ad & R <sup>68</sup>	32575	2000	428	Ad & R <sup>68</sup>
	2007	178 *	S <sup>489</sup>		2007	178 *	S <sup>489</sup>
32553	2000	428	Ad & R <sup>68</sup>	32576	2000	428	Ad & R <sup>68</sup>
	2002	3	Am		2007	178 *	S <sup>489</sup>
	2007	178 *	S <sup>489</sup>	32577	2000	428	Ad & R <sup>68</sup>
32555	2000	428	Ad & R <sup>68</sup>		2007	178 *	S <sup>489</sup>
	2002	3	Am	32578	2000	428	Ad & R <sup>68</sup>
	2007	178 *	S <sup>489</sup>		2007	178 *	S <sup>489</sup>
32556	2000	428	Ad & R <sup>68</sup>	32579	2000	428	Ad & R <sup>68</sup>
	2002	3	Am		2007	178 *	S <sup>489</sup>
	2005	223	Am	32580	2000	428	Ad & R <sup>68</sup>
	2007	178 *	S <sup>489</sup>		2007	178 *	Am <sup>489</sup>
32556.2	2002	975	Ad	32600	1999	788	Ad
	2007	178 *	S <sup>489</sup>		1999	789	Ad
32557	2000	428	Ad & R <sup>68</sup>	32601	1999	788	Ad
	2005	223	Am		1999	789	Ad
	2007	178 *	S <sup>489</sup>	32602	1999	788	Ad
32558	2000	428	Ad & R <sup>68</sup>		1999	789	Ad
	2007	178 *	S <sup>489</sup>	32603	1999	788	Ad
					2000	711	Am
				32604	1999	789	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
32604 (Cont.)	2006	294	Am	32635 (Cont.)	2008	406	S <sup>973</sup>
32605	1999	789	Ad	32636	2002	574	Ad & R <sup>38</sup>
	2000	711	Am		2008	406	S <sup>973</sup>
	2006	294	Am	32637	2002	574	Ad & R <sup>38</sup>
32606	1999	789	Ad		2008	406	S <sup>973</sup>
32607	1999	789	Ad	32638	2002	574	Ad & R <sup>38</sup>
32608	1999	789	Ad		2008	406	S <sup>973</sup>
32609	1999	789	Ad	Div. 22.9, Ch. 3, heading (Sec. 32639 et seq.)	2004	183	Ad(RN) <sup>571</sup>
32611	1999	789	Ad		2008	406	S <sup>973</sup>
32612	1999	789	Ad	Div. 22.9, Art. 3, heading (Sec. 32639 et seq.)	2004	183	Am & RN <sup>571</sup>
32613	1999	789	Ad		2002	574	Ad <sup>468</sup> R <sup>232</sup>
32614	1999	789	Ad		2007	646	Am <sup>943</sup>
32614.5	1999	789	Ad		2008	406	S <sup>973</sup>
32615	1999	789	Ad	32640	2002	574	Ad & R <sup>38</sup>
32616	1999	789	Ad		2008	406	S <sup>973</sup>
32620	1999	788	Ad	32641	2002	574	Ad <sup>468</sup> R <sup>232</sup>
32621	1999	788	Ad		2007	646	S <sup>943</sup>
Div. 22.9, heading (Sec. 32630 et seq.)	2008	406	S <sup>973</sup>		2008	406	S <sup>973</sup>
Div. 22.9, Ch. 1, heading (Sec. 32630 et seq.)	2004	183	Ad(RN) <sup>571</sup>		2002	574	Ad & R <sup>38</sup>
	2008	406	S <sup>973</sup>	32642	2002	574	Ad & R <sup>38</sup>
Div. 22.9, Art. 1, heading (Sec. 32630 et seq.)	2004	183	Am & RN <sup>571</sup>		2008	406	S <sup>973</sup>
32630	2002	574	Ad & R <sup>38</sup>	32643	2002	574	Ad <sup>468</sup> R <sup>232</sup>
	2008	406	S <sup>973</sup>		2007	646	S <sup>943</sup>
32631	2002	574	Ad & R <sup>38</sup>		2008	406	S <sup>973</sup>
	2007	646	Am	32644	2002	574	Ad & R <sup>38</sup>
	2008	406	Am <sup>973</sup>		2008	406	S <sup>973</sup>
32632	2002	574	Ad & R <sup>38</sup>	32645	2002	574	Ad <sup>468</sup> R <sup>232</sup>
	2007	646	Am		2003	92	Am
	2008	406	S <sup>973</sup>		2007	646	Am <sup>943</sup>
Div. 22.9, Ch. 2, heading (Sec. 32633 et seq.)	2004	183	Ad(RN) <sup>571</sup>		2008	406	S <sup>973</sup>
	2008	406	S <sup>973</sup>	32646	2002	574	Ad <sup>468</sup> R <sup>232</sup>
Div. 22.9, Art. 2, heading (Sec. 32633 et seq.)	2004	183	Am & RN <sup>571</sup>		2007	646	Am <sup>943</sup>
32633	2002	574	Ad & R <sup>38</sup>		2008	406	S <sup>973</sup>
	2007	646	Am	32647	2002	574	Ad <sup>468</sup> R <sup>232</sup>
	2008	406	S <sup>973</sup>		2007	646	S <sup>943</sup>
32634	2002	574	Ad & R <sup>38</sup>		2008	406	S <sup>973</sup>
	2007	646	Am	32648	2002	574	Ad <sup>468</sup> R <sup>232</sup>
	2008	406	Am <sup>973</sup>		2007	646	S <sup>943</sup>
32635	2002	574	Ad <sup>468</sup>		2008	406	S <sup>973</sup>
			R <sup>232</sup>	32650	2002	574	Ad <sup>468</sup> R <sup>232</sup>
	2007	646	S <sup>943</sup>		2007	646	S <sup>943</sup>

**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
32650 (Cont.)	2008	406	S <sup>973</sup>	33211.5	2002	595	Am
32651	2002	574	Ad <sup>468</sup> R <sup>232</sup>	33211.6	2002	595	Am
	2007	646	S <sup>943</sup>	33213	1999	182	Am
	2008	406	S <sup>973</sup>		2000	991	Am
32652	2002	574	Ad & R <sup>38</sup>	33216	2000	991	R
	2008	406	S <sup>973</sup>	33300	2004	726	Ad
32653	2002	574	Ad & R <sup>38</sup>	33301	2004	726	Ad
	2008	406	S <sup>973</sup>	33302	2004	726	Ad
32654	2002	574	Ad <sup>468</sup> R <sup>232</sup>		2005	227	Am
	2007	646	S <sup>943</sup>		2008	512	Am
	2008	406	S <sup>973</sup>	33320	2004	726	Ad
32655	2002	574	Ad <sup>468</sup> R <sup>232</sup>	33321	2004	726	Ad
	2007	646	S <sup>943</sup>		2005	227	Am
	2008	406	S <sup>973</sup>	33322	2004	726	Ad
32656	2002	574	Ad <sup>468</sup> R <sup>232</sup>		2005	227	Am
	2007	646	S <sup>943</sup>	33323	2004	726	Ad
	2008	406	S <sup>973</sup>	33324	2004	726	Ad
	2002	574	Ad <sup>468</sup> R <sup>232</sup>	33325	2004	726	Ad
	2007	646	S <sup>943</sup>	33326	2004	726	Ad
	2008	406	S <sup>973</sup>	33327	2004	726	Ad
Div. 22.9, Ch. 4, heading (Sec. 32657 et seq.)	2004	183	Ad(RN) <sup>571</sup>	33328	2004	726	Ad
	2008	406	S <sup>973</sup>	33329	2004	726	Ad
Div. 22.9, Art. 4, heading (Sec. 32657 et seq.)	2004	183	Am & RN <sup>571</sup>	33330	2004	726	Ad
32657	2002	574	Ad & R <sup>38</sup>	33331	2004	726	Ad
	2008	406	S <sup>973</sup>	33332	2004	726	Ad
32658	2002	574	Ad <sup>468</sup> R <sup>232</sup>	33333	2004	726	Ad
	2007	646	S <sup>943</sup>	33340	2004	726	Ad
	2008	406	S <sup>973</sup>	33341	2004	726	Ad
Div. 22.9, Ch. 5, heading (Sec. 32661 et seq.)	2004	183	Ad(RN) <sup>571</sup>	33342	2004	726	Ad
	2008	406	S <sup>973</sup>	33343	2004	726	Ad
Div. 22.9, Art. 5, heading (Sec. 32661 et seq.)	2004	183	Am & RN <sup>571</sup>	33344	2004	726	Ad
32661	2002	574	Ad & R <sup>38</sup>	33345	2004	726	Ad
	2007	646	Am <sup>943</sup>	33346	2004	726	Ad
	2008	406	Am <sup>973</sup>	33346.5	2004	726	Ad
33001	1999	83	Am <sup>30</sup>	33347	2004	726	Ad
33008	2002	595	Am		2005	227	Am
33200	2000	991	Am	33348	2004	726	Ad
	2002	259	Am	33349	2004	726	Ad
33200.1	2000	991	Ad	33350	2004	726	Ad
33201	2006	538	Am <sup>802</sup>	33351	2004	726	Ad
33204.4	1999	377	Ad	33352	2004	726	Ad
33207.5	2006	538	Am <sup>802</sup>		2005	227	Am
				33353	2004	726	Ad
				33354	2004	726	Ad
				33355	2004	726	Ad
				33356	2004	726	Ad
				33500	1999	419	Am
				33501	1999	419	Am
				33502	1999	419	Am
				33503	1999	419	Am
					2000	217	Am
				33601	1999	419	Am
				33700	1999	419	Am
				33702	1999	419	Am
				34000	2003	240*	Am
				35033.5	2002	1031*	Ad & R <sup>19</sup>
				35104	2007	343	R
				35107	2007	343	R
				35121	2003	296	Am
				35122	2007	343	R
				35123	2007	343	R & Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC RESOURCES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
35124	2007	343	R & Ad	37000	2000	113 *	Ad
35130	2007	343	R & Ad	37001	2000	113 *	Ad
35137	2004	69 *	Am	37002	2000	113 *	Ad
35138	2007	343	R		2000	900	Am (as ad by Stats. 2000, Ch. 113)
35160	2007	343	R				
35500	2004	719	Ad		2004	715	Am
35505	2004	719	Ad	37005	2000	113 *	Ad
35510	2004	719	Ad		2000	900	Am (as ad by Stats. 2000, Ch. 113)
35515	2004	719	Ad				
	2007	372	Am				
35550	2004	719	Ad	37006	2000	113 *	Ad
35600	2004	719	Ad		2000	900	Am (as ad by Stats. 2000, Ch. 113)
	2006	295	Am				
35605	2007	372	R & Ad				
35610	2004	719	Ad	37010	2000	113 *	Ad
35612	2004	719	Ad	37011	2000	113 *	Ad
35615	2004	719	Ad		2000	900	Am (as ad by Stats. 2000, Ch. 113)
	2007	372	Am				
	2008	179	Am <sup>976</sup>				
35620	2004	719	Ad	37012	2000	113 *	Ad
	2006	295	R		2000	900	Am (as ad by Stats. 2000, Ch. 113)
35625	2004	719	Ad				
	2007	372	Am				
35650	2004	719	Ad	37013	2000	113 *	Ad
	2007	374	Am		2000	900	Am (as ad by Stats. 2000, Ch. 113)
	2008	656	Am				
36300	2004	225 *	Am	37014	2000	113 *	Ad
36600	2000	385	Ad	37015	2000	113 *	Ad
36601	2000	385	Ad		2000	900	Am (as ad by Stats. 2000, Ch. 113)
36602	2000	385	Ad				
	2003	610	Am				
36620	2000	385	Ad	37016	2000	113 *	Ad
	2003	610	Am		2000	900	Am (as ad by Stats. 2000, Ch. 113)
36700	2000	385	Ad				
	2003	610	Am	37020	2000	113 *	Ad
	2004	854	Am		2000	900	Am (as ad by Stats. 2000, Ch. 113)
36710	2000	385	Ad				
	2001	159	Am <sup>305</sup>				
	2003	610	Am	37021	2000	113 *	Ad
	2004	854	Am		2000	900	Am (as ad by Stats. 2000, Ch. 113)
36711	2003	610	Ad				
36725	2000	385	Ad				
	2003	610	Am				
	2004	183	Am <sup>571</sup>				
36750	2000	385	Ad	37022	2000	113 *	Ad
36800	2000	385	Ad		2002	1033 *	Am
36850	2000	385	Ad		2004	226 *	Am
36870	2000	385	Ad	37023	2000	900	Ad
36900	2000	385	Ad	37024	2000	900	Ad
36970	2000	516	Ad	37025	2000	900	Ad
36971	2000	516	Ad	37030	2004	715	Ad
36972	2000	516	Ad	37031	2004	715	Ad
36973	2000	516	Ad	37032	2004	715	Ad
36979	2000	516	Ad	37034	2004	715	Ad
36980	2000	516	Ad	37035	2004	715	Ad
36990	2000	516	Ad	37036	2004	715	Ad
36991	2000	516	Ad		2008	760 *	Am
36992	2000	516	Ad	37038	2004	715	Ad
36993	2000	516	Ad	37040	2004	715	Ad
36994	2000	516	Ad	37042	2004	715	Ad
36995	2000	516	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**PUBLIC RESOURCES CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
40000	2004	183	Am <sup>571</sup>	41820.6	2002	625 *	Ad(RN)
40106	1999	439	Am		2008	343	Am
40115.5	2008	500	Ad	41821	2000	740	Am
40116.1	2008	500	Ad		2002	501	Am
40117	2002	740	Ad		2008	343	Am
	2008	179	Am <sup>976</sup>	41821.1	2000	740	Am
40120.1	2008	500	Am	41821.2	1999	764	Ad
40122	2008	500	Am		2000	740	Am <sup>4</sup>
40123	2008	500	R				R <sup>8</sup>
40127	2008	343	Ad				Ad <sup>96</sup>
40141	2008	500	Am		2002	625 *	Am
40145	2008	343	Ad	41821.3	2002	993	Ad & R <sup>502</sup>
40148	1999	764	Ad	41821.5	2000	740	Am
40150.1	2008	343	Ad	Div. 30,			
40150.2	2008	500	Ad	Pt. 2,			
40160	2008	500	Am	Ch. 7,			
40162	2008	500	Ad	Art. 4,			
40183	1999	600	Am	heading			
	2005	590	Am	(Sec. 41825			
	2008	343	Am	et seq.)	2008	343	Am
40184	1999	600	Am	41825	2000	740	Am
	2008	343	Am		2008	343	R & Ad & R <sup>993</sup>
40190.5	2004	157	Ad				Ad <sup>1011</sup>
40192	2008	500	Am	Div. 30,			
40194	2002	740	Am	Pt. 2,			
	2008	500	Am	Ch. 7,			
40196.3	1999	764	Ad	Art. 5,			
40201	2002	740	Am	heading			
40409	2003	228 *	Ad	(Sec. 41850			
	2003	757	R (as ad by	et seq.)	2008	343	Am
			Stats. 2003, Ch.	41850	2000	740	Am
			228)		2002	501	Am
40432	2002	396 *	Am		2008	343	Am
40433	2003	228 *	Am	42002	1999	467	Am
	2003	757	Am (as am by	42005	2001	745 *	Am
			Stats. 2003, Ch.	42010	1999	467	Am
			228)	42021	2000	1055 *	Am
40507	2003	62	Am <sup>519</sup>		2004	225 *	Am
	2003	665	Am	42022	2000	1055 *	Am
	2005	22	Am <sup>647</sup>		2004	225 *	R
40507.1	2002	740	Am	42023.1	1999	467	Ad <sup>98</sup>
40511	1999	815	Ad				R <sup>100</sup>
40912	2000	740	Am		2004	500	Am <sup>348 349</sup>
	2002	1003	Am	42023.2	1999	467	Ad <sup>98</sup>
40973	1999	600	Am				R <sup>100</sup>
40974	2002	359	Am		2004	500	Am <sup>348 349</sup>
40977	2000	740	Ad	42023.3	1999	467	Ad <sup>98</sup>
41502	2004	157	Ad				R <sup>100</sup>
41512	2004	157	Ad		2004	500	Am <sup>348 349</sup>
41516	2003	526	Ad	42023.4	1999	467	Ad <sup>98</sup>
41701	2002	1003	Am				R <sup>100</sup>
41730	1999	600	Am		2004	500	Am <sup>348 349</sup>
41731	1999	600	Am	42023.5	1999	467	Ad <sup>98</sup>
41732	2004	183	Am <sup>571</sup>				R <sup>100</sup>
41770	2000	740	Am		2004	500	Am <sup>348 349</sup>
41780	2000	740	Am	42023.6	1999	467	Ad <sup>98</sup>
	2002	625 *	Am				R <sup>100</sup>
41780.05	2008	343	Ad		2004	500	Am <sup>348 349</sup>
41783	2008	343	Am	42024	2004	225 *	Am
41820.5	2002	625 *	Am & RN & Ad	42100	2005	695	Ad & R <sup>349</sup>

**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>
42100 (Cont.)	2006	69 *	Am	42310.3 (Cont.)	2006	144	Am
42101	2005	695	Ad & R <sup>349</sup>		2007	130	Am <sup>902</sup>
	2006	69 *	Am	42321.5	2005	666	Ad
42101.1	2005	695	Ad & R <sup>349</sup>	42322	2001	406	Am
	2006	69 *	Am	42324	2004	561	R
42101.2	2005	695	Ad & R <sup>349</sup>	42325	2004	561	Am
42101.3	2005	695	Ad & R <sup>349</sup>	42326	2004	561	Am
42102	2005	74 *	Ad <sup>671</sup>	42330	2004	183	Am <sup>571</sup>
42102.4	2005	695	Ad & R <sup>349</sup>	42355	2004	619	Ad
42102.7	2005	695	Ad & R <sup>349</sup>	42356	2004	619	Ad
42103	2005	695	Ad & R <sup>349</sup>		2008	436	Am
42104	2005	695	Ad & R <sup>349</sup>	42356.1	2008	436	Ad
	2006	69 *	Am	42357	2004	619	Ad
42104.1	2005	695	Ad & R <sup>349</sup>		2008	436	Am
42105	2005	695	Ad & R <sup>349</sup>	42358	2008	570	Ad
42106	2005	695	Ad & R <sup>349</sup>	42359	2006	349	Ad
42107	2005	695	Ad & R <sup>349</sup>	42359.5	2006	349	Ad
42167	2004	880	Am		2008	436	Am
42175.1	2001	656	Am	42359.6	2006	349	Ad
	2002	625 *	Am		2008	436	Am
	2002	626	Am	42359.7	2008	436	Ad
42176	2001	656	R	42359.8	2008	570	Ad
42200	2005	590	R	42360	2005	590	R
42201	2005	590	R	42361	2005	590	R
42202	2005	590	R	42362	2005	590	R
42210	2005	590	R	42363	2005	590	R
42211	2005	590	R	42370	2005	590	R
42212	2005	590	R	42371	2005	590	R
42213	2005	590	R	42372	2005	590	R
42214	2005	590	R	Div. 30,			
42215	2005	590	R	Pt. 3,			
42220	2005	590	R	Ch. 6.5,			
42221	2005	590	R	heading			
42222	2005	590	R	(Sec. 42390			
42240	2005	383	Am	et seq.)	2008	471	Ad
42250	2006	845	Ad <sup>562</sup>	42390	2008	471	Ad
			R <sup>446</sup>	42451	2005	572	Ad
42251	2006	845	Ad <sup>562</sup>	42452	2005	572	Ad
			R <sup>446</sup>	42453	2005	572	Ad
42252	2006	845	Ad <sup>562</sup>	42454	2005	572	Ad
			R <sup>446</sup>	42456	2005	572	Ad
42253	2006	845	Ad <sup>562</sup>	42460	2003	526	Ad
			R <sup>446</sup>		2004	863 *	S <sup>691</sup>
42254	2006	845	Ad <sup>562</sup>	42461	2003	526	Ad
			R <sup>446</sup>		2004	863 *	S <sup>691</sup>
42255	2006	845	Ad <sup>562</sup>	42463	2003	526	Ad
			R <sup>446</sup>		2004	183	Am <sup>571</sup>
42256	2006	845	Ad <sup>562</sup>		2004	863 *	Am <sup>691</sup>
			R <sup>446</sup>		2005	59 *	Am
42257	2006	845	Ad <sup>562</sup>		2006	538	Am <sup>802</sup>
			R <sup>446</sup>	42464	2003	526	Ad
42291.5	2001	406	Am		2004	84 *	Am
42298	2007	143	Ad		2004	863 *	Am <sup>691</sup>
42301	2004	561	Am		2005	59 *	Am
	2005	666	Am	42464.2	2003	526	Ad
42310	2004	561	Am		2004	863 *	R
	2005	666	Am				Ad <sup>691</sup>
42310.2	2004	561	Am		2005	59 *	Am
42310.3	2004	561	R	42464.4	2004	863 *	Ad <sup>691</sup>
	2005	666	Ad	42464.6	2004	863 *	Ad <sup>691</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
42464.8	2005	59 *	Ad	42635	2001	926	Ad
42465	2003	526	Ad	42638	2001	926	Ad
	2004	863 *	Am <sup>691</sup>	42640	2001	926	Ad
42465.1	2003	526	Ad	42641	2001	926	Ad
	2004	863 *	Am <sup>691</sup>	42642	2001	926	Ad
42465.2	2003	526	Ad	42645	2002	664	Am <sup>431</sup>
	2004	863 *	Am <sup>691</sup>		2003	665	Am
42465.3	2003	526	Ad	42646	2001	926	Ad
	2004	863 *	Am <sup>691</sup>	42647	2001	926	Ad
42472	2003	526	Ad		2003	665	Am
	2004	863 *	S <sup>691</sup>	42648	2004	879	Ad
42473	2003	526	Ad	42648.1	2004	879	Ad
	2004	863 *	S <sup>691</sup>	42648.2	2004	879	Ad
42474	2003	526	Ad	42648.3	2004	879	Ad
	2004	863 *	S <sup>691</sup>	42648.4	2004	879	Ad
42474.5	2003	526	Ad	42648.5	2004	879	Ad
	2004	863 *	S <sup>691</sup>	42648.6	2004	879	Ad
42475	2003	526	Ad		2005	22	Am <sup>647</sup>
	2004	863 *	Am <sup>691</sup>	42648.7	2004	879	Ad
42475.1	2003	526	Ad	42701	1999	816	Am
	2004	863 *	R		2006	392	Am
42475.2	2003	526	Ad	42703	2005	709	Ad
	2004	183	Am <sup>571</sup>	42776	2004	193	R <sup>571</sup>
	2004	863 *	Am <sup>691</sup>	42801.5	2000	838	Ad
42475.3	2003	526	Ad	42801.6	2000	838	Ad
	2004	863 *	S <sup>691</sup>	42801.7	2000	838	Ad
42475.4	2003	526	Ad	42803.5	2000	838	Ad
	2004	863 *	S <sup>691</sup>	42805.5	2000	838	Ad
42476	2003	526	Ad	42805.6	2000	838	Ad
	2004	863 *	Am <sup>691</sup>	42805.7	2000	838	Ad
42476.5	2003	526	Ad	42806.5	2000	838	Ad
	2004	863 *	Am <sup>691</sup>		2002	625 *	Am
42476.6	2003	526	Ad	42807	2000	838	Am
	2004	863 *	S <sup>691</sup>		2005	404	Am
42477	2003	526	Ad	42808	2000	838	Am
	2004	863 *	Am <sup>691</sup>		2002	625 *	Am
42478	2003	526	Ad	42814	2000	838	Ad
	2004	863 *	Am <sup>691</sup>		2002	625 *	R
42479	2003	526	Ad	42820	2005	404	Am
	2004	863 *	Am <sup>691</sup>	42821	2005	404	Am
42480	2003	526	Ad	42835	2002	625 *	Am
	2004	863 *	S <sup>691</sup>	42842	2000	838	R
	2005	381	Am	42843	2000	838	R & Ad
42485	2003	526	Ad	42845	2000	838	Am
	2004	863 *	Am <sup>691</sup>		2001	316	Am
42486	2004	863 *	Ad <sup>691</sup>	42846.5	1999	292	Ad
42490	2004	891	Ad	42847.5	2002	625 *	Ad
42490.1	2004	891	Ad	42849	2000	838	Am
42493	2004	891	Ad	42866	2000	838	R
42494	2004	891	Ad	42871	2001	745 *	Am
42495	2004	891	Ad	42872.5	2002	671	Ad <sup>196</sup>
42496.4	2004	891	Ad				R <sup>100</sup>
42498	2004	891	Ad		2006	300	Am <sup>189</sup> <sup>111</sup>
	2005	381	Am	42873	2003	228 *	Am
42499	2004	891	Ad		2006	300	Am
42552	2004	193	R <sup>571</sup>	42885	2000	838	Am <sup>13</sup>
42553	2004	193	Am <sup>571</sup>		2002	625 *	Am
42603	2001	926	Am		2004	707	Am
	2003	665	R				R & Ad <sup>677</sup>
42622	2003	665	Am				
42630	2001	926	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
42885 (Cont.)				42955	2000	838	Am
	2006	77 *	Am (as am by Sec. 13, Stats. 2004, Ch. 707)	42956	2000	838	Am
				42958	2000	838	Am
42885.5	2000	838	Ad	42959	2000	838	R
	2002	625 *	Am	42960	2000	838	Am
	2002	671	Am	42961.5	2000	838	R & Ad
	2003	228 *	Am		2001	316	Am
	2004	644	Am	42962	2000	838	Am
	2005	214	Am	42963	2000	838	Am
	2006	300	Am		2008	696 *	Am
42886	1999	941	Am	43050	2006	504	Ad
	2001	251	Am	43209	2008	500	Am
42886.1	1999	941	Ad	43209.1	2001	424 *	Am <sup>364</sup> 13
	2001	251	Am	43214	2008	500	Am
42888	2006	538	Am <sup>802</sup>	43308	2000	343	Am
42889	2000	838	Am	43500	2006	538	Am <sup>802</sup>
	2002	625 *	Am	43501	2006	504	Am
	2004	707	Am	43501.5	2003	823	Ad
			R & Ad <sup>677</sup>	44000.5	2008	500	Ad
	2006	77 *	Am (as am by Sec. 14, Stats. 2004, Ch. 707)	44002	2004	448	Am
				44002.1	2007	547	Ad <sup>384</sup>
							R <sup>192</sup>
	2008	696 *	Am (as am by Sec. 56, Stats. 2006, Ch. 77) & Am	44004	2003	823	Am
				44015	2004	448	Am
				44100	2008	500	Am
				44103	2000	343	Am
				44300	2004	448	Am
42889.1	1999	292	Ad	44305	2004	448	Am
	2000	838	Am	44306	2008	500	Am
	2004	644	R	44307	2004	448	Am
42889.3	2000	838	Ad	44308	2004	448	Am
	2002	625 *	Am	44309	2004	448	Am
42889.4	2000	838	Ad	44310	2004	448	Am
	2004	644	Am	44820	2006	538	Am <sup>802</sup>
42891	2006	538	Am <sup>802</sup>	45000	2004	183	Am <sup>571</sup>
42911	2004	879	Am		2008	500	Am
42912	2002	501	Ad	45002	2004	448	Ad
42920	1999	764	Ad		2008	500	Am
	2005	590	Am	45003	2008	500	Ad
42921	1999	764	Ad	45005	2004	448	Am
	2008	343	Am		2008	500	Am
42921.5	2008	343	Ad	45010	2004	183	Am <sup>571</sup>
42922	1999	764	Ad & R <sup>43</sup>		2008	500	Am
42923	1999	764	Ad & R <sup>43</sup>	45010.1	2008	500	Ad
	2000	135	Am <sup>203</sup>	45010.2	2008	500	Ad
	2001	159	Am <sup>305</sup>	45011	2003	823	Am
42924	1999	764	Ad		2008	500	Am
42925	1999	764	Ad	45012	2008	500	Am
42926	1999	764	Ad	45013	2008	500	Am
	2008	343	Am	45014	1999	892	Am
42927	1999	764	Ad & R <sup>43</sup>		2008	696 *	Am
	2008	343	Ad	45017	2004	448	Am
42928	1999	764	Ad & R <sup>43</sup>		2008	500	Am
42950	2000	838	Am	45019	2008	500	Am
	2002	625 *	Am	45020	2008	500	Am
42951	2000	838	Am	45021	2008	500	Am
	2002	625 *	Am	45022	2008	500	Am
42952	2000	838	Am	45022.5	2004	448	Ad
42953	2000	838	Am	45023	2008	500	Am
42954	2000	838	Am				
	2002	625 *	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Div. 30, Pt. 5, Ch. 2, heading (Sec. 45025 et seq.)	2008	500	Ad	48204	2002	587	Ad <sup>451</sup> R <sup>446</sup>
45025	2008	500	Ad	48205	2002	587	Ad <sup>451</sup> R <sup>446</sup>
45030	2004	448	Am	48206	2002	587	Ad <sup>451</sup> R <sup>446</sup>
45032	2004	448	Am	48207	2002	587	Ad <sup>451</sup> R <sup>446</sup>
45033	2004	448	Am	48600	2001	317	Am
	2008	500	R	48618.4	2001	317	Ad
45040	2008	500	Am	48620.5	2001	317	Ad
45041	2004	448	Am	48632	2001	317	Am
47120	2007	542	Ad & R <sup>639</sup>	48645	2001	317	Ad
47121	2007	542	Ad & R <sup>639</sup>	48660	2001	316	Am
47122	2007	542	Ad & R <sup>639</sup>	48690	2001	500	Am
47123	2007	542	Ad & R <sup>639</sup>	48691	2001	500	Am
47124	2007	542	Ad & R <sup>639</sup>	48695	2001	115	R
47125	2007	542	Ad & R <sup>639</sup>	49050	2003	296	Am
47126	2007	542	Ad & R <sup>639</sup>	49120	2005	590	Am
47200	2001	316	Am	49161	2006	538	Am <sup>802</sup>
	2007	542	Am	49195	2003	296	Am
48000	2004	863 *	Am	49300	2005	590	Am
48003	2003	742	Am	50000	2004	183	Am <sup>571</sup>
48007	1999	600	Am	60000	2003	296	R
			R & Ad <sup>8</sup>	60001	2003	296	R
	2001	811	Am (as am by Sec. 6, Stats. 1999, Ch. 600) <sup>325</sup> R <sup>326</sup>	60002	2003	296	R
			Am (as ad by Sec. 7, Stats. 1999, Ch. 600) <sup>327</sup>	60003	2003	296	R
48007.5	2001	811	Ad	60004	2003	296	R
48020	1999	496	Am	60005	2003	296	R
	2006	762	Am	60006	2003	296	R
48021	1999	496	Am	60007	2003	296	R
	2006	762	Am	60020	2003	296	R
48022	2002	589	Ad	60025	2003	296	R
48022.5	2002	589	Ad	60026	2003	296	R
48023	2006	762	Am	60028	2003	296	R
	2007	130	Am <sup>902</sup>	60029	2003	296	R
48023.5	2002	625 *	Ad	60030	2003	296	R
48028	1999	496	Am	60031	2003	296	R
48100	2000	838	Am	60032	2003	296	R
	2002	628	Am	60033	2003	296	R
48101	2002	628	Am	60200	2003	296	R
48102	2002	628	Am	60201	2003	296	R
48103	2002	628	Am	60201.5	2003	296	R
48104	2002	628	Am	60202	2003	296	R
48105	2002	628	Am	60202.5	2003	296	R
48106	2002	628	Am	60203	2003	296	R
48200	2002	587	Ad <sup>451</sup> R <sup>446</sup>	60203.5	2003	296	R
			Ad <sup>451</sup> R <sup>446</sup>	60204	2003	296	R
48201	2002	587	Ad <sup>451</sup> R <sup>446</sup>	60204.5	2003	296	R
			Ad <sup>451</sup> R <sup>446</sup>	60205	2003	296	R
48202	2002	587	Ad <sup>451</sup> R <sup>446</sup>	60205.5	2003	296	R
			Ad <sup>451</sup> R <sup>446</sup>	60210	2003	296	R
				60211	2003	296	R
				60212	2003	296	R
				60213	2003	296	R
				60215	2003	296	R
				60217	2003	296	R
				60220	2003	296	R
				60221	2003	296	R
				60222	2003	296	R

**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
60230	2003	296	R	71114	2001	765	Ad(RN)
60231	2003	296	R		2002	1003	Am
60240	2003	296	R	71114.1	2001	765	Ad
60241	2003	296	R	71115	2001	765	Ad(RN)
60242	2003	296	R	71116	2002	994	Ad <sup>321</sup>
60243	2003	296	R	71120	2004	230*	Ad
60244	2003	296	R	71121	2004	230*	Ad
60245	2003	296	R	71122	2004	230*	Ad
60246	2003	296	R	71123	2004	230*	Ad
60252	2003	296	R	71124	2004	230*	Ad
60255	2003	296	R	71125	2004	230*	Ad
60256	2003	296	R	71126	2004	230*	Ad
71030	2002	405	Am	71200	1999	849	Ad & R <sup>19</sup>
71040	1999	65	Ad		2003	491	Am <sup>38</sup>
	2001	745*	Am		2006	292	S <sup>13</sup>
	2002	664	Am <sup>431</sup>		2007	370	Am
	2003	228*	Am	71201	1999	849	Ad & R <sup>19</sup>
71041	2006	283	Ad		2003	491	Am <sup>38</sup>
71045	1999	65	Ad & R <sup>5</sup>		2006	292	S <sup>13</sup>
71046	1999	65	Ad & R <sup>5</sup>		2007	370	Am
71047	1999	65	Ad & R <sup>5</sup>	71201.5	1999	849	Ad & R <sup>19</sup>
71064	2004	193	Am <sup>571</sup>		2003	491	Am <sup>38</sup>
Div. 34, Pt. 2, Ch. 3.5, heading (Sec. 71069 et seq.)	2005	22	Ad(RN) <sup>647</sup>		2006	292	S <sup>13</sup>
Div. 34, Pt. 2, Ch. 4, heading (Sec. 71069 et seq.)	2005	22	Am (as ad by Stats. 2004, Ch. 644) & RN <sup>647</sup>	71201.7	2003	491	Ad & R <sup>38</sup>
					2006	292	S <sup>13</sup>
71069	2004	644	Ad	71202	1999	849	Ad & R <sup>19</sup>
71069.5	2004	644	Ad		2003	491	Am <sup>38</sup>
71070	2004	644	Ad		2006	292	S <sup>13</sup>
71071	2004	644	Ad	71203	1999	849	Ad & R <sup>19</sup>
71073	2004	644	Ad		2003	491	Am <sup>38</sup>
71074	2004	644	Ad		2006	292	S <sup>13</sup>
71080	2003	664	Ad	71204	1999	849	Ad & R <sup>19</sup>
71081	2003	664	Ad		2003	491	Am <sup>38</sup>
	2006	538	Am <sup>802</sup>		2006	292	S <sup>13</sup>
71082	2003	664	Ad	71204.2	2003	491	Ad & R <sup>38</sup>
71100	2000	742	Ad <sup>281</sup>		2006	292	S <sup>13</sup>
71101	2000	742	Ad <sup>281</sup>	71204.3	2003	491	Ad & R <sup>38</sup>
71102	2000	742	Ad <sup>281</sup>		2006	292	S <sup>13</sup>
71103	2000	742	Ad <sup>281</sup>	71204.5	2003	491	Ad & R <sup>38</sup>
71104	2000	742	Ad <sup>281</sup>		2006	292	S <sup>13</sup>
Div. 34, Pt. 3, heading (Sec. 71110 et seq.)	2001	765	Ad	71204.6	2007	370	Ad
	2001	765	Ad(RN)	71204.7	2003	491	Ad & R <sup>38</sup>
	2001	765	Ad(RN)		2006	292	Am <sup>13</sup>
	2002	1109	Am	71204.9	2003	491	Ad & R <sup>38</sup>
71112	2001	765	Ad(RN)		2006	292	S <sup>13</sup>
71113	2001	765	Ad(RN)	71205	1999	849	Ad & R <sup>19</sup>
					2003	491	Am <sup>38</sup>
					2006	292	S <sup>13</sup>
				71205.3	2007	370	Am
					2006	292	Ad
					2008	696*	Am
				71206	1999	849	Ad & R <sup>19</sup>
					2003	491	Am <sup>38</sup>
					2006	292	S <sup>13</sup>
				71207	1999	849	Ad & R <sup>19</sup>
					2003	491	Am <sup>38</sup>
					2006	292	Am <sup>13</sup>
				71210	1999	849	Ad & R <sup>19</sup>
					2003	491	R
							Ad & R <sup>38</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
71210 (Cont.)	2004	183	Am <sup>571</sup>	72003	2000	728	Ad
	2006	292	S <sup>13</sup>		2001	765	Am & RN
71210.5	2003	491	Ad & R <sup>38</sup>	72004	2000	728	Ad
	2006	292	S <sup>13</sup>		2001	765	Am & RN
71211	1999	849	Ad & R <sup>19</sup>	72300	2000	504	Ad & R <sup>95</sup>
	2003	491	Am <sup>38</sup>	72301	2000	504	Ad & R <sup>95</sup>
	2006	292	Am <sup>13</sup>	72302	2000	504	Ad & R <sup>95</sup>
71212	1999	849	Ad & R <sup>19</sup>	72303	2000	504	Ad & R <sup>95</sup>
	2002	291	Am	72304	2000	504	Ad & R <sup>95</sup>
	2003	491	Am <sup>38</sup>	72305	2000	504	Ad & R <sup>95</sup>
	2006	292	S <sup>13</sup>	Div. 38, heading (Sec. 72400 et seq.)			
71213	1999	849	Ad & R <sup>19</sup>	72400	2005	588	Am
	2003	491	Am <sup>38</sup>		2003	488	Ad
	2006	292	S <sup>13</sup>		2004	764	Am
Div. 36, Ch. 4, heading (Sec. 71215 et seq.)	2003	491	Am <sup>38</sup>		2005	588	R & Ad <sup>232</sup>
71215	1999	849	Ad & R <sup>19</sup>				R (as ad by Sec. 1.5, Stats. 2004, Ch. 764)
	2003	491	Am <sup>38</sup>				Am (as am by Sec. 1, Stats. 2004, Ch. 764) <sup>13</sup>
	2006	292	S <sup>13</sup>	72401	2005	588	Ad & R <sup>38</sup>
Div. 36, Ch. 5, heading (Sec. 71216 et seq.)	2003	491	Am <sup>38</sup>	72410	2003	488	Ad
71216	1999	849	Ad & R <sup>19</sup>		2003	742	Am (as ad by Stats. 2003, Ch. 488)
	2003	491	Am <sup>38</sup>		2004	764	Am
	2006	292	Am <sup>13</sup>		2005	588	Am
71217	2003	491	Ad & R <sup>38</sup>	72420	2003	488	Ad
	2006	292	S <sup>13</sup>		2005	588	Am
71271	1999	849	Ad & R <sup>19</sup>	72420.1	2005	588	Ad & R <sup>38</sup>
	2003	491	Am <sup>38</sup>	72420.2	2005	588	Ad
	2006	292	Am <sup>13</sup>	72421	2003	488	Ad
71300	2003	665	Ad		2004	764	Am
71301	2003	665	Ad				R & Ad <sup>232</sup>
	2005	581	Am		2005	588	R (as am by Sec. 3 and as ad by Sec. 4, Stats. 2004, Ch. 764) & Ad
71302	2003	665	Ad				Am
	2005	581	Am	72423	2006	292	Ad
71303	2003	665	Ad		2005	588	Ad
	2005	581	Am		2006	292	Am
71304	2003	665	Ad	72425	2004	764	Ad & R <sup>38</sup>
	2005	581	Am		2005	588	R & Ad
71305	2003	665	Ad	72430	2003	488	Ad
	2005	581	Am		2004	764	Am
Div. 34, Pt. 3, heading (Sec. 72000 et seq.)	2001	765	R		2005	588	R & Ad <sup>232</sup>
72000	1999	690	Ad				R (as ad by Sec. 7, Stats. 2004, Ch. 764)
	2000	728	Am				Am (as am by Sec. 6, Stats. 2004, Ch. 764) <sup>13</sup>
	2001	765	Am & RN	72440	2003	488	Ad
72001	1999	690	Ad		2004	764	Am
	2001	765	Am & RN				R & Ad <sup>232</sup>
72001.5	2000	728	Ad				
	2001	765	Am & RN				
72002	2000	728	Ad				
	2001	765	Am & RN				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC RESOURCES CODE—Continued**

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
72440 (Cont.)	2005	588	Am (as am by Sec. 8, Stats. 2004, Ch. 764)	75003.5 (Cont.)		adopted Nov. 7, 2006)	Ad
	2006	292	Am (as am by Sec. 21, Stats. 2005, Ch. 588)	75004		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad
72440.1	2005	588	Ad				
72441	2003	488	Ad				
	2005	588	Am				
72442	2003	488	Ad	75005		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad
72500	2003	494	Ad				
	2005	588	R				
72505	2003	494	Ad				
	2004	710	Am				
	2005	588	R				
72520	2003	494	Ad	75009		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad
	2005	588	R				
72521	2003	494	Ad				
	2004	710	Am				
	2005	588	R				
72525	2004	710	Ad	75020		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad
	2005	588	R				
72530	2003	494	Ad				
	2004	710	Am				
	2005	588	R				
72540	2003	494	Ad				
	2005	588	R				
72541	2003	494	Ad	75021		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad
	2005	588	R				
72542	2003	494	Ad				
	2005	588	R				
75001	2006		Initiative (Prop. 84 adopted Nov. 7, 2006)				
			Ad	75022		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad
75002	2006		Initiative (Prop. 84 adopted Nov. 7, 2006)				
			Ad	75023		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad
75002.5	2006		Initiative (Prop. 84 adopted Nov. 7, 2006)				
			Ad	75024		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad
75003	2006		Initiative (Prop. 84 adopted Nov. 7, 2006)				
			Ad	75025		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad
75003.5	2006		Initiative (Prop. 84 adopted Nov. 7, 2006)				
			Ad	75026		2006 Initiative (Prop. 84 adopted Nov. 7, 2006)	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**PUBLIC RESOURCES CODE—Continued**

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
75026 (Cont.)	adopted Nov. 7, 2006		Ad	75033 (Cont.)	adopted Nov. 7, 2006		Ad
75027	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75034	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad
75028	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75041	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad
75029	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75050	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad
75029.5	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75050.2	2007	610	Ad
75030	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75050.4	2007	610	Ad
75031	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75055	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad
75032	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75060	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad
75032.4	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75063	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad
75032.5	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75065	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad
75033	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75066	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad
				75070	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**PUBLIC RESOURCES CODE—Continued**

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
75084 (Cont.)	adopted Nov. 7, 2006)		Ad	75090 (Cont.)	adopted Nov. 7, 2006)		Ad
75085	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	Div. 43, Ch. 12, heading (Sec. 75100 et seq.)	2008	729	Ad
75086	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75100	2008	729	Ad
				75101	2008	729	Ad
				75102	2008	729	Ad
				75103	2008	729	Ad
				75104	2008	729	Ad
75087	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	Div. 43, Ch. 13, heading (Sec. 75120 et seq.)	2008	729	Ad
				75120	2008	729	Ad
				75121	2008	729	Ad
				75122	2008	729	Ad
75088	2006 Initiative (Prop. 84 adopted Nov. 7, 2006)		Ad	75123	2008	729	Ad
				75124	2008	729	Ad
				75125	2008	729	Ad
				75126	2008	729	Ad
				75127	2008	729	Ad
				75128	2008	729	Ad
75090	2006 Initiative (Prop. 84		Ad	75129	2008	729	Ad
				75130	2008	729	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## PUBLIC UTILITIES CODE

Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
3	1999	1005	R		275.6	2008	342	Ad & R <sup>639</sup>	
5	2008	558	Am		276	1999	677	Ad	
20	2008	558	Am			2001	118*	Am	
215.5	2006	198	Am & RN			2001	903	Am	
216	1X	2001-02	2* Am					R & Ad <sup>80</sup>	
	2008	558	Am			2004	767	Am (as ad by Sec. 6, Stats. 2001, Ch. 903)	
216.2	2006	198	Ad(RN)						
216.4	2006	198	Ad(RN)						
216.5	2006	198	Am & RN		276.5	2001	903	Ad & R <sup>43</sup>	
216.6	2006	198	Ad(RN)			2004	767	Am <sup>317</sup>	
216.8	2006	198	Ad			2008	388	Am <sup>639</sup>	
218	2000	174	Am		277	1999	677	Ad	
	2008	535	Am			2001	118*	Am	
218.3	1999	1005	Ad		278	1999	677	Ad	
	2002	838	Am			2001	118*	Am	
	2008	535	Am			2002	61*	Am	
218.5	2006	198	Am & RN		278.5	2002	61*	Ad	
	2008	558	Ad(RN)		279	1999	677	Ad	
224.2	2006	198	Ad(RN)			2001	118*	Am	
224.3	2008	558	Ad			2003	733	Am	
224.4	2006	198	Ad		280	1999	677	Ad	
224.5	2006	198	Am & RN			2001	118*	Am	
224.8	1999	1005	Ad			2003	228*	Am <sup>550</sup>	
228.5	2008	558	Am & RN			2003	820	Am <sup>591</sup>	
247	2006	198	Am			2008	718	Am	
247.1	2001	638	Ad		280.5	2003	820	Ad	
	2006	198	Am			2004	183	Am <sup>571</sup>	
248	1999	1005	Ad		281	1999	677	Ad	
270	1999	677	Ad			2008	393	Am & RN & Ad & R <sup>639</sup>	
	2001	118*	Am			2008	751*	Am	
	2001	903	Am		282	2008	393	Ad(RN)	
	2004	216*	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 2001, Ch. 903)		303	2007	130	Am <sup>902</sup>	
	2004	847*	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 2001, Ch. 903)		305	1999	509	R & Ad	
	2005	73*	Am (as am by Sec. 1 and Sec. 2, Stats. 2004, Ch. 847)		307	1999	509	Am	
	2008	393	Am		308	1999	509	Am	
270.1	2001	109*	Ad		308.5	1999	1005	Am	
	2002	61*	Am		309.1	1999	509	Am	
271	1999	677	Ad		309.5	1999	1005	R & Ad <sup>34</sup>	
273	1999	677	Ad			2001	440	Am (as ad by Sec. 3, Stats. 1996, Ch. 856)	
274	1999	677	Ad					R (as ad by Sec. 4, Stats. 1996, Ch. 856)	
	2001	118*	Am			2002	1124*	Am	
275	1999	677	Ad			2003	300	Am	
	2001	118*	Am			2005	440	Am	
	2001	903	Am		309.6	1999	1005	Am	
	2004	767	Am (as ad by Sec. 4, Stats. 2001, Ch. 903)		309.7	2005	684	Am	
	2006	212	Am (as am by Sec. 1, Stats. 2004, Ch. 767)		311	1999	1005	R (as ad by Sec. 2.5, Stats. 1998, Ch. 886)	
								Am (as am by Sec. 2, Stats. 1998, Ch. 886) <sup>13</sup>	
								Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC UTILITIES CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
311.1	1999	67 *	Ad	341.6	2X	2001-02 16	Ad & R <sup>387</sup>
311.4	1999	327	Ad	342	2X	2001-02 16	Ad & R <sup>387</sup>
		167	Am		2X	2001-02 19	R (as ad by
311.5	1999	784 *	Am				Sec. 3, Stats.
	2005	591	Am				2001-02 2nd
314.5	1999	1005	Am				Ex. Sess., Ch.
316	2006	217	R				16)
321	2005	440	Am	343	2008	760 *	Ad & R <sup>38</sup>
321.1	2003	228 *	Ad	345	2003	62	Am <sup>519</sup>
321.5	2005	440	R	345.5	2002	847	Ad
321.6	2005	372	Am	346	2003	62	Am <sup>519</sup>
	2006	217	Am	349.5	2001	862	Ad
321.7	1999	322	Ad	350	2003	62	Am <sup>519</sup>
	2006	217	R	352	1X	2001-02 1 *	Ad
	2008	627	Ad	352.5	1X	2001-02 1 *	Ad
322	2004	193	Am <sup>571</sup>	352.7	2002	1097	Ad
322.5	2005	372	Ad	353.1	1X	2001-02 12 *	Ad
326.5	2008	760 *	Ad		2008	179	Am <sup>976</sup>
327	1999	700	Ad	353.11	1X	2001-02 12 *	Ad
328	1999	909	R & Ad		2008	558	Am
328.1	1999	909	Ad	353.13	1X	2001-02 12 *	Ad
328.2	1999	909	Ad		2X	2001-02 15 *	Am
330	1X	2001-02 2 *	Am	353.15	1X	2001-02 12 *	Ad
331	2002	664	Am <sup>431</sup>	353.2	2002	515	Ad
331.1	2002	838	Ad		2003	894	Am
332.1	2000	328 *	Ad		2004	183	Am <sup>571</sup>
	2002	664	Am <sup>431</sup>		2005	22	Am <sup>647</sup>
	1X	2001-02 5 *	Am	353.3	1X	2001-02 12 *	Ad
332.2	1X	2001-02 6 *	Am	353.5	1X	2001-02 12 *	Ad
	2002	664	Am (as ad by	353.7	1X	2001-02 12 *	Ad
			Sec. 2, Stats.	353.9	1X	2001-02 12 *	Ad
			2001-02 1st	355.1	2000	127 *	Ad
			Ex. Sess., Ch. 5		1X	2001-02 4 *	R
			and Ch. 6) <sup>431</sup>	359	1999	510	R & Ad
	1X	2001-02 5 *	Ad	360	2003	62	Am <sup>519</sup>
	1X	2001-02 6 *	Ad	360.5	1X	2001-02 4 *	Ad
334	2003	62	Am <sup>519</sup>	362	2X	2001-02 19	Am
335	1999	510	Am		2003	62	Am <sup>519</sup>
	2001	766	Am (as am by	366	2002	838	Am
			Sec. 1, Stats.	366.1	2002	837	Ad
			2001-02, 1st.	366.2	2002	838	Ad
			Ex. Sess., Ch.		2008	558	Am
			1)	366.5	1999	214	Am
	1X	2001-02 1 *	Am		1X	2001-02 4 *	Am
	2X	2001-02 16	Am	367.3	2003	239 *	Ad & R <sup>317</sup>
337	1999	510	Am	367.7	1999	408	Ad
	2001	766	Am (as ad by	368.5	2X	2001-02 7	Ad
			Sec. 3, Stats.	372	2000	329 *	Am
			2001-02 1st		2004	183	Am <sup>571</sup>
			Ex. Sess., Ch.	374	2004	183	Am <sup>571</sup>
			1)	374.5	1999	909	Ad
	1X	2001-02 1 *	R & Ad	377	1X	2001-02 2 *	Am
338	1999	510	Am	377.1	2002	840 *	Ad
339	1999	510	Am	377.2	2003	108	Ad
341.2	2001	766	Am (as am by		2004	183	Am <sup>571</sup>
			Sec. 4, Stats.	379.5	2001	159	Ad(RN) <sup>305</sup>
			2001-02 1st		2003	894	Am
			Ex. Sess., Ch.	379.6	2003	894	Ad
			1)		2004	183	Am <sup>571</sup>
	1X	2001-02 1 *	Am		2004	675 *	Am
341.5	1999	510	Ad		2005	22	Am <sup>647</sup>

**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
379.6 (Cont.)	2006	617	Am	396 (Cont.)	2004	183	Am <sup>571</sup>
	2008	537	Am	398.4	2003	62	Am <sup>519</sup>
379.7	2005	373	Ad & R <sup>724</sup>	398.5	2001	745*	Am
380	2005	367	Ad	Div. 1,			
	2008	558	Am	Pt. 1,			
381	2000	1050	Am	Ch. 2.3,			
	2000	1051	Am	Art. 15,			
	2002	515	Am	heading			
	2006	512*	Am	(Sec. 399			
381.1	2002	838	Ad	et seq.)	2008	558	R
381.5	1999	700	Ad	399	2000	1050	Ad
382	2X 2001–02	11	Am		2000	1051	Ad
382.1	2X 2001–02	11	Ad		2006	512*	R (as ad by
	2005	662	Am				Sec. 4, Stats.
383	2001	745*	Am				2000, Ch.
	2006	512*	R				1051)
383.5	2000	1050	Am				Am (as ad by
	2000	1051	Am				Sec. 4, Stats.
	2001	159	Am <sup>305</sup>				2000, Ch.
	2002	515	Am				1050)
	2003	666	R	399.1	2000	1050	Ad
	2003	733	Am		2000	1051	Ad
	2004	694	R		2006	512*	R (as ad by
383.6	2002	515	Ad				Sec. 4, Stats.
	2003	666	Am				2000, Ch.
	2006	512*	R				1051)
383.7	2003	666	R		2008	558	R
384	2005	91	Am	399.11	2002	516	Ad
384.1	2005	81*	Ad		2004	694	Am
	2006	512*	R		2006	464	Am
384.2	2006	217	Ad	399.12	2002	516	Ad
385	2000	1041	Am		2004	183	Am <sup>571</sup>
386	2X 2001–02	11	Ad		2004	694	Am
387	2002	516	Ad		2006	464	Am
	2006	464	Am		2007	130	Am <sup>902</sup>
	2008	558	Am		2007	684	Am
387.5	2006	132	Ad		2008	179	Am <sup>976</sup>
	2008	558	Am		2008	558	Am
390.1	2002	516	Ad	399.12.5	2006	747	Ad
393	2000	1040	Ad		2007	684	Am
394	1999	1005	Am		2008	558	Am
	2002	838	Am	399.13	2002	516	Ad
394.1	1999	1005	Am		2004	694	Am
394.2	1999	1005	Am		2006	464	Am
394.25	1999	1005	Am		2007	684	Am
	2000	1050	Am		2007	685	Am
	2000	1051	Am	399.14	2002	516	Ad
	2002	515	Am		2003	731	Am
	2002	838	Am		2004	694	Am
	2003	62	Am <sup>519</sup>		2006	464	Am
	2003	666	Am		2007	685	Am
	2005	22	Am <sup>647</sup>	399.15	2000	329*	Ad
394.3	1999	1005	Am		2001	159	Am & RN <sup>305</sup>
394.4	1999	1005	Am		2002	516	Ad
394.5	1999	1005	Am		2004	694	Am
	2008	558	Am		2006	464	Am
394.8	1999	1005	Am		2007	685	Am
395.5	2006	749	Ad & R <sup>38</sup>	399.16	2003	731	Ad
	2008	558	Am		2004	694	Am
396	1999	1005	Am		2006	464	R & Ad

**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
399.16 (Cont.)	2007	684	Am	399.8 (Cont.)	2001	770	Am (as ad by
	2007	685	Am				Stats. 2000, Ch.
399.17	2005	50	Ad				1050 and Ch.
399.2	2000	1050	Ad				1051)
	2000	1051	Ad		2003	666	R (as am by
	2006	512*	R (as ad by				Sec. 1, Stats.
			Sec. 4, Stats.				2001, Ch. 770)
			2000, Ch.				Am (as am by
			1051)				Sec. 2, Stats.
399.2.5	2008	558	Ad(RN)				2001, Ch. 770)
399.20	2006	731	Ad		2006	512*	Am
	2007	112	Am		2007	685	Am
	2007	130	Am <sup>902</sup>	399.9	2000	1050	Ad
	2008	544	Am		2000	1051	Ad
399.25	2002	516	Ad		2006	512*	R (as ad by
	2008	558	Am & RN				Sec. 4, Stats.
399.3	2000	1050	Ad				2000, Ch.
	2000	1051	Ad				1051)
	2006	512*	R (as ad by	401	2006	700	Am
			Sec. 4, Stats.	409	2002	1147	Am
			2000, Ch.	421	1999	1005	Am
			1051)		2007	130	Am <sup>902</sup>
399.4	2000	1050	Ad	422	2000	341	Am
	2000	1051	Ad	424	2000	341	Am
	2006	512*	R (as ad by	426	1999	1005	Ad
			Sec. 4, Stats.	440	2006	700	Ad
			2000, Ch.	441	2006	700	Ad
			1051)	442	2004	193	R <sup>571</sup>
			Am (as ad by		2006	700	Ad
			Sec. 4, Stats.	443	2006	700	Ad
			2000, Ch.	444	2006	700	Ad
			1050)	Div. 1,			
399.6	2000	1050	Ad	Pt. 1,			
	2000	1051	Ad	Ch. 2.5,			
	2001	774	Am	Art. 5,			
	2002	664	Am (as am by	heading			
			Sec. 1, Stats.	(Sec. 445			
			2001, Ch.	et seq.)	2008	558	R
			774) <sup>431</sup>	445	2002	515	Am
	2003	666	R (as ad by		2003	666	R
			Sec. 4, Stats.		2003	733	Am
			2000, Ch.		2004	694	R
			1050)	451.5	2004	759	Ad
	2006	512*	R	453	2007	568	Am
399.7	2000	1050	Ad	454	1999	1005	Am
	2000	1051	Ad	454.1	2000	1040	Ad
	2002	515	R (as ad by		2000	1042	Ad
			Sec. 4, Stats.		2004	694	Am (as ad by
			2000, Ch.				Stats. 2000, Ch.
			1050)				1040) & RN
			Am (as ad by	454.2	1999	1005	Am
			Sec. 4, Stats.	454.5	1999	1005	R
			2000, Ch.		2002	835*	Ad
			1051)		2002	850*	Ad
	2006	512*	R		2005	366	R (as ad by
399.8	2000	1050	Ad				Sec. 2, Stats.
	2000	1051	Ad				2002, Ch. 835)
							Am (as ad by
							Sec. 3, Stats.
							2002, Ch. 850)

**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
454.5 (Cont.)	2007	685	Am	739.3 (Cont.)	2004	847 *	Am <sup>317</sup>
454.55	2005	366	Ad		2008	342	Am <sup>349</sup>
454.56	2005	366	Ad	739.4	1X 2001–02	11 *	Ad
454.6	2005	374	Ad	739.5	2004	728	Am
455.1	2007	130	Am <sup>902</sup>		2008	535	Am
455.2	2002	1147	Ad <sup>37</sup>		2008	536	Am
457	1999	1005	R	739.9	1999	1005	R
458	1999	1005	Am	740.10	1X 2001–02	7 *	Ad
459	1999	1005	Am	740.11	1X 2001–02	7 *	Ad
460	1999	1005	R	740.7	1X 2001–02	7 *	Ad
461	1999	1005	R	740.8	1999	1005	Am
461.5	1999	1005	Am		2005	91	Am
464	2004	694	Ad(RN)	740.9	1X 2001–02	7 *	Ad
486	1999	1005	Am	743.1	2007	539	Am & R <sup>423</sup>
488	1999	1005	Am	743.3	2001	862	Ad
490	2006	198	Am	746	1999	1005	R
491	1999	1005	Am	747	1999	1005	R
493	1999	1005	Am		2005	562	Ad
494	1999	1005	Am		2008	558	Am
495.7	2001	745 *	Am	755	2005	426	Ad
496	1999	1005	R	758	2007	492	Ad
526	1999	1005	R	761.3	2X 2001–02	19	Ad <sup>392</sup>
527	1999	1005	Am		2008	558	Am
530	1999	1005	Am	763	1999	1005	Am
556	1999	1005	Am	763.1	1999	1005	R
557	1999	1005	R	764	1999	1005	R
559	1999	1005	Am	765	1999	1005	R
616.1	1999	774	Ad	765.5	1999	1005	Am
625	1999	774	Ad		2006	885 *	Am
	2X 2001–02	14	Am	769	1999	1005	R
625.1	2002	39 *	Ad <sup>405</sup>	769.5	1999	1005	R
			R <sup>406</sup>	776	2006	776	Ad
626	1999	774	Ad	780.5	2004	694	Am
635	2006	464	Ad	785.2	2001	771	Ad
701.6	2004	193	Am <sup>571</sup>	788	1999	1005	Am
701.8	2004	613 *	Am	829	2007	239	Am
	2008	558	Am	843	1999	991	Am <sup>96 114</sup>
703	1999	1005	Am	844	1999	991	Am <sup>96 114</sup>
706	1999	1005	R	846.2	1999	683	Ad
707	1999	1005	R	848	2004	46 *	Ad
709	2002	308	Am (by Sec. 1 of Ch.)		2008	558	Am
	2002	674	Am (by Sec. 2 of Ch.)	848.1	2004	46 *	Ad
709.3	2002	674	Ad & R <sup>18</sup>	848.2	2004	46 *	Ad
709.7	1999	714	Ad	848.3	2004	46 *	Ad
728.5	1999	1005	Am	848.4	2004	46 *	Ad
730	1999	1005	Am	848.5	2004	46 *	Ad
731	1999	1005	R	848.6	2004	46 *	Ad
732	1999	1005	Am	848.7	2004	46 *	Ad
733	1999	1005	Am	848.8	2004	46 *	Ad
739	1X 2001–02	8 *	Am	851	2005	370	Am
	2008	551	Am	853	1999	1005	Am
739.1	2X 2001–02	11	Am		2005	370	Am
	2005	662	Am	871.7	2000	943	Ad
	2006	787	Am	874	1999	1005	Am
739.10	1X 2001–02	8 *	Ad	882	1999	1005	Am
739.11	1X 2001–02	8 *	Ad & R <sup>37 20</sup>	883	2000	943	Ad
739.3	2000	931	Am <sup>18</sup>		2004	225 *	Am
	2001	745 *	Am	884	2002	308	Ad
					2003	531	Am
					2006	870	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
884.5	2004	227*	Ad <sup>80</sup>	1758	2000	953	R (as ad by Sec. 15.5, Stats. 1998, Ch. 886) & Ad
	2007	70	Am				
	2008	179	Am <sup>976</sup>				
887	2008	745	Ad	1768	1X 2001–02	9	Ad
890	2000	932	Ad		2004	855	Am
891	2000	932	Ad		2006	217	Am
892	2000	932	Ad	1769	2004	46*	Ad & R <sup>68</sup>
892.1	2000	932	Ad		2006	217	Am
892.2	2000	932	Ad	1794	2004	182	Am <sup>81 614</sup>
893	2000	932	Ad	1802	2003	300	Am
894	2000	932	Ad	1802.3	2003	300	Ad
895	2000	932	Ad	1823	1999	1005	R
	2005	98*	Am	1824	1999	1005	R
	2006	512*	Am	1904	1999	1005	Am
896	2000	932	Ad	2104	2008	552	Am & R <sup>547</sup>
897	2000	932	Ad				Ad <sup>579</sup>
898	2000	932	Ad	2714.5	2006	573	Ad
899	2000	932	Ad	2739	1999	1005	R
900	2000	932	Ad	2740	1999	1005	R
901	2005	91	Ad & R <sup>317</sup>	2741	1999	1005	R
1002.3	2005	366	Ad	2742	1999	1005	R
1013	2006	198	Am	2743	1999	1005	R
	2008	552	Am	2744	1999	1005	R
1031	2006	694	Am	2745	1999	1005	R
1032	2006	694	Am	2745	1999	1005	R
1032.1	2006	694	Am	2750	1999	1005	R
1201.1	1999	841	Ad	2751	1999	1005	R
1202	2000	263*	Am	2752	1999	1005	R
	2001	393	Am	2753	1999	1005	R
	2001	601*	Am (by Sec. 1 of Ch.) <sup>191</sup>	2754	1999	1005	R
			Am (by Sec. 1.5 of Ch.) <sup>8</sup>	2754.1	1999	1005	R
1202.7	2006	885*	Ad	2755	1999	1005	R
1701.1	1999	1005	Am	2756	1999	1005	R
1701.2	2008	552	Am	2757	1999	1005	R
1701.3	2004	183	Am <sup>571</sup>	2758	1999	1005	R
1701.5	2003	452	Ad	2759	1999	1005	R
1701.6	2003	452	Ad	2761	1999	1005	R
1702.1	2006	167	Am	2762	1999	1005	R
1708.5	1999	568	Ad	2763	1999	1005	R
1731	1X 2001–02	9	Am	2764	1999	1005	R
	2004	46*	Am	2765	1999	1005	R
	2004	855	Am	2766	1999	1005	R
	2006	217	Am	2767	1999	1005	R
1756	2000	953	R (as ad by Sec. 10.5, Stats. 1998, Ch. 886) & Ad	2768	1999	1005	R
	2006	217	Am	2769	1999	1005	R
1757	2000	953	R (as ad by Sec. 12.5, Stats. 1998, Ch. 886) & Ad	2769.5	1999	1005	R
			R (as ad by Sec. 14.5, Stats. 1998, Ch. 886) & Ad	2772	2001	447*	Am (as am by Sec. 1, Stats. 2001–02 2nd Ex. Sess., Ch. 2)
1757.1	2000	953	R (as ad by Sec. 14.5, Stats. 1998, Ch. 886) & Ad		2X 2001–02	2*	Am
				2774.5	2001	3*	Ad
					2001	822	Am
					2002	664	Am <sup>431</sup>
					2008	558	Am
				2774.6	2002	601	Ad
				2780	2004	639	Ad
				2780.1	2004	639	Ad
				2790	1999	700	Am
					2X 2001–02	11	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
2826.5	2002	515	Ad	2851	1999	1005	R
2826.6	2002	515	Ad & R <sup>68</sup>		2006	132	Ad
2827	2000	1043	Am		2007	11*	Am
	2002	836	R (as ad by		2008	541	Am
			Sec. 12, Stats.	2851.5	2008	542	Ad
			2001–02 1st	2852	2006	864	Ad
			Ex. Sess., Ch.		2008	558	Am
			8)	2854	2006	464	Ad & R <sup>317</sup>
			Am (as am by	2860	2007	536	Ad & R <sup>964</sup>
			Sec. 11, Stats.	2861	2007	536	Ad & R <sup>964</sup>
			2001–02 1st	2862	2007	536	Ad & R <sup>964</sup>
			Ex. Sess., Ch.	2863	2007	536	Ad & R <sup>964</sup>
			8) <sup>13</sup>	2864	2007	536	Ad & R <sup>964</sup>
	1X	2001–02	8* Am	2865	2007	536	Ad & R <sup>964</sup>
			R & Ad <sup>34</sup>	2866	2007	536	Ad & R <sup>964</sup>
	2005	105	Am	2867	2007	536	Ad & R <sup>964</sup>
	2006	132	Am	2867.1	2007	536	Ad & R <sup>964</sup>
	2008	558	Am	2867.2	2007	536	Ad & R <sup>964</sup>
2827.10	2003	661	Ad & R <sup>43</sup>	2867.3	2007	536	Ad & R <sup>964</sup>
	2005	22	Am <sup>647</sup>	2867.4	2007	536	Ad & R <sup>964</sup>
	2005	562	Am (as ad by				
			Sec. 2, Stats.				
			2003, Ch.				
			661) <sup>13</sup>				
2827.5	1X	2001–02	8* Ad				
2827.7	2002	836	Am				
	1X	2001–02	8* Ad				
2827.8	2002	836	Ad				
2827.9	2002	845	Ad & R <sup>43</sup>				
	2005	369	Am <sup>13</sup>				
2828	2004	790	Ad				
	2005	22	Am <sup>647</sup>				
	2006	786	Am				
2829	2007	668	Ad				
	2008	179	Am <sup>976</sup>				
Div. 1, Pt. 2, Ch. 7.5, heading (Sec. 2830 et seq.)	2008	540	Ad				
	2830	2008	540	Ad			
	2840	2007	713	Ad			
	2840.2	2007	713	Ad			
	2840.4	2007	713	Ad			
	2840.6	2007	713	Ad			
	2841	2007	713	Ad			
	2841.5	2007	713	Ad			
	2842	2007	713	Ad			
	2842.2	2007	713	Ad			
	2842.4	2007	713	Ad			
		2008	253	Am			
	2843	2007	713	Ad			
	2845	2007	713	Ad			
Div. 1, Pt. 2, Ch. 9, Art. 1, heading (Sec. 2851 et seq.)	2007	536	Ad				
				Div. 1, Pt. 2, Ch. 9, Art. 3, heading (Sec. 2868 et seq.)	2008	535	Ad
				2868	2008	535	Ad
				2869	2008	535	Ad
				2872.5	2006	776	Ad
				2875.5	2001	696	Ad
				2881	1999	1005	Am
					2001	109*	Am
					2002	143	Am
					2005	453	Am
				2881.01	2001	109*	R
				2881.1	1999	1005	Am
				2881.2	2001	109*	Am
					2001	159	Am <sup>305</sup>
					2002	61*	Ad
				2882	1999	1005	R
				2882.5	1999	1005	R
				2883	2006	198	Am
				2885.6	2006	198	Am
				2886	2006	198	Am
				2889.4	1999	384	Ad
				2889.5	2008	162	Am
				2889.8	1999	1005	Am
				2890	1999	1005	Am (as ad by
							Sec. 2 and Sec.
							3, Stats. 1998,
							Ch. 1041)
							Am (as am by
							Sec. 65.5, Stats.
							1999, Ch.
							1005) <sup>4 5</sup>
							Am (as am by
							Sec. 65.7, Stats.
							1999, Ch.
							1005) <sup>96</sup>
				2890.1	2000	931	Ad

**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
2890.2	2002	286	Ad	3380.1	1X	2001-02	10 Ad
	2003	333	Am	3380.2	1X	2001-02	10 Ad
	2005	511	Am	3381	1X	2001-02	10 Ad
	2006	198	Am	3382	1X	2001-02	10 Ad
2891	2003	533	Am	3383	1X	2001-02	10 Ad
2891.1	2004	753	Am	3384	1X	2001-02	10 Ad
	2005	495	Am	3950	1999	1005	Ad
2892	2000	981	R & Ad	4006	1999	1005	Am
	2005	21	Am	4007	1999	1005	Am
	2006	198	Am	4021	1999	1005	Am
2892.1	2006	776	Ad	4458	1999	1005	Am
2892.3	2006	198	Am	5001.5	1999	1005	Am
2892.5	2002	255	Ad	5002	1999	1005	Am
	2006	198	Am	5003.2	1999	1005	Am
2894	1999	256	Am		2005	74 *	Am
	2006	198	Am	5009	1999	1005	Am
2898	2003	565	Ad & R <sup>75</sup>	5012	1999	1005	Am
3250	2002	839	Ad	5102	1999	1005	Am
3251	2002	839	Ad		2003	646	Am
3252	2002	839	Ad	5109	1999	1005	Am
3255	2002	839	Ad	5111	2003	646	Am
3300	1X	2001-02	10 Ad	5112	1999	1005	Am
3301	1X	2001-02	10 Ad	5113	1999	1005	Am
3302	1X	2001-02	10 Ad	5133	1999	1005	Am
	2008	558	Am		2003	646	Am
3304	1X	2001-02	10 Ad		2006	763	Am
3310	1X	2001-02	10 Ad	5134	2006	763	Am
3320	1X	2001-02	10 Ad	5135	1999	1005	Am
3325	1X	2001-02	10 Ad		2008	552	Am
3326	1X	2001-02	10 Ad	5137	1999	1005	Ad
3327	1X	2001-02	10 Ad	5142	2003	646	Ad
3328	1X	2001-02	10 Ad		2006	763	Am
3330	1X	2001-02	10 Ad	5143	2003	646	Ad
3340	2002	1124 *	Am	5191	1999	1005	Am
	1X	2001-02	10 Ad	5192	2006	763	Ad
3341	1X	2001-02	10 Ad	5195	1999	1005	R
3341.1	1X	2001-02	10 Ad	5243	2003	646	Ad
3341.2	1X	2001-02	10 Ad	5244	2003	646	Ad
3341.5	1X	2001-02	10 Ad	5244.5	2003	646	Ad
3342	1X	2001-02	10 Ad	5258	2006	763	Am
3343	1X	2001-02	10 Ad	5259.5	1999	1005	Am
3344	1X	2001-02	10 Ad	5285	2006	763	Am
3345	1X	2001-02	10 Ad	5285.6	1999	1006	Am
3346	1X	2001-02	10 Ad	5311	2003	646	Am
3347	1X	2001-02	10 Ad	5316	2003	646	Am
3350	2002	664	Am <sup>431</sup>	5317	2008	552	Am & R <sup>547</sup>
	1X	2001-02	10 Ad				Ad <sup>579</sup>
3351	1X	2001-02	10 Ad	5317.5	2003	646	Ad
3352	1X	2001-02	10 Ad	5326	1999	1005	Am
3353	1X	2001-02	10 Ad	5328	1999	1005	Am
3354	1X	2001-02	10 Ad	5329	1999	1005	Am
3355	1X	2001-02	10 Ad	5331	1999	1005	Am
3356	1X	2001-02	10 Ad	5353	2006	694	Am
3365	1X	2001-02	10 Ad	5363	1999	1005	Ad
3366	1X	2001-02	10 Ad	5371.2	1999	1005	Am
3367	1X	2001-02	10 Ad	5371.4	2004	193	Am <sup>571</sup>
3367.5	1X	2001-02	10 Ad		2004	603	Am
3368	1X	2001-02	10 Ad		2006	694	Am
3369	1X	2001-02	10 Ad	5371.5	2007	701	Am
3369.5	1X	2001-02	10 Ad	5371.6	2007	701	Ad
3370	1X	2001-02	10 Ad	5374	2006	694	Am

**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>
5374 (Cont.)				5910	2006	700	Ad
	2008	552	Am		2007	123	Am
5375.1	2006	694	R	5920	2006	700	Ad
5381.5	2004	603	Ad	5930	2006	700	Ad
5384.2	2008	649	Ad		2007	123	Am
5385.6	2004	193	Am <sup>571</sup>	5940	2006	700	Ad
5386	2007	701	Am	5950	2006	700	Ad
5386.1	2007	701	R	5960	2006	700	Ad
5386.5	2003	658	Ad		2007	123	Am
5388	2004	193	R <sup>571</sup>	5970	2006	700	Ad
5411.5	2002	784	Am <sup>490</sup>	7000	2002	655	Ad
	2003	62	Am <sup>519</sup>		2003	62	Am <sup>519</sup>
	2004	603	Am		2006	198	Am
5412.2	2004	603	Am		2008	558	Am
5413.5	2004	603	Am	7001	2002	655	Ad
	2007	701	Am	7002	2002	655	Ad
5417	2008	552	Am & R <sup>547</sup>	7003	2002	655	Ad
			Ad <sup>579</sup>	7004	2002	655	Ad
5500	2004	881 *	Am & R <sup>317</sup>	7005	2002	655	Ad
			Am <sup>301</sup>	7531.5	1999	1005	Am
	2008	706	Am (as am by	7532	1999	1005	R
			Sec. 1, Stats.	7532.5	1999	1005	R
			2004, Ch.	7604	2000	263 *	Am
			881) <sup>639</sup>		2001	601 *	Am
			Am (as ad by		2006	885 *	Am
			Sec. 1.5, Stats.	7661	2004	125 *	Ad
			2004, Ch.		2005	684	Am
			881) <sup>446</sup>	7662	2006	867	Ad
5501	2004	881 *	Am & R <sup>317</sup>		2007	130	Am <sup>902</sup>
			Am <sup>301</sup>	7663	2006	885 *	Ad
	2008	706	Am (as am by	7665	2006	867	Ad
			Sec. 2, Stats.	7665.2	2006	867	Ad
			2004, Ch.		2007	130	Am <sup>902</sup>
			881) <sup>639</sup>	7665.3	2006	867	Ad
			Am (as ad by	7665.4	2006	867	Ad
			Sec. 2.5, Stats.	7665.6	2006	867	Ad
			2004, Ch.	7665.8	2006	867	Ad
			881) <sup>446</sup>	7666	2006	867	Ad
5513	2004	881 *	Ad & R <sup>317</sup>	7667	2006	867	Ad
	2008	706	Am <sup>639</sup>	7672	2004	644	Am
5800	2006	700	Ad	7678	2000	263 *	Am
5810	2006	700	Ad	7711	1999	1005	Am
	2007	123	Am		2004	644	Am
5820	2006	700	Ad		2006	885 *	Am
5830	2006	700	Ad	7711.1	2006	885 *	Ad
	2007	123	Am	7711.5	2006	697 *	Ad <sup>300</sup>
5840	2006	700	Ad				R <sup>301</sup>
	2007	123	Am	7712	2004	644	Am
5850	2006	700	Ad	7814	2003	149	Am
	2007	123	Am	7902	1999	1005	R
5860	2006	700	Ad	7902.5	1999	1005	R
	2007	123	Am	7910	2002	183	Ad
5870	2006	700	Ad		2008	195	Am
	2007	123	Am	7912	2003	446	Ad
5880	2006	700	Ad	7934	1999	809 *	Ad
	2007	123	Am	7935	1999	809 *	Ad
5885	2006	700	Ad	7936	1999	809 *	Ad
5890	2006	700	Ad	7937	1999	809 *	Ad
	2007	123	Am	7938	1999	809 *	Ad
5900	2006	700	Ad	7939	1999	809 *	Ad
	2007	123	Am	7940	1999	809 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC UTILITIES CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7943	2000	907	Ad	15796	2002	221	Am
	2001	159	Am <sup>305</sup>	15842	2002	221	Am
	2006	198	Am	15956	2002	221	Am
8281	2008	316	Am	15961.5	2003	296	Am
8283	2008	316	Am	15973.1	2006	172	Am
8284	2008	316	Am	16002	2005	700	Am
8285	2006	347	Am		2007	213	Am
	2008	316	Am	16044	2005	158	Ad
8303	2004	193	R <sup>571</sup>	16402.5	2000	146*	Ad
8340	2006	598	Ad	16475	2007	27	Am
	2007	130	Am <sup>902</sup>	16476	2007	27	R
	2008	558	Am	16477	2007	27	Am
8341	2006	598	Ad	16478	2007	27	Am
	2007	130	Am <sup>902</sup>	16486	2005	158	Am
9201	2003	733	R	16489	2005	158	Am
9202	1999	1005	Am	16490	2004	930*	Ad & R <sup>68</sup>
	2003	733	R	16574	2001	606*	Am
9203	2003	733	R	16580	2001	606*	Ad
9601	2004	646	Am	19000	2000	772	Ad & R <sup>111</sup>
9604	2008	558	Am	19001	2000	772	Ad & R <sup>111</sup>
9607	2000	1041	Ad <sup>82</sup>	19002	2000	772	Ad & R <sup>111</sup>
	2000	1042	Ad	19010	2000	772	Ad & R <sup>111</sup>
9608	2000	1042	Ad	19012	2000	772	Ad & R <sup>111</sup>
	2001	159	Am <sup>305</sup>	19014	2000	772	Ad & R <sup>111</sup>
9610	2000	1042	Ad		2003	296	Am
	2001	159	Am <sup>305</sup>	19020	2000	772	Ad & R <sup>111</sup>
9611	2000	1042	Ad	19022	2000	772	Ad & R <sup>111</sup>
9612	2000	1042	Ad	19024	2000	772	Ad & R <sup>111</sup>
9613	2X 2001–02	16	Ad & R <sup>387</sup>	19026	2000	772	Ad & R <sup>111</sup>
9614	2001	862	Ad	19030	2000	772	Ad & R <sup>111</sup>
9615	2005	366	Ad	19032	2000	772	Ad & R <sup>111</sup>
	2006	734	Am	19050	2000	772	Ad & R <sup>111</sup>
9620	2005	367	Ad	19052	2000	772	Ad & R <sup>111</sup>
10004.5	2000	146*	Ad	19054	2000	772	Ad & R <sup>111</sup>
11534	2004	118	Am	19060	2000	772	Ad & R <sup>111</sup>
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 <sup>426</sup>
	2001	159	Am <sup>305</sup>		2003	525	Am
12751	1999	55	Am	21604	2003	525	R
12751.3	2001	665	Ad & R <sup>75</sup>	21606	2000	860	R
	2006	248	Am <sup>13</sup>	21632	2000	860	Am
	2007	568	Am	21661.5	2004	521	Am
12751.5	1999	55	Ad & R <sup>20</sup>		2005	22	Am <sup>647</sup>
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 <sup>426</sup>
14051	2005	347	Am		2004	183	Am <sup>571</sup>
15702	2002	221	Am	21670.2	2002	438	Am <sup>426</sup>
15703	2002	221	Am	21670.3	2001	946	Ad
15704	2002	221	Am		2004	615	Am
	2003	62	Am <sup>519</sup>		2007	287	Am
15705	2002	221	Am	21670.4	2002	438	Am <sup>426</sup>
15706	2002	221	Am	21671.5	2002	438	Am <sup>426</sup>
15794	2002	221	Am	21674	2002	438	Am <sup>426</sup>

**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
21674.5	2002	438	Am <sup>426</sup>	30750	2004	788	Am
	2004	615	Am	31405	2002	221	Am
21674.7	2002	438	Am <sup>426</sup>	31411	2002	221	Am
	2003	351	Am	33021	2004	590	Ad
21675	2002	438	Am <sup>426</sup>	50033	2002	221	Am
	2002	971	Am	50039	2002	221	Am
	2004	615	Am	50120	2004	788	Am
21675.1	2002	438	Am <sup>426</sup>	70033	2002	221	Am
	2004	615	Am	70121	2004	788	Am
21676	2002	438	Am <sup>426</sup>	70223	2007	343	Am
	2003	351	Am	90300	2004	788	Am
21676.5	2002	438	Am <sup>426</sup>		2005	22	Am <sup>647</sup>
	2003	351	Am	90773	2002	221	Am
21677	2003	351	Am	90933	2002	221	Am
21678	2003	351	Am	95163	2002	221	Am
21679	2002	438	Am <sup>426</sup>	95194	2002	221	Am
21679.5	2002	438	Am <sup>426</sup>	95400	2007	103	Am
21681	2002	438	Am <sup>426</sup>	95650	2004	788	Am
21683.1	2002	754*	Am	98005	2001	597	Am
21687	1999	105	Am	98043	2002	221	Am
21702	2002	438	Am <sup>426</sup>	98100	2002	221	Am
	2003	525	Am	98161	2004	788	Am
21704	2003	525	Am	98290	2007	343	Am
21706	2005	270	Am	99159	2003	845	Ad
21707	2003	525	Am	99162	2002	314	Ad
22002	2000	191	Am	99163	2003	141	Ad
22002.5	2000	191	Ad	99164	2003	564	Ad
	2000	1056	R (as ad by Stats. 2000, Ch. 191)	99165	2002	602	Ad
				99170	2002	650	Ad
22003	2003	627	Am	99171	2008	528	Ad & R <sup>349</sup>
22407	2005	700	Am	99172	2008	528	Ad & R <sup>349</sup>
22411	2005	158	Ad	99210.1	2004	615	Ad
22553	2000	191	Am	99233.5	2002	743	Am
22553.2	2000	1056	Ad	99234	2006	839	Am
	2004	118	Am	99246	2003	354	Am
22555	2000	191	Am	99268.17	2003	354	Ad
22702	2000	191	Am				R & Ad <sup>100</sup>
24908	2007	213	R & Ad	99310.6	2002	445*	Ad
25051	2004	788	Am		2005	76*	Am
26405	2002	221	Am	99312	2007	173*	Am <sup>37</sup>
26654	2002	221	Am		2008	756*	Am
27405	2002	221	Am	99312.7	2000	787	Am
27424	2002	221	Am	99314	2000	632	Am
28746	2002	221	Am		2004	615	Am
27747	2002	221	Am	99314.1	2000	632	Ad
28747.4	2002	221	Am		2004	615	Am
28748.8	1999	724	Am	99314.2	2000	632	Ad
	2007	213	Am	99314.3	2000	632	Am
28750.4	2002	221	Am	99314.5	2002	201	Am
28767.3	2001	745*	Am	99314.6	2003	354	Am
28850	2004	788	Am	99315.5	1999	278	Ad <sup>62</sup>
29010.3	1999	624	Ad				R <sup>22</sup>
29031.1	2002	970	Ad <sup>414</sup>	99315.7	1999	1007	Ad
			R <sup>80</sup>	99315.8	2000	860	Ad
				99315.95	2002	736	Ad
	2005	536*	Am <sup>284 111</sup>	99317.1	2001	597	Am
29034	2005	536*	Am	99317.10	2001	597	Am
29035.5	2002	280	Ad	99317.2	2001	597	R
29664	2002	221	Am	99317.8	2001	597	Am
29714	2002	221	Am	99317.9	2001	597	Am
30630.5	2000	145*	Am	99318.1	2001	597	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
99318.4	2001	597	R	100115.5	2000	784	Ad
99319	2001	597	Am	100130.5	1999	624	Ad
99320	2006	516	Ad <sup>384</sup>	100160.1	2001	217	Ad
			R <sup>192</sup>	100161	2001	217	Am
99400.7	1999	729	Ad	100164	2001	217	Am
	2000	655	Am	100170	2001	217	Am
99420	2002	270	Ad	100250	2007	343	Am
99560	2003	833	Ad		2007	430	Am
99560.1	2003	833	Ad	100251	2007	430	Am
99560.2	2003	833	Ad	100303	2004	788	Am
99560.3	2003	833	Ad	100500	2003	296	Am
99561	2003	833	Ad	100600	2003	727	Ad
99561.1	2003	833	Ad	100601	2003	727	Ad
99561.2	2003	833	Ad		2004	645	Am
99561.3	2003	833	Ad	100601.5	2003	727	Ad
99562	2003	833	Ad		2004	645	Am
99563	2003	833	Ad	100602	2003	727	Ad
99563.1	2003	833	Ad	100602.10	2003	727	Ad
99563.2	2003	833	Ad		2004	645	Am
99563.3	2003	833	Ad	100602.11	2003	727	Ad
99563.4	2003	833	Ad	100602.12	2003	727	Ad
99563.5	2003	833	Ad	100602.13	2003	727	Ad
99563.6	2003	833	Ad		2004	645	Am
99563.7	2003	833	Ad	100602.14	2003	727	Ad
99563.8	2003	833	Ad	100602.2	2003	727	Ad
99564	2003	833	Ad		2004	645	R
99564.1	2003	833	Ad	100602.3	2003	727	Ad
99564.2	2003	833	Ad		2004	645	R
99564.3	2003	833	Ad	100602.4	2003	727	Ad
99564.4	2003	833	Ad		2004	645	Am
99564.5	2003	833	Ad	100602.5	2003	727	Ad
99565	2003	833	Ad		2004	645	R
99566	2003	833	Ad	100602.6	2003	727	Ad
99566.1	2003	833	Ad		2004	645	R
99566.2	2003	833	Ad	100602.7	2003	727	Ad
99566.3	2003	833	Ad		2004	645	R
99567	2003	833	Ad	100602.8	2003	727	Ad
99568	2003	833	Ad		2004	645	Am
99569	2003	833	Ad	100602.9	2003	727	Ad
99570	2003	833	Ad	100603	2003	727	Ad
99570.1	2003	833	Ad		2004	645	Am
99570.2	2003	833	Ad	100604	2003	727	Ad
99570.3	2003	833	Ad	100605	2003	727	Ad
99570.4	2003	833	Ad		2004	645	Am
99580	2006	258	Ad	100606	2003	727	Ad
99581	2006	258	Ad	100607	2003	727	Ad
99582	2006	258	Ad	100608	2003	727	Ad
	2007	738	Am	100609	2003	727	Ad
99620	2004	193	Am <sup>571</sup>	100610	2003	727	Ad
99621	2004	193	R <sup>571</sup>	100611	2003	727	Ad
99655	2007	173 *	Ad	100612	2003	727	Ad
Div. 10,				100613	2003	727	Ad
Pt. 12,					2004	645	Am
heading				100614	2003	727	Ad
(Sec. 100000					2004	645	Am
et seq.)	1999	724	Am	100615	2003	727	Ad
100000	1999	724	Am	100616	2003	727	Ad
100001.5	2001	217	Ad		2004	645	Am
100002	1999	724	Ad	100617	2003	727	Ad
100011	1999	724	Am	100618	2003	727	Ad
100022	2001	217	Ad	100619	2003	727	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC UTILITIES CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
101170	2002	221	Am	103240.5	1999	624	Ad
101285	2002	221	Am	103403	2004	788	Am
101286	2002	221	Am	105000	2002	341	Ad
101287	2002	221	Am	105001	2002	341	Ad
101295	2002	221	Am	105002	2002	341	Ad
101343	2004	788	Am	105003	2002	341	Ad
102015	2003	525	Am	105004	2002	341	Ad
	2004	620	Am	105010	2002	341	Ad
102022	2006	272	Am	105011	2002	341	Ad
102023	2006	272	Am	105012	2002	341	Ad
102024	2004	620	Ad	105020	2002	341	Ad
	2006	272	R	105021	2002	341	Ad
102025	2004	620	Ad	105022	2002	341	Ad
	2006	272	R & Ad	105023	2002	341	Ad
102026	2004	620	Ad	105030	2002	341	Ad
	2006	272	R & Ad	105031	2002	341	Ad
102027	2004	620	Ad	105032	2002	341	Ad
	2006	272	R & Ad	105040	2002	341	Ad
102028	2004	620	Ad	105041	2002	341	Ad
	2006	272	R & Ad	105042	2002	341	Ad
102055	2006	272	Am	105043	2002	341	Ad
102100	2004	620	R	105044	2002	341	Ad
102100.1	2004	620	Ad	105050	2002	341	Ad
	2006	272	Am	105051	2002	341	Ad
102100.10	2006	272	Ad	105052	2002	341	Ad
102100.2	2004	620	Ad	105060	2002	341	Ad
102100.3	2004	620	Ad	105061	2002	341	Ad
	2006	272	Am	105062	2002	341	Ad
102100.4	2004	620	Ad	105070	2002	341	Ad
	2006	272	R & Ad	105071	2002	341	Ad
102100.5	2004	620	Ad	105072	2002	341	Ad
	2006	272	R & Ad	105073	2002	341	Ad
102100.6	2004	620	Ad	105074	2002	341	Ad
	2006	272	R & Ad	105075	2002	341	Ad
102100.7	2004	620	Ad	105076	2002	341	Ad
	2006	272	Am	105085	2002	341	Ad
102100.8	2004	620	Ad	105086	2002	341	Ad
	2006	272	Am	105087	2002	341	Ad
102100.9	2004	620	Ad	105095	2002	341	Ad
	2006	272	Am	105096	2002	341	Ad
102105	2006	272	Am	105097	2002	341	Ad
102105.1	2006	272	Ad	105098	2002	341	Ad
102106	2006	272	Am	105099	2002	341	Ad
102122	2006	272	Am	105100	2002	341	Ad
	2008	528	Am & R <sup>349</sup>	105101	2002	341	Ad
			Ad <sup>801</sup>	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
103113	1999	724	Am	105154	2002	341	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
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
105334	2002	341	Ad	125050	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
125052	2005	150	Am	125713 (Cont.)			
125105	2005	150	Am	2005	150	Am	
125200	2005	150	Am	125714	2003	594	Ad
125201	2005	150	Am	2005	150	Am	
125202	2005	150	Am	125715	2003	594	Ad
125220	2005	150	Am	2005	150	Am	
125222	2005	150	Am	125716	2003	594	Ad
125223	2001	825	Am	2005	150	Am	
125226	2005	150	Am	130051.12	2000	1080	Am
125227	2005	150	Am	2002	938	Am	
125240	2005	150	Am	130051.24	2000	1080	Ad
125241	2005	150	Am	130052	2004	469	Am
125260	2005	150	Am	130054.1	2004	432*	Am
125300	2005	150	R	2005	22	Am <sup>647</sup>	
125301	2005	150	R	130109	2004	69*	Am
125350	2005	150	Am	130110	2000	1080	Am
125351	2005	150	Am	130232	1999	1007	Am
125352	2005	150	Am	2006	814	Am	
125400	2005	150	Am	2007	116	Am	
125450	2005	150	Ad	130240	2002	688	Am
125500	2005	150	Ad	2008	714	Am	
125522	2005	150	Am	130241.5	2000	526	Ad & R <sup>19</sup>
125523	2004	788	Am	130243	2006	814	Am
125524	2005	150	Am	130244	2008	714	Ad
125525	2005	150	Am	130245	2008	714	Ad
125526	2005	150	Am	130265	2001	512*	Am
125527	2005	150	Am	130292	2001	745*	Am
125540	2005	150	Am	130350	2007	343	Am
125541	2005	150	Am	130350.4	2008	302	Ad
125550	2003	845	Am	130350.5	2003	785	Ad
	2005	150	Am	2008	302	Am	
125551	2005	150	Am	130401	2007	343	Am
125552	2005	150	Am	130630	2005	22	Am <sup>647</sup>
125560	2005	150	Am	131010	2005	83	Am
125561	2005	150	Am	131100	2005	83	Am
125600	2005	150	Am	131102	2007	343	Am
125700	2003	594	Ad	131103	2005	83	Am
	2005	150	Am	131241	2005	83	Am
125701	2003	594	Ad	131268	1999	724	Am
	2005	150	Am	131269	2004	69*	Am
125702	2003	594	Ad	131285	2005	83	Am
	2005	150	Am	132301	2007	343	Am
125703	2003	594	Ad	132304	2008	83	Am
	2005	150	Am	Div. 12.7,			
125704	2003	594	Ad	Ch. 2,			
125705	2003	594	Ad	Art. 6,			
	2005	150	Am	heading			
125706	2003	594	Ad	(Sec. 132320			
125707	2003	594	Ad	et seq.)	2008	83	Am
	2005	150	Am	132320	2001	297	Ad
125708	2003	594	Ad	2008	83	Am	
	2005	150	Am	132321	2008	83	Ad
125709	2003	594	Ad	132322	2001	297	Ad
	2005	150	Am	2008	83	Am	
125710	2003	594	Ad	132324	2001	297	Ad
	2005	150	Am	2008	83	Am	
125711	2003	594	Ad	132326	2001	297	Ad
	2005	150	Am	132328	2001	297	Ad
125712	2003	594	Ad	2008	83	Am	
	2005	150	Am	132330	2001	297	Ad
125713	2003	594	Ad	2008	83	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
132332	2001	297	Ad	132370.4	2002	743	Ad
	2008	83	Am	132370.5	2002	743	Ad
132334	2001	297	Ad		2003	62	Am <sup>519</sup>
	2008	83	Am	132370.6	2002	743	Ad
132350	2002	743	Ad		2003	62	Am <sup>519</sup>
132350.1	2002	743	Ad	132370.7	2002	743	Ad
132350.2	2002	743	Ad	132370.8	2002	743	Ad
132351	2002	743	Ad	132370.9	2002	743	Ad
132351.1	2002	743	Ad	132372	2002	743	Ad
	2006	142	Am	132372.1	2002	743	Ad
132351.2	2002	743	Ad	132372.2	2002	743	Ad
	2006	142	Am	132372.3	2002	743	Ad
132351.3	2002	743	Ad	132372.4	2002	743	Ad
132351.4	2002	743	Ad	132410	2001	745*	Am
132351.5	2002	743	Ad	132600	2003	827	Ad
132351.6	2002	743	Ad	132605	2003	827	Ad
132352	2002	743	Ad	132610	2003	827	Ad
	2005	158	Am		2006	808	Am
132352.1	2002	743	Ad		2007	130	Am <sup>902</sup>
132352.2	2002	341	Ad	132615	2003	827	Ad
132352.3	2002	743	Ad		2006	808	Am
132352.4	2002	743	Ad	132620	2003	827	Ad
132352.5	2002	743	Ad	132625	2003	827	Ad
132352.6	2002	743	Ad		2006	808	Am
	2003	508	Am	132632	2002	743	Ad
132353	2002	743	Ad		2003	62	Am & RN <sup>519</sup>
132353.1	2002	743	Ad	132634	2002	743	Ad
132353.2	2002	743	Ad		2003	62	Am & RN <sup>519</sup>
	2003	62	Am <sup>519</sup>	132635	2003	827	Ad
132353.3	2002	743	Ad	132640	2003	827	Ad
132353.4	2002	743	Ad	132645	2003	827	Ad
132354	2002	743	Ad		2006	808	Am
132354.1	2002	743	Ad	132650	2003	827	Ad
132354.2	2002	743	Ad		2006	808	Am
132354.3	2002	743	Ad	140109	2004	69*	Am
132354.4	2002	743	Ad	142001	2001	474	Am
132354.5	2002	743	Ad	142050	2001	474	Am
132354.6	2002	743	Ad	142051	2005	248	Am
132355	2002	743	Ad	142052	2001	474	Am
132355.1	2002	743	Ad	142105	2005	248	Am
132355.2	2002	743	Ad	142110	2001	474	R
132355.3	2002	743	Ad	142200	2001	474	Am
132355.4	2002	743	Ad	142201	2001	474	Am
132357	2007	287	Ad	142250	2001	474	Am
132358	2007	287	Ad	142251	2001	474	Am
132359	2007	287	Ad	142254	2001	474	Am
132360	2003	508	Ad	142255	2001	474	R & Ad
132360.1	2003	508	Ad	142256	2001	474	R & Ad
132360.2	2003	508	Ad	142257	2001	474	Am
	2007	287	Am	142258	2001	474	Am
132360.3	2003	508	Ad	142259	2001	474	R & Ad
132360.4	2003	508	Ad	142260	2001	474	Am
132360.5	2003	508	Ad		2005	248	Am
132360.6	2008	83	Ad	142263	2001	474	R & Ad
132362	2003	62	Ad(RN) <sup>519</sup>		2005	248	Am
132364	2003	62	Ad(RN) <sup>519</sup>	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

**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
170006	2001	946	Ad	170042 (Cont.)	2005	22	Am <sup>647</sup>
	2002	978*	Am		2005	158	Am
	2005	158	Am		2007	287	R
	2007	287	Am	170044	2001	946	Ad
170010	2001	946	Ad	170046	2001	946	Ad
	2002	978*	Am		2007	287	R
	2005	158	R	170048	2001	946	Ad
	2007	287	Ad		2002	978*	Am
	2008	620	Am		2007	287	Am
170011	2007	287	Ad	170050	2001	946	Ad
	2008	620	Am	170052	2001	946	Ad
170012	2001	946	Ad		2002	978*	Am
	2002	978*	Am	170054	2001	946	Ad
	2005	158	R	170056	2001	946	Ad
	2007	287	Ad		2002	978*	Am
170013	2007	287	Ad	170058	2001	946	Ad
	2008	620	Am		2002	978*	Am
170014	2001	946	Ad	170058.5	2001	946	Ad
	2005	158	R		2002	978*	R
	2007	287	Ad	170059	2001	946	Ad
170016	2001	946	Ad		2002	978*	R
	2002	664	Am <sup>431</sup>	170060	2001	946	Ad
	2002	978*	Am		2002	978*	R & Ad
	2004	589	Am	170062	2001	946	Ad
	2005	158	Am		2002	978*	Am
	2007	287	R & Ad		2005	158	Am
	2008	620	Am	170064	2001	946	Ad
170017	2007	287	Ad		2002	978*	Am
	2008	620	Am	170066	2001	946	Ad
170018	2001	946	Ad		2002	978*	R & Ad
	2002	664	Am <sup>431</sup>	170068	2001	946	Ad
	2002	978*	Am		2002	978*	Am
	2005	158	Am	170070	2001	946	Ad
	2007	287	R & Ad		2002	978*	Am
	2008	620	Am	170072	2001	946	Ad
170020	2001	946	Ad		2002	978*	Am
	2007	287	R	170074	2001	946	Ad
170022	2001	946	Ad	170076	2001	946	Ad
	2007	287	R		2002	978*	Am
170024	2001	946	Ad	170078	2001	946	Ad
	2002	978*	Am		2002	978*	Am
	2007	287	R & Ad	170080	2001	946	Ad
170026	2001	946	Ad		2002	978*	R
	2002	978*	Am	170082	2001	946	Ad
	2007	287	Am		2002	978*	Am
170028	2002	978*	Ad	170084	2001	946	Ad
	2007	287	R		2002	978*	Am
170030	2001	946	Ad		2005	158	Am
170032	2001	946	Ad	180050	2000	408	Am
	2007	287	Am	180051	1999	1007	Am
170034	2001	946	Ad	180201	2003	129	Am
170035	2008	620	Ad	180204	2003	129	Am
170036	2008	620	Ad	185020	2000	791	Am
170038	2001	946	Ad		2002	696	Am (by Sec. 1 of Ch.)
	2002	978*	Am	185032	2000	791	Am
170040	2001	946	Ad	185033	2008	267*	Ad
170041	2005	158	Ad	185034	2002	696	Am
	2007	287	R	185035	2008	267*	Ad
170042	2001	946	Ad	185037	2008	267*	Ad
	2002	978*	Am				
	2004	677	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**PUBLIC UTILITIES CODE—Continued**

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
185038	2002	696	Ad	240301	2007	343	Am
190300	2007	343	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## REVENUE AND TAXATION CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
38	2003	569	Ad	75.21 (Cont.)			
51	2000	647	Am	2000	647	Am	
53	2000	272	Am (by Sec. 1 of Ch.)	2001	159	Am	<sup>305</sup>
				2003	316	Am	
61	2006	364	Am	2006	677	Am	
62	2002	775	Am	75.23 2005	264	Ad	
	2005	416*	Am	75.24 2008	201	Ad	
	2006	364	Am	75.30 2003	471	R	
	2007	555*	Am	75.31 2000	647	Am	
62.1	2001	772	Am	2001	744	Am	
	2002	664	Am <sup>431</sup>	2003	471	Am	
	2002	775	Am	75.5 2000	406*	Am	
62.11	2007	277	Ad	75.51 1999	941	Am	
62.2	1999	603*	Am	2002	775	Am	
	2002	775	Am	75.52 2007	340	Am	
63.1	1999	941	Am	75.55 2002	775	Am	
	2001	613	Am	95 2007	343	Am	
	2002	775	Am	95.2 2006	538	Am <sup>802</sup>	
	2004	227*	Am	95.31 2000	602	Am	
	2004	889*	Am	95.35 2001	521	Ad	
	2005	264	Am	2002	214	Am	
	2007	449	Am	96.1 2001	381	Am	
	2007	450	Am (by Sec. 1.5 of Ch.)	2003	62	Am <sup>519</sup>	
	2008	349	Am	96.18 1999	824*	Ad	
64	1999	83	Am <sup>30</sup>	96.19 2000	604	Ad	
66	1999	941	Am	96.27 1999	567	Ad	
69	2006	317*	Am	96.52 1999	567	Ad	
69.4	1999	941	Ad	96.6 1999	184	Am	
	2003	471	Am	2002	500	Am	
	2004	354*	Am	96.81 2004	211*	Ad <sup>622</sup>	
	2005	22	Am <sup>647</sup>	97.2 1999	34	Am	
69.5	2000	417	Am	1999	78*	Am <sup>101</sup>	
	2000	693*	Am (by Sec. 1 of Ch.) <sup>14</sup>	1999	464	Am (as am by Stats. 1999, Ch. 78)	
			Am (by Sec. 1.5 of Ch.) <sup>25</sup>	1999	643	Am <sup>82</sup>	
	2001	613	Am	1999	646	Am (as am by Stats. 1999, Ch. 78)	
	2002	775	Am				
	2005	264	Am	2000	611	Am	
	2006	364	Am	2007	463	Am	
	2007	449	Am	97.3 1999	78*	Am	
70	1999	352*	Am	1999	646	Am (as am by Stats. 1999, Ch. 78)	
	2001	330*	Am				
	2008	336*	Am <sup>983</sup>				
72	2003	604	Am	1999	649	Am (as am by Stats. 1999, Ch. 78)	
	2004	194	Am				
73	2005	193*	Am <sup>38</sup>				
	2008	538*	Am <sup>724</sup>	2000	611	Am	
74	1999	200*	Am	2001	159	Am <sup>305</sup>	
74.5	1999	504	Am <sup>13</sup>	2007	463	Am	
	2001	330*	Am	97.31 2004	211*	Am <sup>622</sup>	
	2008	336*	Am <sup>983</sup>	97.313 2004	183	Am <sup>571</sup>	
74.7	2003	471	Ad	97.39 1999	567	Ad	
75.11	2000	646	Am	97.41 2008	158	Am	
	2000	647	Am	97.43 1999	84*	Ad <sup>29</sup>	
	2001	159	Am <sup>305</sup>	97.45 2003	552	Ad	
	2001	407	Am	97.46 2003	757	Ad	
	2003	471	Am	97.68 2003	162*	Ad	
75.12	2005	264	Am	2003	757	Am	
75.21	2000	646	Am	2004	211*	Am <sup>622</sup>	

**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		
97.68	(Cont.)				Div. 1,				
	5X	2003-04	2 *	R & Ad <sup>435</sup>	Pt. 1,				
97.69	2006		366	Ad	Ch. 2.6,				
97.70	2004		211 *	Ad <sup>622</sup>	heading				
	2004		610 *	Am (as ad by	(Sec. 172				
				Sec. 21, Stats.	et seq.)	2002	775	Am	
				2004, Ch. 211)	172	2002	775	Am	
97.71	2004		211 *	Ad <sup>622</sup>	172.1	2002	775	Am	
	2004		610 *	Am (as ad by	181	2002	775	Am	
				Sec. 22, Stats.	194	2002	775	Am	
				2004, Ch. 211)		2003	471	Am	
97.72	2004		211 *	Ad <sup>622</sup>	194.2	1999	387 *	Am	
	2004		610 *	Am (as ad by	194.4	1999	387 *	Am	
				Sec. 23, Stats.	194.5	1999	387 *	Am	
				2004, Ch. 211)	194.6	1999	387 *	R	
97.73	2004		211 *	Ad <sup>622</sup>	195.1	1999	387 *	Am	
	2004		610 *	Am (as ad by	195.100	2005	622 *	Ad	
				Sec. 24, Stats.	195.101	2006	896 *	Ad	
				2004, Ch. 211)	195.102	2006	896 *	Ad	
				Am	195.103	2006	896 *	Ad	
97.74	2004		211 *	Ad <sup>622</sup>	195.104	2006	897 *	Ad	
	2004		610 *	R	195.105	2006	897 *	Ad	
97.75	2004		211 *	Ad <sup>622</sup>	195.106	2006	897 *	Ad	
97.76	2004		211 *	Ad <sup>622</sup>	195.107	2007	224 *	Ad	
	2005		74 *	Am	195.108	2007	224 *	Ad	
97.77	2004		211 *	Ad <sup>622</sup>	195.109	2007	224 *	Ad	
97.78	2007		490 *	Ad	195.110	2007	222 *	Ad	
98	2000		171	Am (by Sec. 1	195.111	2007	222 *	Ad	
				of Ch.)	195.112	2007	222 *	Ad	
	2000		419	Am (by Sec.	195.116	2007	223 *	Ad	
				1.5 of Ch.)	195.117	2007	223 *	Ad	
	2006		342 *	Am	195.118	2007	223 *	Ad	
98.02	1999		550 *	Am <sup>1</sup>	195.120	2007	224 *	Ad	
	2000		171	Am		2008	386 *	Am	
	2004		211 *	Am <sup>622</sup>	195.121	2007	224 *	Ad	
98.04	2006		342 *	R	195.122	2007	224 *	Ad	
99	1999		550 *	Am <sup>1</sup>		2008	386 *	Am	
	2000		761	Am	195.123	2007	224 *	Ad	
	2004		355	Am	195.124	2007	224 *	Ad	
	2005		189	Am	195.125	2007	224 *	Ad	
100	2004		640	Am	195.128	2008	386 *	Ad	
	2006		791	Am (by Sec. 1	195.129	2008	386 *	Ad	
				of Ch.)	195.130	2008	386 *	Ad	
	2006		872	Am (by Sec.	195.131	2008	386 *	Ad	
				1.5 of Ch.)	195.132	2008	386 *	Ad	
100.1	2006		791	Am & R <sup>312</sup>	195.133	2008	386 *	Ad	
100.11	2006		791	Ad	195.134	2008	386 *	Ad	
100.4	2000		611	Ad	195.135	2008	386 *	Ad	
100.7	1999		611	Ad	195.136	2008	386 *	Ad	
100.9	2002		57	Ad	195.137	2008	386 *	Ad	
100.95	2006		872	Ad	195.138	2008	386 *	Ad	
107.4	2004		853	Ad	195.139	2008	386 *	Ad	
	2006		251	Am	195.140	2008	386 *	Ad	
107.7	2006		700	Am	195.141	2008	386 *	Ad	
	2007		123	Am	195.142	2008	386 *	Ad	
	2008		179	Am <sup>976</sup>	195.143	2008	386 *	Ad	
155	2003		471	Am	195.144	2008	386 *	Ad	
155.20	2004		183	Am <sup>571</sup>	195.145	2008	386 *	Ad	
168.5	1999		941	Ad	195.83	1999	165 *	Ad	
170	2001		407	Am	195.84	1999	165 *	Ad	
	2006		364	Am	195.85	1999	165 *	Ad	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
195.86	2001	158 *	Ad	218 (Cont.)			
195.87	2001	158 *	Ad	2004	792 *	Am	
195.88	2001	158 *	Ad	2005	622 *	Am (by Sec. 5 of Ch.)	
195.89	2004	772 *	Ad				
195.90	2004	772 *	Ad	2005	623 *	Am (by Sec. 5.5 of Ch.)	
195.91	2004	772 *	Ad				
195.92	2005	623 *	Ad	2005	624 *	Am (by Sec. 4.5 of Ch.)	
195.93	2005	623 *	Ad				
195.94	2005	623 *	Ad	2006	896 *	Am (by Sec. 5 of Ch.)	
195.95	2005	624 *	Ad				
195.96	2005	624 *	Ad	2006	897 *	Ad	
195.97	2005	624 *	Ad	2007	222 *	Am (by Sec. 4 of Ch.)	
195.98	2005	622 *	Ad				
195.99	2005	622 *	Ad	2007	223 *	Am (by Sec. 4 of Ch.)	
197	2002	775	Am				
205.5	2000	1085 *	Am (by Sec. 1 of Ch., as am by Sec. 17, Stats. 1996, Ch. 1087)	2007	224 *	Am (by Sec. 10.5 of Ch.)	
				2008	386 *	Am	
				218.1	2004	200 R	
	2000	1086 *	R (as am by Sec. 17, Stats. 1996, Ch. 1087)	220.5	2003	604 Am	
					2004	200 Am	
				225	2000	861 * Ad	
					2001	826 Am	
				227	2000	647 Am	
				230	2000	601 * Ad	
				231	2003	471 Am	
				236.5	2001	609 * Ad	
				237	1999	941 Ad	
					2000	135 Am <sup>203</sup>	
					2000	601 * Am	
					2002	775 Am	
	2001	407	Am	241	2001	161 * Am	
	2003	278 *	Am	254	2002	775 Am	
	2004	544 *	Am	254.5	1999	927 * Am <sup>121</sup>	
211	1999	291 *	Am		2002	214 Am	
	2007	225 *	Am		2003	471 Am	
	2008	356 *	Am		2006	224 Am	
213.7	2003	471	Am	254.6	2003	471 Ad	
214	1999	927 *	Am <sup>121</sup>		2006	224 Am	
	2000	601 *	Am	256.6	2003	604 Ad	
	2001	159	Am <sup>305</sup>	256.7	2003	604 Ad	
	2003	471	Am	257	2002	214 Am	
	2004	354 *	Am	259.13	2002	775 Ad	
	2005	22	Am <sup>647</sup>	259.5	2003	471 Am	
	2006	224	Am	259.7	2003	471 Am	
	2008	524	Am	270	2002	214 Am	
214.01	2003	471	Am		2002	775 Am	
	2004	354 *	Am	271	2002	214 Am	
214.02	2001	533 *	Am <sup>322</sup>		2002	775 Am	
	2004	354 *	Am		2003	316 Am	
214.14	2004	354 *	Am		2003	471 Am	
214.15	1999	927 *	Ad <sup>121</sup>	272	2003	471 Am	
214.16	2008	524 *	Ad	276	2000	922 * R & Ad	
214.5	2004	354 *	Am		2000	1085 * R & Ad	
214.8	2003	471	Am		2002	775 Am	
	2004	354 *	Am	276.1	2000	1085 * Ad	
	2006	224	Am		2002	775 Am	
215.1	2007	449	Am		2006	677 Am	
217	2004	200	Am	276.2	2000	922 * Ad	
	2005	22	Am <sup>647</sup>		2000	1085 * Ad	
217.1	2004	200	Am				
218	2003	471	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
276.2 (Cont.)	2002	775	R (as ad by Sec. 3, Stats. 2000, Ch. 922)	480.8	2007	450	Ad
			Am (as ad by Sec. 6, Stats. 2000, Ch. 1085)	482	2002	775	Am
			Am (as ad by Sec. 4, Stats. 2000, Ch. 922)	531.1	2002	775	Am
			Am (as ad by Sec. 7, Stats. 2000, Ch. 1085)	531.2	1999	941	Am
				531.7	2006	538	Am <sup>802</sup>
				531.8	1999	941	Am
					2003	604	Am
	2006	677	Am	531.9	2002	775	Ad
276.3	2000	922*	Ad	532	2000	646	Am
	2000	1085*	Ad		2000	647	Am
	2002	775	R (as ad by Sec. 4, Stats. 2000, Ch. 922)		2001	613	Am
			Am (as ad by Sec. 7, Stats. 2000, Ch. 1085)		2003	471	Am
				533	2003	604	Am
					2004	200	Am
				534	2000	647	Am
					2001	744	Am
					2003	471	Am
					2005	264	Am
276.5	2003	604	Ad	602	1999	941	Am
277	2006	677	Am	606	2001	613	Am
279	2003	278*	Am	620.5	2002	775	R
	2008	594	Am	674	2000	647	Am
327.1	2002	214	Ad	721.5	2002	57	Ad
	2004	194	Am	731	2000	646	Am
327.5	2005	281	Ad		2000	647	Am
401.10	2000	607	Am <sup>111</sup>	732	2000	646	Am
401.15	1999	83	Am <sup>30</sup>		2000	647	Am
401.16	2002	299	Ad	733	2000	646	Am
401.17	2005	699*	Ad		2000	647	Am
401.20	2006	417	Ad	746	2000	646	Am
401.9	2003	471	R		2000	647	Am
402.1	2002	616	Am	748	2000	646	Am
402.9	1999	941	Am		2000	647	Am
402.95	2004	786	Ad	749	2000	646	Am
408	2000	647	Am		2000	647	Am
	2002	759	Am		2001	744	Am
	2003	62	Am <sup>519</sup>	755	2002	775	Am
	2006	677	Am		2005	264	Am
408.2	2005	264	Am		2006	791	Am
421.5	2002	616	Am	756	2002	664	Am <sup>431</sup>
423	2003	471	Am		2002	775	Am
423.4	2002	616	Am		2005	264	Am
423.8	2002	616	Am		2006	791	Am
426	2002	616	Am	758	2000	646	Am
	2003	62	Am <sup>519</sup>		2000	647	Am
439.2	2003	471	Am	759	2000	646	Am
441	1999	334	Am		2000	647	Am
	2002	775	Am	760	2000	116	Am
	2003	316	Am	830	2001	407	Am
	2005	699*	Am <sup>751</sup>	830.1	2001	407	Am
	2007	180*	Am	833	2001	407	Am
441.5	2002	775	Am	862	2006	538	Am <sup>802</sup>
442	2003	316	Am	995.2	1999	83	Am <sup>30</sup>
452	2007	180*	Am	998	2003	62	Am <sup>519</sup>
463	1999	334	Am		2004	697	Am
465	2002	214	Am	1153.5	2005	699*	Ad & R <sup>752</sup>
469	2000	613	Am	1160	2007	180*	Ad
	2001	238	Am	1161	2007	180*	Ad
	2005	264	Am	1162	2007	180*	Ad
	2008	297	Am	1603	2001	238	Am
480.4	2002	775	Am		2002	775	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
1603 (Cont.)	2007	195	Am	2700	2006	538	Am <sup>802</sup>
1604	2004	768	Am	2782	2004	407	Am
1605	2000	647	Am	2823	2005	281	Am
	2001	744	Am	2910.1	1999	941	Am
1606	2001	407	Am	2921.5	2002	269	Am
1609.5	2003	471	Am		2003	62	Am <sup>519</sup>
1610.8	2003	199	Am	3101	2001	121	Am
	2003	604	Am (as am by Stats. 2003, Ch. 199)	3102	2001	121	Am
				3351	2002	723	Am
1612	2003	199	R		2004	407	Am
1612.5	1999	941	Ad	3361	2004	923	Am (by Sec. 1 of Ch.)
1612.7	1999	941	Ad		2004	944	Am (by Sec. 1.5 of Ch.)
1613	2003	199	R	3362	2004	923	Am (by Sec. 2 of Ch.)
1614	2003	199	Am		2004	944	Am (by Sec. 2.5 of Ch.)
1622.6	1999	941	Am		2007	340	Am
1623.1	2004	407	Am	3371	2002	723	Am
1624	1999	941	Am		2003	199	Am
	1999	942	Am	3372	2007	340	Am
	2004	407	Am	3437	1999	941	Am
1624.01	1999	942	Am	3440	1999	941	R
1624.02	1999	942	Am	3450	2004	194	R
1624.05	1999	941	Am	3451	2004	194	Am
	1999	942	Am	3453	2004	194	R
	2004	407	Am	3454	2004	194	R
1624.1	2004	407	Am	3456	2004	194	Am
1624.3	1999	941	Ad	3457	2004	194	R
1636.2	1999	941	Ad	3691	2004	923	Am (by Sec. 3 of Ch.)
1636.5	1999	941	Ad		2004	944	Am (by Sec. 3.5 of Ch.)
1641.5	2005	264	Ad		2007	340	Am
1840	2006	224	Am	3691.2	2004	923	Am (by Sec. 4 of Ch.)
1841	2003	471	Am		2004	944	Am (by Sec. 4.5 of Ch.)
2187	2002	206	Am		2007	340	Am
2188.5	2006	538	Am <sup>802</sup>	3691.6	2004	183	Am <sup>571</sup>
2188.7	2005	281	Am	3692	1999	941	Am
2188.8	2004	697	Am		2001	121	Am
2188.9	2004	697	Am		2003	199	Am
2189.5	2001	121	Am		2004	407	Am
2189.6	2001	121	Am	3692.1	2004	194	Ad
2191.3	2007	189	Am	3692.2	2004	194	Ad
2215	2006	643	Am	3692.3	2004	194	Ad
2237.3	2004	193	R <sup>571</sup>	3692.4	2004	923	Ad
2287	2003	296	R		2005	595	Am
2288	2007	508	Am		2007	340	Am
2327	2004	193	R <sup>571</sup>	3693	2004	194	Am
2503.1	2004	194	Am	3693.1	2004	194	Am
2503.2	2004	194	Am		2005	264	Am
2504	2004	194	Am	3695	2004	194	Am
	2007	340	Am	3695.4	2000	606	Am
2508	2004	194	Am	3695.5	2000	606	Am
	2005	22	Am <sup>647</sup>	3698.5	2003	199	Am
2511.6	2002	775	Am	3698.7	2003	199	Am
2512	1999	941	Am	3698.8	2001	121	Ad
	2000	135	Am <sup>203</sup>	3700	2000	606	Am
	2001	86	Am	3701	2004	194	Am
2514	2004	227*	Am				
2610.5	1999	941	Am				
2613	1999	941	Am				
	2000	135	Am <sup>203</sup>				
	2007	340	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3702	2004	194	Am	5803	2002	775	Am
3704	2004	194	Am		2007	596	Am
3704.7	2004	194	Am	5811	2002	775	Am
3706.1	2004	407	Am	5812	2002	775	Am
	2005	264	Am	5813	2002	775	Am
3707	2004	194	Am	5814	2001	407	Am
3710	2004	194	Am	5831	2002	775	Am
3712	2007	670	Am	6010.30	1999	799 *	Ad <sup>64</sup>
3716	2004	194	Am	6010.40	1999	361 *	Ad
3717.5	2004	194	R	6011	2000	923	Am
3772.5	1999	83	Am <sup>30</sup>		2002	593 *	Am
3791	2004	944	Am	6012	2000	923	Am
3791.3	2004	944	Am		2002	593 *	Am
3791.4	2000	606	Am	6012.3	2005	128	Ad <sup>485</sup>
3792	2004	944	Am	6025	2003	702	Ad
3793.1	2000	606	Am	6026	2003	702	Ad
	2001	121	Am	6027	2003	702	Ad
3793.5	2000	606	R	6028	2003	702	Ad
3793.6	2000	606	R	6029	2003	702	Ad
3794.2	2000	606	R	6030	2003	702	Ad
3794.3	2003	199	Ad	6031	2003	702	Ad
3795	2000	606	Am	6051.45	2001	156 *	Ad
3795.5	2000	606	Am	6051.5	1X 2003–04	13	Ad <sup>447</sup>
	2002	269	Am		5X 2003–04	2 *	R <sup>435</sup>
3807.3	2000	606	R				Ad <sup>447</sup> 435
3807.5	2000	606	R	6051.6	1X 2003–04	13	Ad
3811	2004	407	Am	6055	2000	600	Am
	2005	22	Am <sup>647</sup>	6066	2000	256	Am
4112	2003	199	Am		2000	923	Am
4217	2004	923	Am (by Sec. 6 of Ch.)	6066.3	1999	908	Ad & R <sup>19</sup>
	2004	944	Am (by Sec. 8.5 of Ch.)		2003	471	Am <sup>13</sup>
4222.5	1999	941	Am	6066.4	1999	908	Ad & R <sup>19</sup>
4672	2004	407	Am		2003	471	Am <sup>13</sup>
4672.1	2004	407	Am	6067	2006	538	Am <sup>802</sup>
4672.3	2003	199	Ad	6077	2004	183	Am <sup>571</sup>
4675	2003	199	Am	6201.2	2006	538	Am <sup>802</sup>
4676	2006	538	Am <sup>802</sup>	6201.45	2001	156 *	Ad
4703.3	2006	538	Am <sup>802</sup>	6201.5	1X 2003–04	13	Ad <sup>447</sup>
4836	2008	329	Am		5X 2003–04	2 *	R <sup>435</sup>
4837.5	1999	941	Am				Ad <sup>447</sup> 435
4911	2001	121	Am	6201.6	1X 2003–04	13	Ad
	2007	340	Am	6203	1999	865	Am
4911.1	2001	121	Am		2000	617 *	Am (by Sec. 1 of Ch.)
4985	1999	941	Am	6203.5	2000	600	Am
4986	2004	407	Am	6245.5	2000	923	Ad
4986.3	1999	550 *	Am	6248	2004	226 *	Am <sup>624</sup>
4986.6	2004	888	Am		2006	49 *	Am (as am by Sec. 2, Stats. 2004, Ch. 226) <sup>790</sup>
5097	2008	329	Am				Am (as ad by Sec. 3, Stats. 2004, Ch. 226) <sup>562</sup>
5098	2003	471	R				Am (as am by Sec. 4, Stats. 2006, Ch. 49)
5098.5	2003	471	R				
5104	2003	199	Am	6261	2008	763 *	Am
5108	1999	274	Am <sup>20</sup>		2000	32 *	R
5140	2007	340	Am				
5151	2008	329	Am				
5180	2004	200	R				
5365	2004	200	Am				
5368	2007	180 *	Ad				
5801	2002	775	Am				
5802	2002	775	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
6262	2000	32 *	R	6479.3 (Cont.)			
6263	2000	32 *	Am	2005	519 *	Am (as am by	
6275	2000	861 *	Am			Sec. 68, Stats.	
6285	2000	861 *	Am			2005, Ch. 74)	
6291	2000	861 *	Am			R & Ad <sup>60</sup>	
6293	2000	861 *	Am	6479.31	1999	865	Ad
6353	2001	156 *	Am		2000	256	Am
6356.5	2001	156 *	Ad		2000	923	Am
6356.6	2001	156 *	Ad	6480	2001	429 *	Am <sup>64</sup>
6357.1	2001	156 *	Ad	6480.1	1999	865	Am
6358	1999	289 *	Am <sup>64</sup>		2000	256	Am
6358.5	2001	156 *	Ad		2001	429 *	Am <sup>64</sup>
6360.1	2006	364	Am		2004	527	Am
6361.1	2004	183	Am <sup>571</sup>	6480.10	2001	429 *	R <sup>64</sup>
6363.3	2001	383	Am <sup>75</sup>	6480.11	2001	429 *	R <sup>64</sup>
	2006	373 *	Am <sup>349</sup>	6480.12	2001	429 *	R <sup>64</sup>
6363.8	2003	721 *	Ad <sup>64</sup>	6480.13	2001	429 *	R <sup>64</sup>
6364	1999	758 *	Am <sup>64</sup>	6480.14	2001	429 *	R <sup>64</sup>
6365	2006	281 *	Am <sup>64</sup>	6480.15	2001	429 *	R <sup>64</sup>
6366	2000	256	Am	6480.16	1999	865	Am
	2000	923	Am		2001	429 *	R <sup>64</sup>
6366.1	2000	256	Am	6480.17	2001	429 *	R <sup>64</sup>
	2000	923	Am	6480.18	2001	429 *	R <sup>64</sup>
6367	2000	861 *	Am	6480.19	2001	429 *	R <sup>64</sup>
6368.8	2001	592 *	Ad & R <sup>19</sup>	6480.2	2001	429 *	Am <sup>64</sup>
	2003	597 *	Am <sup>22 317</sup>	6480.20	2001	429 *	R <sup>64</sup>
6368.9	2003	597 *	Ad <sup>592</sup>	6480.21	2001	429 *	R <sup>64</sup>
6369	2001	706 *	Am (by Sec. 1	6480.22	2001	429 *	R <sup>64</sup>
			of Ch.)	6480.23	2001	429 *	R <sup>64</sup>
6375.5	2007	317 *	Am <sup>69</sup>	6480.3	2001	429 *	Am <sup>64</sup>
			R & Ad <sup>579</sup>		2002	446 *	Ad <sup>409</sup>
6376.1	2006	538	Am <sup>802</sup>		2004	527	Am (as ad by
6378.1	2000	107 *	Ad <sup>64</sup>				Stats. 2002, Ch.
			R <sup>80</sup>				446) & RN
6385	2003	712 *	R & Ad	6480.4	2001	429 *	Am <sup>64</sup>
			R & Ad <sup>579</sup>	6480.5	2001	429 *	R <sup>64</sup>
6388.5	2001	826	Am	6480.6	1999	865	Am
6405	2007	342	Am		2001	429 *	Am <sup>64</sup>
6451.5	2003	605	Ad	6480.7	2001	429 *	Am <sup>64</sup>
	2004	527	R	6480.8	2001	429 *	R <sup>64</sup>
6452	1999	865	Am	6480.9	2004	527	Ad(RN)
	2000	256	Am	6487	2003	718	Am
	2000	923	Am	6487.06	2003	697	Ad & R <sup>43</sup>
6452.1	2003	718	Ad <sup>575</sup>		2005	308	Am <sup>68</sup>
6454	1999	865	Am		2008	306	Ad
6456	2000	1052	Am	6487.3	2003	718	Ad <sup>576</sup>
6459	2003	605	Am <sup>82</sup>	6592	1999	865	Am
	2004	527	Am		2000	1052	Am
6471	1999	484	Am (as ad by		2004	226 *	Am
			Stats. 1985, Ch.	6593.5	2001	251	Am
			106)	6597	2006	252	Ad
	2000	135	Am <sup>203</sup>	6703	1999	991	Am <sup>96 114</sup>
6471.4	2001	429 *	Am <sup>64</sup>	6704	2000	1052	Ad
6472	1999	484	Am	6736	2003	296	Am
	2000	135	Am <sup>203</sup>	6737	2003	296	Am
6477	1999	484	Am (as ad by	6738	2003	296	Am
			Sec. 5, Stats.	6829	2008	24	Am
			1983, Ch. 337)	6832	2000	1052	Am
6478	2007	342	Am	6832.5	1999	929	Ad
6479.3	1999	865	Am	6832.6	2000	1052	Ad
	2005	74 *	Am	6902.2	2003	606	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
6902.3	2006	538	Am <sup>802</sup>	7102 (Cont.)	2001	113 *	Am (as ad by Sec. 11, Stats. 2000, Ch. 91)
6902.4	1999	929	Ad				
6909	2000	32 *	Ad				
7056.6	2000	1052	Ad				
7057	2004	353	R				
7063	1999	443	Ad & R <sup>18</sup>				
	2006	716	Ad				
7070	2004	226 *	R & Ad				
7071	2004	226 *	R & Ad				
7072	2004	226 *	R & Ad				
7073	2004	226 *	R & Ad	7103	2007	173 *	Ad <sup>37</sup>
7074	2004	226 *	R & Ad		2007	313 *	R & Ad
	2005	398 *	Am		2008	756 *	Am
7075	2004	226 *	R & Ad	7104	2000	91 *	Ad <sup>196</sup> R <sup>100</sup>
Div. 2, Pt. 1, Ch. 8, Art. 2.5, heading (Sec. 7076 et seq.)	2008	306	S <sup>57</sup>		2000	656 *	Am <sup>227</sup>
7076	2003	87	Ad & R <sup>317</sup>		2001	113 *	Am <sup>302</sup>
	2004	226 *	Ad		2006	556	Am
	2008	306	S <sup>57</sup>	7104.1	2003	716	Ad
7076.1	2000	1052	S <sup>20</sup>	7104.2	2007	733	Ad
	2003	87	Ad & R <sup>317</sup>		2008	756 *	Am
	2008	306	S <sup>57</sup>	7104.3	2006	56 *	Ad
7076.2	2000	1052	S <sup>20</sup>	7105	2003	224 *	Ad
	2003	87	Ad & R <sup>317</sup>		2004	212 *	Am
	2008	306	S <sup>57</sup>		2005	22	Am <sup>647</sup>
7076.3	2000	1052	S <sup>20</sup>		2006	56 *	Am
	2003	87	Ad & R <sup>317</sup>	7106	2007	173 *	Am
	2008	306	S <sup>57</sup>		2004	212 *	Ad
7076.4	2000	1052	S <sup>20</sup>		2006	56 *	Am
	2003	87	Ad & R <sup>317</sup>		2007	173 *	Am
	2008	306	S <sup>57</sup>	7107	2005	76 *	Ad
7076.5	2000	1052	S <sup>20</sup>	7202	1X 2003–04	13	Am
	2003	87	Ad & R <sup>317</sup>		5X 2003–04	2 *	R & Ad <sup>435</sup>
	2008	306	S <sup>57</sup>	7203	1X 2003–04	13	Am
7076.6	2000	1052	S <sup>20</sup>		5X 2003–04	2 *	R & Ad <sup>435</sup>
7076.7	2000	1052	Am <sup>20</sup>	7203.1	2004	211 *	Am <sup>622</sup>
7077	2004	226 *	Ad		2004	610 *	Am (as am by Sec. 29.5, Stats. 2004, Ch. 211)
7078	2004	226 *	Ad		1X 2003–04	13	Ad
7081	2001	670	Am		5X 2003–04	2 *	R & Ad <sup>435</sup>
7091	2000	1052	Am	7204.02	2007	342	R
7093.5	2000	923	Am	7204.03	2005	391	Am <sup>69</sup>
	2003	605	Am	7204.3	2006	49 *	Am
7093.6	2002	152	Ad		2007	342	Am
	2006	347	Am	7204.5	2007	342	R
	2008	222	Am & R <sup>639</sup>	7205	2005	391	Am <sup>69</sup>
			Ad <sup>446</sup>	7205.1	2002	775	Am
7093.8	2002	488 *	Ad <sup>462</sup> R <sup>434</sup>	7208	2007	342	R
			Am <sup>370</sup>	7211	2007	342	Am
7096	2001	543	Am <sup>370</sup>	7232	1999	1005	Am (by Sec. 96 of Ch.)
7099.1	2000	438	Ad & R <sup>18</sup>		1999	1007	Am (by Sec. 12 of Ch.)
	2004	412	Am <sup>317</sup>		2007	66	Am
7101	2003	718	Am	7235	2000	973	Am
7101.3	1X 2003–04	13	Ad	7236	2000	973	Am
7102	2000	91 *	Am R & Ad <sup>195</sup>		2002	805 *	Am <sup>175</sup>
					2004	518	Am
				7251.1	2003	709	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
7251.2	2007	342	R	7286.56 (Cont.)			
7251.3	2003	709	R	2007	342	R	
7251.4	2003	709	R	7286.65	2007	342	R
7252	2007	342	Am	Div. 2,			
7252.10	2001	474	Ad	Pt. 1.7,			
	2007	342	R (as ad by	Ch. 2.98,			
			Sec. 6, Stats.	heading			
			1986, Ch. 301)	(Sec. 7286.75			
			R (as ad by	et seq.)	2003	62	Am & RN <sup>519</sup>
			Sec. 21, Stats.	Div. 2,			
			2001, Ch. 474)	Pt. 1.7,			
7252.11	2007	342	R	Ch. 2.985,			
7252.12	2007	342	R	heading			
7252.13	2007	342	R	(Sec. 7286.75			
7252.15	2007	342	R	et seq.)	2003	62	Ad(RN) <sup>519</sup>
7252.16	2007	342	R	7286.75	2001	263	Ad
7252.21	2007	342	R	7286.80	2000	264*	Ad
7252.22	2007	342	R		2001	292	Am
7252.30	2007	342	R	7286.90	2005	682	Ad
7252.5	2007	342	R	7288.3	2001	251	Am
7252.6	2007	342	R	7290	2002	330	Ad
7252.7	2007	342	R	Div. 2,			
7252.8	2007	342	R	Pt. 2,			
7252.9	2007	342	R	heading			
7262.3	2007	430	Ad	(Sec. 7301			
7262.5	2007	343	R	et seq.)	2006	364	Am
7262.6	2007	343	R	7301	2000	1053	R & Ad <sup>s</sup>
7262.7	2003	605	R	7302	2000	1053	R & Ad <sup>s</sup>
7269	2007	342	Ad	7303	2000	1053	R & Ad <sup>s</sup>
7271.05	2007	342	R	7304	2000	1053	R & Ad <sup>s</sup>
7273	1999	865	Am	7305	2000	1053	R & Ad <sup>s</sup>
	2001	745*	Am	7305.5	2000	1053	R <sup>s</sup>
	2006	49*	Am	7306	2000	1053	R & Ad <sup>s</sup>
	2007	342	Am	7307	2000	1053	R & Ad <sup>s</sup>
7280	2003	62	Am <sup>519</sup>	7308	2000	1053	R & Ad <sup>s</sup>
	2004	697	Am (by Sec. 22	7309	2000	1053	R & Ad <sup>s</sup>
			of Ch.)	7310	2000	1053	R & Ad <sup>s</sup>
	2004	936	Am (by Sec.	7311	2000	1053	R & Ad <sup>s</sup>
			1.5 of Ch.)	7312	2000	1053	R & Ad <sup>s</sup>
7283.5	2004	936	Ad	7313	2000	1053	R & Ad <sup>s</sup>
7283.51	2004	936	Ad	7314	2000	1053	R & Ad <sup>s</sup>
7284.2	2008	221	Am	7315	2000	1053	R & Ad <sup>s</sup>
7285	2001	251	Am	7316	2000	1053	R & Ad <sup>s</sup>
	2003	709	Am	7317	2000	1053	Ad <sup>s</sup>
7285.5	1999	643	Am	7318	2000	1053	Ad <sup>s</sup>
	2001	251	Am	7319	2000	1053	Ad <sup>s</sup>
	2003	709	Am	7320	2000	1053	Ad <sup>s</sup>
	2007	504*	Am		2001	429*	Am <sup>64</sup>
7285.9	2003	709	Ad	7321	2000	1053	Ad <sup>s</sup>
7285.91	2003	709	Ad	7322	2000	1053	Ad <sup>s</sup>
7285.92	2003	709	Ad	7323	2000	1053	Ad <sup>s</sup>
7286.24	2002	331	Ad	7324	2000	1053	Ad <sup>s</sup>
	2003	62	Am <sup>519</sup>	7325	2000	1053	Ad <sup>s</sup>
7286.28	2002	338	Ad	7326	2000	1053	Ad <sup>s</sup>
	2007	342	R		2001	429*	Am <sup>64</sup>
7286.40	2007	342	R		2003	605	Am
7286.43	2001	285*	Ad	7327	2000	1053	Ad <sup>s</sup>
7286.44	2002	346	Ad	7328	2000	1053	Ad <sup>s</sup>
7286.47	2002	119	Ad	7329	2000	1053	Ad <sup>s</sup>
	2007	342	R	7330	2000	1053	Ad <sup>s</sup>
7286.56	1999	110	Ad		2001	429*	Am <sup>64</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7331	2000	1053	Ad <sup>8</sup>	7395	2000	1053	R & Ad <sup>8</sup>
7332	2000	1053	Ad <sup>8</sup>	7396	2000	1053	R & Ad <sup>8</sup>
7333	2000	1053	Ad <sup>8</sup>	7397	2000	1053	Ad <sup>8</sup>
7334	2000	1053	Ad <sup>8</sup>	7398	2000	1053	Ad <sup>8</sup>
7335	2000	1053	Ad <sup>8</sup>	7401	2000	1053	R & Ad <sup>8</sup>
7336	2000	1053	Ad <sup>8</sup>	7402	2000	1053	Ad <sup>8</sup>
7337	2000	1053	Ad <sup>8</sup>	7403	2000	1053	Ad <sup>8</sup>
	2001	429*	Am <sup>64</sup>	7403.1	2000	1053	Ad <sup>8</sup>
7338	2000	1053	Ad <sup>8</sup>	7403.2	2000	1053	Ad <sup>8</sup>
7339	2000	1053	Ad <sup>8</sup>		2002	459	Am <sup>8</sup>
7340	2000	1053	Ad <sup>8</sup>	7404	2000	1053	Ad <sup>8</sup>
7341	2000	1053	Ad <sup>8</sup>		2001	429*	Am <sup>64</sup>
7342	2000	1053	Ad <sup>8</sup>	7405	2000	1053	Ad <sup>8</sup>
	2008	306	Am		2001	429*	Am <sup>64</sup>
7343	2000	1053	Ad <sup>8</sup>	7406	2000	1053	R <sup>8</sup>
	2001	429*	Am <sup>64</sup>	7408	2000	1053	R <sup>8</sup>
7344	2000	1053	Ad <sup>8</sup>	7409	2000	1053	R <sup>8</sup>
	2001	429*	Am <sup>64</sup>	7451	2000	1053	R & Ad <sup>8</sup>
7345	2001	429*	Ad <sup>64</sup>	7452	2000	1053	R & Ad <sup>8</sup>
7351	2000	1053	R <sup>8</sup>	7453	2000	1053	Ad <sup>8</sup>
7351.5	2000	1053	R <sup>8</sup>		2001	429*	Am <sup>64</sup>
7352	2000	1053	R <sup>8</sup>	7457	2000	1053	R <sup>8</sup>
7353	2000	1053	R <sup>8</sup>	7460	2000	1053	Ad <sup>8</sup>
7354	1999	865	Am	Div. 2,			
	2000	1053	R <sup>8</sup>	Pt. 2,			
7355	2000	1053	R <sup>8</sup>	Ch. 4,			
7356	2000	1053	R <sup>8</sup>	Art. 3,			
7357	2000	1053	R <sup>8</sup>	heading			
7360	2000	1053	Ad <sup>8</sup>	(Sec. 7470			
7361	2000	1053	Ad <sup>8</sup>	et seq.)	2008	306	Am
7362	2000	1053	Ad <sup>8</sup>	7470	2000	1053	Ad <sup>8</sup>
7363	2000	1053	Ad <sup>8</sup>		2008	306	Am
7364	2000	1053	Ad <sup>8</sup>	7481	2000	1053	R <sup>8</sup>
	2001	429*	Am <sup>64</sup>	7482	2000	1053	R <sup>8</sup>
7365	2000	1053	Ad <sup>8</sup>	7483	2000	1053	R <sup>8</sup>
7366	2000	1053	Ad <sup>8</sup>	7484	2000	1053	R <sup>8</sup>
7367	2000	1053	Ad <sup>8</sup>	7485	2000	1053	R <sup>8</sup>
7368	2000	1053	Ad <sup>8</sup>	7486	2000	1053	R & Ad <sup>8</sup>
7369	2000	1053	Ad <sup>8</sup>		2001	429*	R & Ad <sup>64</sup>
7370	2000	1053	R & Ad <sup>8</sup>	7487	2000	1053	R & Ad <sup>8</sup>
7371	2000	1053	R & Ad <sup>8</sup>		2001	429*	R & Ad <sup>64</sup>
7372	2000	1053	R <sup>8</sup>	7491	2000	1053	R & Ad <sup>8</sup>
	2001	429*	Ad <sup>64</sup>	7492	2000	1053	R & Ad <sup>8</sup>
7373	2000	1053	R <sup>8</sup>	7493	2000	1053	R & Ad <sup>8</sup>
	2001	429*	Ad <sup>64</sup>	7505	2000	1053	Ad <sup>8</sup>
7374	2000	1053	R <sup>8</sup>	7506	2000	1053	R & Ad <sup>8</sup>
7375	2000	1053	R <sup>8</sup>	7506.5	2000	1053	R <sup>8</sup>
7376	2000	1053	R <sup>8</sup>	7507	2000	1053	R & Ad <sup>8</sup>
7380	2000	1053	R <sup>8</sup>	7508	2000	1053	R & Ad <sup>8</sup>
7381	2000	1053	R <sup>8</sup>	7509	2000	1053	Ad <sup>8</sup>
7382	2000	1053	R <sup>8</sup>	7510	2000	1053	Ad <sup>8</sup>
7385	2000	1053	Ad <sup>8</sup>	7511	2000	1053	Ad <sup>8</sup>
7386	2000	1053	Ad <sup>8</sup>	7520	2000	1053	Ad <sup>8</sup>
7387	2000	1053	Ad <sup>8</sup>	7651	2000	1053	R & Ad <sup>8</sup>
7388	2000	1053	Ad <sup>8</sup>		2002	459	Am
7389	2000	1053	Ad <sup>8</sup>	7652	2000	1053	R & Ad <sup>8</sup>
7390	2000	1053	R & Ad <sup>8</sup>		2001	429*	R <sup>64</sup>
7391	2000	1053	R & Ad <sup>8</sup>	7652.5	2000	1053	R & Ad <sup>8</sup>
7392	2000	1053	Ad <sup>8</sup>		2002	459	Am
7393	2000	1053	Ad <sup>8</sup>	7652.7	2000	1053	Ad <sup>8</sup>
7394	2000	1053	Ad <sup>8</sup>		2002	459	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
7652.8	2008	306	Ad	7700.5	2000	1053	R & Ad <sup>8</sup>
7653	2000	1053	R & Ad <sup>8</sup>	7701	2000	1053	R & Ad <sup>8</sup>
	2001	429*	Am <sup>64</sup>	7702	2000	1053	R & Ad <sup>8</sup>
7654	2000	1053	Ad <sup>8</sup>	7703	2000	1053	R & Ad <sup>8</sup>
	2001	429*	R <sup>64</sup>	7704	2000	1053	R & Ad <sup>8</sup>
7655	2000	923	Am	7705	2000	1053	R & Ad <sup>8</sup>
	2000	1053	R & Ad <sup>8</sup>	7706	2000	1053	R & Ad <sup>8</sup>
	2001	251	Am	7707	2000	1053	R & Ad <sup>8</sup>
7656	2000	1053	R & Ad <sup>8</sup>	7710	2000	1053	R & Ad <sup>8</sup>
7657	2000	923	Am (by Sec. 8 of Ch.)	7710.5	2000	1053	R & Ad <sup>8</sup>
	2000	1052	Am (by Sec. 8.5 of Ch.)	7711	2000	1053	R & Ad <sup>8</sup>
	2000	1053	R & Ad <sup>8</sup>	7711.5	2000	1053	R & Ad <sup>8</sup>
	2001	251	Am (by Sec. 9 of Ch.)	7712	2000	1053	R & Ad <sup>8</sup>
	2001	429*	Am <sup>64</sup>	7713	2000	1053	R & Ad <sup>8</sup>
7657.1	2000	1053	R & Ad <sup>8</sup>	7714	2000	1053	R & Ad <sup>8</sup>
7657.5	2007	342	Ad	7715	2000	1053	R & Ad <sup>8</sup>
7658	2000	923	Am	7716	2000	1053	R & Ad <sup>8</sup>
	2000	1053	R & Ad <sup>8</sup>	7716	2000	1053	R & Ad <sup>8</sup>
	2001	251	Am	7726	2000	1053	R & Ad <sup>8</sup>
7658.1	1999	929	Ad	7727	2000	1053	R & Ad <sup>8</sup>
	2000	1053	R & Ad <sup>8</sup>		2001	429*	Am <sup>64</sup>
	2001	251	Am	7728	2000	1053	R & Ad <sup>8</sup>
7658.5	2000	1053	R & Ad <sup>8</sup>	7729	2000	1053	R & Ad <sup>8</sup>
7659	2000	1053	R & Ad <sup>8</sup>	7730	2000	1053	R & Ad <sup>8</sup>
7659.1	2000	1053	R & Ad <sup>8</sup>	7731	2000	1053	R & Ad <sup>8</sup>
7659.2	2000	923	Am	7732	2000	1053	R & Ad <sup>8</sup>
	2000	1053	R & Ad <sup>8</sup>	7732	2000	1053	R & Ad <sup>8</sup>
	2001	251	Am	7851	2000	1053	Am <sup>8</sup>
7659.3	2000	1053	R & Ad <sup>8</sup>	7855	1999	991	Am <sup>96 114</sup>
7659.4	2000	1053	R & Ad <sup>8</sup>		2000	1053	Am (as am by Stats. 1998, Ch. 609 and Stats. 1999, Ch. 991) <sup>8</sup>
7659.5	2000	1053	R & Ad <sup>8</sup>	7861	2000	1053	Am <sup>8</sup>
7659.6	2000	1053	R & Ad <sup>8</sup>	7863	2000	1053	Am <sup>8</sup>
7659.7	2000	1053	R & Ad <sup>8</sup>	7865	2000	1053	Am <sup>8</sup>
	2007	342	Am	7891	2000	1053	Am <sup>8</sup>
7659.8	2000	1053	R & Ad <sup>8</sup>	7892	2000	1053	Am <sup>8</sup>
7659.9	2000	923	Ad	7893	2000	1053	Am <sup>8</sup>
	2001	251	Ad	7895	2000	1053	Am <sup>8</sup>
	2005	519*	Am <sup>80</sup>	7931	2000	1053	Am <sup>8</sup>
7659.91	2000	923	Ad	7934	2000	1053	Am <sup>8</sup>
	2001	251	Ad	7956	2000	1053	Am <sup>8</sup>
7659.92	2000	923	Ad	7958	2000	1053	Am <sup>8</sup>
	2001	251	Ad	8101	1999	865	Am <sup>8</sup>
7659.93	2001	429*	Ad <sup>64</sup>		2000	1053	Am <sup>8</sup>
7660	2000	1053	R & Ad <sup>8</sup>		2001	429*	Am <sup>64</sup>
7661	2000	1053	R & Ad <sup>8</sup>	8102	2003	697	Am <sup>8</sup>
7662	2000	1053	R & Ad <sup>8</sup>	8103	2000	1053	Am <sup>8</sup>
7663	2000	1053	R & Ad <sup>8</sup>		2003	697	Am <sup>8</sup>
7670	2000	1053	R & Ad <sup>8</sup>	8104	2003	697	Am <sup>8</sup>
7671	2000	1053	R & Ad <sup>8</sup>	8105	2003	605	Am <sup>8</sup>
7672	2000	1053	R & Ad <sup>8</sup>	8106	2000	1053	Am <sup>8</sup>
7673	2000	1053	R & Ad <sup>8</sup>		2006	364	Am <sup>8</sup>
7674	2000	1053	R & Ad <sup>8</sup>	8106.1	2000	1053	Am <sup>8</sup>
7675	2000	1053	R & Ad <sup>8</sup>		2006	364	R
7675.1	2000	1053	R & Ad <sup>8</sup>	8106.5	2000	1053	Am <sup>8</sup>
7676	2000	1053	R & Ad <sup>8</sup>		2006	364	R
7698	2000	1053	R & Ad <sup>8</sup>	8106.7	1999	865	Ad
7699	2000	1053	R & Ad <sup>8</sup>		2000	1053	R <sup>8</sup>
7700	2000	1053	R & Ad <sup>8</sup>	8106.8	2001	429*	Ad <sup>64</sup>
					2006	364	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8126	2000	1053	Am <sup>8</sup>	8880	2007	342	Ad
	2001	429*	Am <sup>64</sup>	8957	1999	991	Am <sup>96 114</sup>
8127.6	1999	865	Ad	8958	2000	1052	Ad
	2000	1053	R <sup>8</sup>	9033	1999	929	Ad
8128	2000	1053	Am <sup>8</sup>		2000	1052	Am
8128.1	2000	1052	Ad	9033.5	2000	1052	Ad
8130	2000	1053	Am <sup>8</sup>	9152.1	2000	1052	Ad
8146	2000	1053	Am <sup>8</sup>	9152.2	2006	364	Ad
8150	2000	1053	Am <sup>8</sup>	9184	1999	929	Ad
8152	2000	1053	Am <sup>8</sup>	9255.2	2000	1052	Ad
8174	1999	929	Ad	9262	1999	929	Am
8253	2000	1053	Am <sup>8</sup>	9269	1999	929	Am
8257	2000	1052	Ad		2000	1052	Am <sup>802</sup>
8262	1999	929	Am	9270	2006	538	Am <sup>802</sup>
8263	2000	1053	Am <sup>8</sup>	9271	2003	605	Am
8269	1999	929	Am		2006	364	Am
	2000	1052	Am	9272.1	1999	929	Ad
8270	2000	1053	Am <sup>8</sup>	9274	2001	543	Am <sup>370</sup>
8301	2000	1053	R & Ad <sup>8</sup>	9275	1999	929	Am
8302	2000	1053	R & Ad <sup>8</sup>	9278	2002	152	Ad
8303	2000	1053	R & Ad <sup>8</sup>		2006	347	Am
8304	2000	1053	R & Ad <sup>8</sup>		2008	222	Am & R <sup>639</sup>
8305	2000	1053	R <sup>8</sup>				Ad <sup>446</sup>
8306	2000	1053	R <sup>8</sup>	9304	2007	342	Am
8351	2000	1053	Am <sup>8</sup>	9405	2004	183	Am <sup>571</sup>
8352	2004	227*	Am		2005	519*	Am <sup>80</sup>
8352.1	2000	1053	Am <sup>8</sup>	9407	2005	519*	Am <sup>80</sup>
8352.4	2000	1053	Am <sup>8</sup>	9411	2005	519*	Am <sup>80</sup>
8352.6	2007	541	R & Ad	9420	2005	519*	Am <sup>80</sup>
	2008	179	Am <sup>976</sup>	9432	2005	519*	Am <sup>80</sup>
8352.7	2007	541	R	10752	2000	861*	Am
8352.8	2002	563	Am		2001	826	Am (as am by Sec. 6.8, Stats. 2000, Ch. 861)
	2004	908	Am				
	2007	541	Am				
	2008	179	Am <sup>976</sup>		2004	211*	Am <sup>622</sup>
8401	2000	1053	R & Ad <sup>8</sup>	10752.1	2004	211*	Am <sup>622</sup>
8402	2000	1053	R & Ad <sup>8</sup>	10753	1999	724	Am (as am by Sec. 139, Stats. 1997, Ch. 17) <sup>24</sup>
8403	2000	1053	R & Ad <sup>8</sup>				Am (as am by Sec. 140, Stats. 1997, Ch. 17) <sup>25</sup>
8404	2000	1053	R & Ad <sup>8</sup>		2000	596	R (as am by Sec. 15, Stats. 1999, Ch. 724)
8405	2000	1053	R & Ad <sup>8</sup>				Am (as am by Sec. 14, Stats. 1999, Ch. 724) <sup>13</sup>
8406	2000	1053	Ad <sup>8</sup>		2003	594	Am
8502	2000	1053	Am <sup>8</sup>	10753.1	2000	861*	Am
8503	1999	724	Am		2001	744	R (as am by Sec. 160, Stats. 1992, Ch. 427 and as am by Sec. 7, Stats. 2000, Ch. 861)
	2002	161	Am				
8504	1999	724	Am				
8752	2002	459	Am				
8760	2000	923	Ad				
	2005	519*	Am <sup>80</sup>				
8761	2000	923	Ad				
8762	2000	923	Ad				
8763	2002	459	Ad				
8876	2000	923	Am				
8877	1999	941	Am				
	2000	923	Am (by Sec. 13 of Ch.)				
	2000	1052	Am (by Sec. 13.5 of Ch.)				
	2000	923	Am				
8878	2001	251	Am				
8878.5	1999	929	Ad				
	2001	251	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## REVENUE AND TAXATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10753.1 (Cont.)	2001	826	Am (as am by Sec. 7, Stats. 2000, Ch. 861) <sup>82</sup>	11003	2004	211 *	Am <sup>622</sup>
				11005	1999	550 *	Am <sup>1</sup>
					2004	211 *	R & Ad <sup>622</sup>
					2004	610 *	Am (as ad by Sec. 40, Stats. 2004, Ch. 211)
10753.2	2000	861 *	Am		2006	556	Am
	2004	211 *	Am <sup>36 622</sup>		2008	375	Am
10753.5	2002	528	Am	11005.3	2006	556	Am
10753.7	2003	594	Am		2008	375	Am
10753.8	2004	211 *	R <sup>622</sup>	11005.7	2004	211 *	R <sup>622</sup>
10753.9	2000	861 *	Am	11006	2000	861 *	Ad
	2001	744	R (as ad by Sec. 3, Stats. 1991, Ch. 474 and as am by Sec. 9, Stats. 2000, Ch. 861)		2003	471	Am
				11253	1999	929	Ad
					2000	1052	Am
				11253.5	2000	1052	Ad
	2001	826	Am (as am by Sec. 9, Stats. 2000, Ch. 861) <sup>82</sup>	11254	1999	929	Ad
				11273	2001	407	Am
					2002	664	Am <sup>431</sup>
				11316	2005	264	Am
				11317	2006	538	Am <sup>802</sup>
10754	1999	74 *	Am	11336	2005	264	Am
	2001	5 *	Am <sup>96</sup>	11338	2001	407	Am
	2003	231	Am	11339	2001	407	Am
	2004	24 *	Am	11408.5	2007	342	Ad
	2004	37 *	Am	11409	1999	929	Ad
	2004	211 *	Am & R <sup>18 622</sup>		2001	251	Am
10754.1	1999	76 *	Ad	11452	1999	991	Am <sup>96 114</sup>
10754.11	2004	211 *	Ad <sup>391 622</sup>	11453	2000	1052	Ad
	2004	610 *	Am (as ad by Sec. 35, Stats. 2004, Ch. 211)	11553.5	2000	1052	Ad
				11597	2000	1052	Am
10754.2	2000	91 *	Ad	11656	2000	1052	Ad
	2000	106 *	Ad	11657	2000	1052	Ad
	2000	107 *	Am (as ad by Stats. 2000, Ch. 106)	11923	2006	538	Am <sup>802</sup>
				11925	1999	75	Am
				12206	2000	3 *	Am
	2001	5 *	R (as ad by Sec. 12, Stats. 2000, Ch. 91) <sup>96</sup>		2001	668 *	Am
					2005	501	Am
					2006	892 *	Am
					2008	382 *	Am
					2008	521	Am
				12208	1999	808	Ad
				12209	1999	821 *	Ad & R <sup>145</sup>
					2001	535 *	Am <sup>323</sup>
					2002	664	Am <sup>431</sup>
10759.5	2002	566 *	Am <sup>317</sup>		2006	580 *	Am <sup>819</sup>
10781.1	1999	911	Ad	12210	2000	614	Ad
10783.2	2007	357	Ad	12253	2006	740	Am
10902	2003	719	Am	12253.5	2005	312	R
10903	2000	107 *	Ad	12491	2005	231	Am
	2001	5 *	Am <sup>96</sup>	12493	2005	231	Am
	1X 2003–04	2 *	R	12494	2005	231	Am
11000	2004	37 *	Am	12495	2005	231	Am
	2004	211 *	R <sup>622</sup>	12636.5	2005	231	Am
11001.5	2003	225 *	Am	13153	2006	538	Am <sup>802</sup>
	2004	37 *	Am <sup>607</sup>	13304	2000	363 *	Am
	2004	211 *	Am <sup>36 622</sup>	13402	2000	363 *	Am
	2004	610 *	Am (as am by Sec. 37, Stats. 2004, Ch. 211)	13404	2000	363 *	Am
				13405	2000	363 *	Am
	2006	78 *	Am	13550	2000	363 *	Am <sup>25</sup>
				13551	2000	363 *	R <sup>25</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13551 (Cont.)	2003	221	Ad	17052.2 (Cont.)	2007	180 *	R
13552	2003	221	Ad	17052.6	2000	114 *	Ad
13563	2000	363 *	Am <sup>25</sup>		2002	757 *	Am (by Sec. 1 of Ch.) <sup>383</sup>
	2002	1124 *	Am		2002	824 *	Am (by Sec. 1.5 of Ch.) <sup>436</sup>
	2003	697	Am		2003	62	Am <sup>519</sup>
16760	2000	363 *	Am <sup>25</sup>		2004	13 *	Am
16870	2000	363 *	Am <sup>25</sup>		2005	22	Am <sup>647</sup>
16871	2000	363 *	R <sup>25</sup>		2005	691 *	Am
17013	1999	987 *	R		2006	538	Am <sup>802</sup>
17015.5	2001	920	Ad <sup>383</sup>	17053.14	2000	311 *	Am
17020.11	2003	185	Am <sup>440</sup>		2008	521	R
17020.5	2003	185	Am <sup>440</sup>	17053.30	2000	113 *	Ad
17021.7	2001	893	Ad		2004	226 *	Am
	2007	426 *	Am <sup>949</sup>	17053.34	2006	634	Am
17024.5	2002	34 *	Am	17053.37	2002	487	Am
	2002	35 *	Am	17053.45	1999	987 *	Am <sup>134</sup>
	2003	486	Am	17053.46	2000	864	Am
	2005	691 *	Am		2006	634	Am
	2006	802	Am	17053.47	1999	58	Am
	2007	426 *	Am (by Sec. 2 of Ch.) <sup>370</sup>		2000	864	Am
17037	2001	543	Am <sup>370</sup>		2000	865	Am
17039	1999	930 *	Am		2006	634	Am
	2000	75 *	Am	17053.49	1999	987 *	Am <sup>136</sup>
	2001	920	Am	17053.5	1999	931 *	Am <sup>6</sup>
	2002	34 *	Am		2008	179	Am <sup>976</sup>
	2002	35 *	Am	17053.57	2001	535 *	Am <sup>371</sup>
17039.1	2000	113 *	Ad		2002	664	Am <sup>431</sup>
17039.2	2008	763 *	Ad		2006	580 *	Am <sup>818</sup>
17041	2001	920	Am <sup>383</sup>	17053.62	2005	691 *	Ad & R <sup>489</sup>
	2003	62	Am <sup>519</sup>	17053.74	2004	225 *	Am
	2004	13 *	Am	17053.80	2000	105 *	Ad & R <sup>199</sup>
	2005	22	Am <sup>647</sup>		2000	107 *	Ad & R <sup>199</sup>
17043	2004			17053.84	2002	487	Am
	Initiative				2X 2001–02	12 *	Ad & R <sup>337</sup>
	(Prop. 63			17054	2003	185	Am <sup>440</sup>
	adopted			17054.5	1999	987 *	Am
	Nov. 2,			17055	2001	920	Am <sup>383</sup>
	2004)		Ad <sup>712</sup>	17058	2000	3 *	Am
17049	2004	354 *	Ad		2001	668 *	Am
	2005	349	Am		2005	501	Am
17052.12	1999	77 *	Am		2006	890	Am
	2000	103 *	Am (by Sec. 1 of Ch.)		2006	892 *	Am
	2000	107 *	Am		2008	382 *	Am
	2002	34 *	Am		2008	521	Am
	2002	35 *	Am	17062	2001	543	Am <sup>370</sup>
17052.17	2001	650 *	Am <sup>371</sup>		2001	920	Am <sup>383</sup>
	2006	712 *	Am <sup>818</sup>		2002	34 *	Am
17052.18	2001	650 *	Am <sup>371</sup>		2002	35 *	Am
	2006	712 *	Am <sup>818</sup>		2003	62	Am <sup>519</sup>
17052.2	2000	75 *	Ad	17062.3	2002	34 *	Ad
	2000	603	Am (as ad by Stats. 2000, Ch. 75) <sup>268</sup>		2002	35 *	Ad
	2002	487	Am	17063	2001	920	Am
	2002	488 *	Am		2002	34 *	Am
	2003	62	Am <sup>519</sup>		2002	35 *	Am
	2004	226 *	Am	17071	1999	987 *	Am
	2006	49 *	Am	17072	2003	185	Am <sup>440</sup>
					2004	552 *	Am
					2005	691 *	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
17073	1999	987*	Am	17139	1999	987*	R
	2002	664	Am <sup>431</sup>	17139.5	2000	31*	Ad
	2X 2001–02	5*	Am	17139.6	2005	691*	Ad
17074	1999	987*	Am	17140	1999	987*	Am
17075	1999	987*	Am		2002	34*	Am <sup>398 404</sup>
17076	1999	987*	Am		2002	35*	Am <sup>398 404</sup>
	2004	354*	Am		2005	691*	Am
17077	1999	987*	Am	17140.3	1999	987*	Am
	2005	691*	Am		2002	34*	Am <sup>404</sup>
17077.5	1999	987*	R		2002	35*	Am <sup>404</sup>
17083	1999	987*	Am		2005	691*	Am
17084	1999	987*	R	17140.5	2003	185	Am <sup>440</sup>
17085	1999	987*	Am		2004	388*	R & Ad
	2002	34*	Am <sup>404</sup>	17142.5	1999	987*	Am
	2002	35*	Am <sup>404</sup>	17143	1999	987*	Am
	2005	691*	Am	17144	1999	987*	Am
17085.5	1999	987*	R		2002	34*	Am
17085.7	1999	931*	Ad		2002	35*	Am
17087	1999	987*	Am		2005	691*	Am
17088.5	2003	185	R <sup>440</sup>	17144.5	2002	34*	Ad <sup>404</sup>
17088.6	2003	185	R <sup>440</sup>		2002	35*	Ad <sup>404</sup>
17131	2002	690*	Am		2004	552*	R (as ad by
	2002	807*	Am				Sec. 13, Stats.
	2005	691*	Am				2002, Ch. 34)
17131.1	2002	701	Ad				Am (as ad by
17131.2	2004	402	Ad				Sec. 13, Stats.
17131.4	2005	691*	Ad				2002, Ch. 35)
17131.5	2005	691*	Ad		2005	691*	R
17131.6	2005	691*	Ad		2008	282*	Ad
17131.8	2002	807*	Ad	17151	2000	107*	Am
	2005	691*	R	17152	2004	552*	Am
17132	2002	34*	Ad		2005	691*	Am
	2002	35*	Ad	17155.5	2000	685*	Ad
17132.4	2004	547	Ad	17156	1999	619*	Ad <sup>106</sup>
17132.5	1999	987*	R	17156.5	1999	471*	Ad
	2002	690*	Ad(RN)	17157	2000	630	Ad
	2002	807*	Ad(RN)	17160.5	2004	552*	Ad <sup>650</sup>
	2004	552*	Am		2005	691*	R
	2005	691*	Am	17201.4	2005	691*	Ad
17132.6	2002	34*	Ad	17201.5	2005	691*	Ad
	2002	35*	Ad	17201.6	2005	691*	Ad
	2002	690*	Am (as am by	17202.5	2004	552*	Ad
			Sec. 20, Stats.		2005	691*	R
			1998, Ch. 322)	17204	2005	691*	Am <sup>769</sup>
			& RN				R <sup>80</sup>
	2002	807*	Am (as am by	17204.7	2005	691*	Ad
			Sec. 20, Stats.	17205	2002	34*	Ad <sup>404</sup>
			1998, Ch. 322		2002	35*	Ad <sup>404</sup>
			and as ad by		2005	691*	R (as ad by
			Sec. 9, Stats.				Sec. 14, Stats.
			2002, Ch. 35)				2002, Ch. 34
			& RN				and Ch. 35)
	2004	183	Am <sup>571</sup>	17206	2005	5*	Ad
17132.7	2002	807*	Ad(RN)	17207	1999	165*	Am
17134.5	1999	987*	R		2001	618*	Am
17136.5	2004	261*	Ad		2004	772*	Am
	2005	691*	R		2005	622*	Am (by Sec. 6
17137	2002	807*	Ad				of Ch.)
	2005	691*	R		2005	623*	Am (by Sec.
17138	2001	212*	Am				6.5 of Ch.)
17138.1	2002	843*	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17207 (Cont.)				17276.9	2008	763 *	Ad
	2005	624 *	Am (by Sec. 5.5 of Ch.)	17279.4	2005	691 *	Am
	2006	896 *	Am (by Sec. 6 of Ch.)	17279.5	2000	862	Am <sup>262</sup>
	2006	897 *	Ad (by Sec. 6.5 of Ch.)		2002	34 *	R
	2007	222 *	Am (by Sec. 5 of Ch.)		2002	35 *	R
	2007	223 *	Am (by Sec. 5 of Ch.)	17287	1999	987 *	Am
	2007	224 *	Am (by Sec. 11.5 of Ch.)	17299.8	2007	156	Am
	2008	386 *	Am	17301	2001	920	Am <sup>383</sup>
17208.1	2X 2001–02	5 *	Ad	17301.3	2001	920	Ad <sup>383</sup>
17215.1	2005	691 *	Ad		2004	13 *	Am
17215.4	2005	691 *	Ad	17301.4	2001	920	Ad <sup>383</sup>
17218	1999	987 *	R	17301.5	2001	920	Ad <sup>383</sup>
17220	2005	691 *	Am	17302	2004	13 *	Am
17250	1999	987 *	Am	17303	2001	920	R <sup>383</sup>
	2005	691 *	Am	17304	2001	920	Ad <sup>383</sup>
17250.5	2005	691 *	Am	17306	2001	920	Ad <sup>383</sup>
17251.5	2002	34 *	R	17307	2001	920	Ad <sup>383</sup>
	2002	35 *	R	17310	2001	920	R <sup>383</sup>
17255	2005	691 *	Am	17330	1999	987 *	R
17255.5	2005	691 *	Ad & R <sup>317</sup>	17501	2002	34 *	Am <sup>404</sup>
17256	2005	691 *	Am		2002	35 *	Am <sup>404</sup>
17268	1999	987 *	Am		2002	807 *	Am
17269	2007	568	R (as ad by Sec. 4, Stats. 1987, Ch. 1139)		2005	691 *	Am
			Am (as ad by Sec. 2, Stats. 1987, Ch. 1463)	17501.5	2002	30 *	Ad
				17501.7	2002	30 *	Ad
17270	1999	987 *	Am	17507.6	1999	8 *	Am <sup>6</sup>
17270.5	2002	34 *	R	17509	2003	185	Am <sup>440</sup>
	2002	35 *	R	17510	2003	185	Am <sup>440</sup>
17271	2002	34 *	R	17551	1999	987 *	Am
	2002	35 *	R		2002	34 *	Am <sup>404</sup>
17273	1999	117 *	Am		2002	35 *	Am <sup>404</sup>
	1999	146 *	Am		2002	807 *	Am
17274	1999	987 *	Am		2005	691 *	Am
17275.5	2002	34 *	Am	17551.5	1999	987 *	R
	2002	35 *	Am	17552	1999	987 *	Am
17275.6	1999	83	Am <sup>30</sup>	17552.3	2002	34 *	Ad <sup>399</sup>
17276	1999	987 *	R		2002	35 *	Ad <sup>399</sup>
	2000	104 *	Am	17553	1999	987 *	Am
	2000	107 *	Am	17554	2001	920	R <sup>383</sup>
	2000	862	Am <sup>262</sup>	17560	2002	34 *	Am
	2001	543	Am <sup>370</sup>		2002	35 *	Am
	2001	623 *	Am		2002	807 *	Am
	2002	488 *	Am	17563	1999	987 *	R
	2008	763 *	Am	17563.5	2002	34 *	Ad
17276.1	2001	623 *	Am		2002	35 *	Ad
17276.10	2008	763 *	Ad	17570	2002	34 *	Am
17276.3	2002	488 *	Am		2002	35 *	Am
17276.5	1999	987 *	Am	17639	1999	987 *	Am
17276.7	2001	623 *	Ad	17640	1999	987 *	Am
	2002	524	Am	17651	1999	987 *	Am
				17671	1999	987 *	Am
				17681.6	2005	691 *	Ad
				17731	2002	690 *	Am
					2002	807 *	Am
					2003	268	Am
					2004	552 *	Am
					2005	691 *	Am
				17731.5	2002	34 *	Am <sup>400</sup>
					2002	35 *	Am <sup>400</sup>
				17732	1999	987 *	Am
				17733	2003	268	Am <sup>498</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## REVENUE AND TAXATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17733 (Cont.)				18171	2003	185	Am <sup>440</sup>
	2005	691 *	Am	18171.5	2003	185	Am <sup>440</sup>
17734	2001	920	Am <sup>383</sup>	18177	2003	185	Am <sup>440</sup>
17734.6	2005	691 *	Ad	18181	2005	691 *	Ad
17751	2002	34 *	Am <sup>401</sup>	18405	2000	862	Am <sup>262</sup>
	2002	35 *	Am <sup>401</sup>		2004	193	Am <sup>571</sup>
17760	2005	691 *	Ad	18405.1	2003	633 *	Ad
17851	1999	987 *	Am	18407	2003	654	Ad <sup>594</sup>
17852	1999	987 *	R		2003	656	Ad <sup>594</sup>
17853	1999	987 *	Am		2004	183	Am (as ad by
17854	2001	920	Am <sup>383</sup>				Stats. 2003, Ch.
17856	2003	185	Am <sup>440</sup>				654 and Ch.
17857	1999	987 *	Am				656) <sup>571</sup>
17859	1999	987 *	R	18408	2000	863	Ad(RN)
17860	1999	987 *	R	18409	2000	863	Ad(RN)
17935	1999	987 *	Am		2003	228 *	Am
	2000	647	Am	18415	2000	862	Am <sup>262</sup>
	2001	920	Am	18416	2007	341	Am
	2006	495	Am	18417	2001	543	Am <sup>370</sup>
17937	2006	773 *	Ad	18501	1999	196	Am <sup>47</sup>
17941	2002	169	Am	18503	2000	863	Am & RN
	2003	633 *	Am	18504	2000	863	R
	2004	416	Am <sup>643</sup>	18505	2000	862	Am <sup>262</sup>
17942	2001	391 *	Am <sup>363</sup>		2000	863	Am
	2002	664	Am <sup>431</sup>	18505.3	2000	863	Ad
	2007	381 *	Am <sup>934</sup>	18505.6	2000	863	Ad(RN)
	2008	763 *	Am	18507	2000	863	R
17943	2001	391 *	R & Ad	18508	2000	863	Am
17945	2004	416	Am	18510	2001	164 *	R
	2006	773 *	R		2003	718	Ad <sup>577</sup>
17947	2006	773 *	Ad	18511	2005	308	Ad & R <sup>68</sup>
17948	2002	169	Am	18521	1999	605	Am
17948.1	2006	773 *	R		2006	802	Am
17948.3	2006	773 *	Ad	18528	2000	863	Am
17951	2001	920	Am <sup>383</sup>	18531.5	2000	863	Ad
	2004	62	Am	18532	2000	863	Am
17952	2001	920	Am <sup>383</sup>	18533	1999	931 *	Am
17952.5	2001	920	Am <sup>383</sup>		2003	370	Am
	2003	62	Am <sup>519</sup>				R & Ad <sup>301</sup>
17953	2001	920	Am <sup>383</sup>		2004	353	Am (as am by
17954	2001	920	Am <sup>383</sup>				Sec. 1 and as ad
17955	2001	920	Am <sup>383</sup>				by Sec. 2, Stats.
18001	2002	374	Am				2003, Ch. 370)
18006	2003	185	Am <sup>440</sup>		2007	342	Am (as am by
18035.6	2005	691 *	Ad				Sec. 2, Stats.
18036.5	2003	185	Am <sup>440</sup>				2004, Ch. 353)
18036.6	2005	691 *	Ad				Am (as am by
18037	2003	185	Am <sup>440</sup>				Sec. 3, Stats.
18037.3	2003	185	R <sup>440</sup>				2004, Ch. 353)
18037.5	2003	185	R <sup>440</sup>	18534	1999	931 *	Am
18038	2003	185	Am <sup>440</sup>	18535	2002	807 *	Am
18038.5	2002	34 *	Am <sup>402</sup>		2008	305	Am
	2002	35 *	Am <sup>402</sup>		2008	751 *	Am
18039	2003	185	Am <sup>440</sup>	18536	2006	343	Ad
18043	2003	185	R <sup>440</sup>		2008	305	Am
18044	2003	185	R (as ad by		2008	751 *	Am
			Sec. 27, Stats.	18547	2000	863	Am & RN
			1996, Ch.	18552	2000	863	Am & RN
			954) <sup>440</sup>	18571	2004	552 *	Am
18152.5	1999	69 *	Am		2005	691 *	Am
18155.5	2003	185	Am <sup>440</sup>	18572	2002	690 *	R & Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18572 (Cont.)	2002	807 *	R & Ad	Div. 2,			
	2005	691 *	Am	Pt. 10.2,			
18601	1999	987 *	Am	Ch. 3,			
	2000	862	Am <sup>262</sup>	Art. 1.5,			
18604	1999	987 *	Am	heading			
18605	1999	987 *	R	(Sec. 18705			
18621.7	2000	1084	Ad	et seq.)	2008	645	S <sup>1004</sup>
18621.9	2003	228 *	Ad	18705	2004	546	Ad & R <sup>641</sup>
	2003	455	Am (as ad by		2006	645 *	S <sup>827</sup>
			Stats. 2003, Ch.		2008	645	Am <sup>1004</sup>
			228)	18706	2004	546	Ad & R <sup>641</sup>
18622	1999	987 *	Am		2005	22	Am <sup>647</sup>
18624	1999	931 *	Am		2006	645 *	S <sup>827</sup>
18628	2000	863	Ad(RN)		2008	645	S <sup>1004</sup>
	2003	654	Am	18707	2004	546	Ad & R <sup>641</sup>
	2003	656	Am		2006	607	Am
	2005	691 *	Am		2006	645 *	S <sup>827</sup>
18631	2000	863	Am		2008	645	Am <sup>1004</sup>
18631.7	2005	74 *	Ad	18708	2004	546	Ad & R <sup>641</sup>
	2006	347	Am		2006	645 *	S <sup>827</sup>
	2007	341	Am		2008	645	Am <sup>1004</sup>
18633	2000	863	Am	18709	2004	546	Ad & R <sup>641</sup>
	2005	691 *	Am		2006	645 *	Am <sup>827</sup>
18633.5	2000	862	Am <sup>262</sup>		2008	645	Am <sup>1004</sup>
	2000	863	Am	18711	1999	987 *	Am
	2001	543	Am <sup>370</sup>		2002	647	Ad & R <sup>469</sup>
	2005	264	Am		2006	645 *	S <sup>828</sup>
18635.5	2000	863	Ad		2007	665	S <sup>639</sup>
18636	2000	863	R	18712	2002	647	Ad & R <sup>469</sup>
18637	2000	863	R		2006	645 *	S <sup>828</sup>
18638	2000	863	R		2007	665	S <sup>639</sup>
18639	2000	863	Am	18713	2002	647	Ad & R <sup>469</sup>
18641	2000	863	R		2003	62	Am <sup>519</sup>
18643	2000	863	R		2006	645 *	S <sup>828</sup>
18645	2000	863	R		2007	665	S <sup>639</sup>
18647	2000	863	R	18714	2002	647	Ad & R <sup>469</sup>
18648	2003	654	R & Ad		2006	645 *	S <sup>828</sup>
	2003	656	R & Ad		2007	665	S <sup>639</sup>
	2005	22	Am <sup>647</sup>	18715	2002	647	Ad & R <sup>469</sup>
	2005	691 *	Am		2006	645 *	S <sup>828</sup>
18662	1999	987 *	Am		2007	665	S <sup>639</sup>
	2002	488 *	Am	18716	2002	647	Ad & R <sup>469</sup>
	2004	528	Am		2003	62	Am <sup>519</sup>
	2006	428	Am		2006	645 *	Am <sup>828</sup>
	2008	305	Am		2007	665	Am <sup>639</sup>
18663	2002	488 *	Am	18721	1999	228	S <sup>60</sup>
18665	2001	191	Am		1999	987 *	Am
18668	2000	862	Am <sup>262</sup>		2003	376	S <sup>503</sup>
	2002	488 *	Am		2006	645 *	S <sup>829</sup>
	2004	528	Am	18722	1999	228	S <sup>60</sup>
	2006	428	Am		2003	376	S <sup>503</sup>
	2008	305	Am		2006	645 *	S <sup>829</sup>
18670	2005	349	Am	18723	1999	228	S <sup>60</sup>
18671	1999	991	Am <sup>96 114</sup>		2003	376	S <sup>503</sup>
18673	1999	931 *	Ad		2004	633	Am <sup>698</sup>
18701	2000	577	Ad & R <sup>252</sup>		2006	645 *	S <sup>829</sup>
18702	2000	577	Ad & R <sup>252</sup>	18724	1999	228	Am <sup>60</sup>
	2004	410	Am		2003	376	Am <sup>503</sup>
18703	2000	577	Ad & R <sup>252</sup>		2006	645 *	Am <sup>829</sup>
18704	2000	577	Ad & R <sup>252</sup>	18741	1999	987 *	Am
					2002	594	Ad & R <sup>486</sup>

**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
18741 (Cont.)	2006	645 *	S <sup>830</sup>	18795	2002	484	Am <sup>466</sup>
	2007	665	S <sup>639</sup>		2006	645 *	S <sup>832</sup>
18742	2002	594	Ad & R <sup>486</sup>		2007	486	S <sup>639</sup>
	2006	645 *	S <sup>830</sup>	18796	2002	484	Am <sup>466</sup>
	2007	665	S <sup>639</sup>		2006	645 *	Am <sup>832</sup>
18743	2002	594	Ad & R <sup>486</sup>		2007	486	Am <sup>639</sup>
	2006	645 *	S <sup>830</sup>	Div. 2,			
	2007	665	S <sup>639</sup>	Pt. 10.2,			
18744	2002	594	Ad & R <sup>486</sup>	Ch. 3,			
	2006	645 *	Am <sup>830</sup>	Art. 8.5,			
	2007	665	Am <sup>639</sup>	heading			
18750	2006	296	Ad & R <sup>820</sup>	(Sec. 18797			
18751	2006	296	Ad & R <sup>820</sup>	et seq.)	2008	324	Ad & R <sup>1019</sup>
18752	2006	296	Ad & R <sup>820</sup>	18797	2008	324	Ad & R <sup>1019</sup>
18753	2006	296	Ad & R <sup>820</sup>	18797.1	2008	324	Ad & R <sup>1019</sup>
Div. 2,				18797.2	2008	324	Ad & R <sup>1019</sup>
Pt. 10.2,				18797.3	2008	324	Ad & R <sup>1019</sup>
Ch. 3,				18797.4	2008	324	Ad & R <sup>1019</sup>
Art. 5.7,				18797.5	2008	324	Ad & R <sup>1019</sup>
heading				Div. 2,			
(Sec. 18755				Pt. 10.2,			
et seq.)	2008	328	Ad & R <sup>1003</sup>	Ch. 3,			
18755	2008	328	Ad & R <sup>1003</sup>	Art. 8.6,			
18755.1	2008	328	Ad & R <sup>1003</sup>	heading			
18755.2	2008	328	Ad & R <sup>1003</sup>	(Sec. 18798			
18755.3	2008	328	Ad & R <sup>1003</sup>	et seq.)	2008	735	Ad & R <sup>1053</sup>
18761	1999	315	S <sup>65</sup>	18798	2008	735	Ad & R <sup>1053</sup>
	2004	370	Am <sup>664</sup>	18798.1	2008	735	Ad & R <sup>1053</sup>
	2006	645 *	S <sup>831</sup>	18798.2	2008	735	Ad & R <sup>1053</sup>
18762	1999	315	S <sup>65</sup>	18798.3	2008	735	Ad & R <sup>1053</sup>
	2004	370	S <sup>664</sup>	Div. 2,			
	2006	645 *	S <sup>831</sup>	Pt. 10.2,			
18763	1999	315	S <sup>65</sup>	Ch. 3,			
	1999	987 *	Am <sup>664</sup>	Art. 9,			
	2004	370	S <sup>664</sup>	heading			
	2006	645 *	S <sup>831</sup>	(Sec. 18801			
18764	1999	315	S <sup>65</sup>	et seq.)	2008	160	S <sup>722</sup>
	2004	370	S <sup>664</sup>	18801	1999	987 *	Am <sup>43</sup>
	2006	645 *	S <sup>831</sup>		1999	988	Am <sup>43</sup>
18765	1999	315	S <sup>65</sup>		2005	161	S <sup>111 643</sup>
	2004	370	S <sup>664</sup>		2008	160	S <sup>722</sup>
	2006	645 *	S <sup>831</sup>	18802	1999	988	S <sup>43</sup>
18766	1999	315	Am <sup>65</sup>		2005	161	S <sup>111 643</sup>
	2004	370	Am <sup>664</sup>		2008	160	S <sup>722</sup>
	2006	645 *	Am <sup>831</sup>	18803	1999	988	Am <sup>43</sup>
	2007	130	Am <sup>902</sup>		2003	189	Am <sup>43</sup>
18782	1999	987 *	Am <sup>664</sup>		2005	161	S <sup>111 643</sup>
18791	2002	484	S <sup>466</sup>		2008	160	S <sup>722</sup>
	2006	645 *	S <sup>832</sup>	18804	1999	988	Am <sup>43</sup>
	2007	486	S <sup>639</sup>		2000	854	Am <sup>43</sup>
18792	2002	484	S <sup>466</sup>		2005	161	Am <sup>111 643</sup>
	2006	645 *	S <sup>832</sup>		2008	160	Am <sup>722</sup>
	2007	486	S <sup>639</sup>	Div. 2,			
18793	1999	987 *	Am <sup>664</sup>	Pt. 10.2,			
	2002	484	S <sup>466</sup>	Ch. 3,			
	2006	645 *	S <sup>832</sup>	Art. 9.5,			
	2007	486	S <sup>639</sup>	heading			
18794	2002	484	S <sup>466</sup>	(Sec. 18805			
	2006	645 *	S <sup>832</sup>	et seq.)	2008	160	S <sup>722</sup>
	2007	486	S <sup>639</sup>	18805	1999	215	Ad & R <sup>58</sup>
					2005	161	S <sup>111 643</sup>

**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	
18805 (Cont.)	2006	645 *	S <sup>812</sup>	18840	2001	455	Ad & R <sup>318</sup>	
	2008	160	S <sup>722</sup>	18841	1999	987 *	Am	
18806	1999	215	Ad & R <sup>58</sup>		2003	460	Ad <sup>586</sup>	
	2005	161	S <sup>111 643</sup>	18842	2003	460	Ad <sup>586</sup>	
	2006	645 *	S <sup>812</sup>	18843	2003	460	Ad <sup>586</sup>	
	2008	160	S <sup>722</sup>	18844	2003	460	Ad <sup>586</sup>	
18807	1999	215	Ad & R <sup>58</sup>	18845	2004	562	Ad & R <sup>701</sup>	
	2001	274 *	Am		2006	645 *	S <sup>834</sup>	
	2005	161	S <sup>111 643</sup>	18845.1	2004	562	Ad & R <sup>701</sup>	
	2006	645 *	S <sup>812</sup>		2006	645 *	S <sup>834</sup>	
	2008	160	S <sup>722</sup>	18845.2	2004	562	Ad & R <sup>701</sup>	
18808	1999	215	Ad & R <sup>58</sup>		2006	645 *	S <sup>834</sup>	
	2000	854	Am	18845.3	2004	562	Ad & R <sup>701</sup>	
	2005	161	Am <sup>111 643</sup>		2006	645 *	Am <sup>834</sup>	
	2006	645 *	Am <sup>812</sup>	18846	2005	160	Ad & R <sup>728</sup>	
	2008	160	Am <sup>722</sup>		2006	645 *	S <sup>835</sup>	
18812	1999	987 *	Am	18846.1	2005	160	Ad & R <sup>728</sup>	
18821	1999	987 *	Am		2006	645 *	S <sup>835</sup>	
	1999	989	S <sup>152</sup>	18846.2	2005	160	Ad & R <sup>728</sup>	
	2007	558	R		2006	645 *	S <sup>835</sup>	
18822	1999	989	S <sup>152</sup>	18846.3	2005	160	Ad & R <sup>728</sup>	
	2007	558	R		2006	645 *	Am <sup>835</sup>	
18823	1999	989	S <sup>152</sup>	18847	2005	697	Ad & R <sup>729</sup>	
	2007	558	R		2006	645 *	S <sup>836</sup>	
18824	1999	989	Am <sup>152</sup>	18847.1	2005	697	Ad & R <sup>729</sup>	
	2007	558	R		2006	645 *	S <sup>836</sup>	
18825	2005	143	Ad & R <sup>721</sup>	18847.2	2005	697	Ad & R <sup>729</sup>	
	2006	645 *	S <sup>833</sup>		2006	645 *	S <sup>836</sup>	
18826	2005	143	Ad & R <sup>721</sup>	18847.3	2005	697	Ad & R <sup>729</sup>	
	2006	645 *	S <sup>833</sup>		2006	645 *	Am <sup>836</sup>	
18827	2005	143	Ad & R <sup>721</sup>		2007	130	Am <sup>902</sup>	
	2006	645 *	S <sup>833</sup>	18851	1999	987 *	Am	
18828	2005	143	Ad & R <sup>721</sup>		2003	317	S <sup>553</sup>	
	2006	645 *	S <sup>833</sup>		2006	645 *	S <sup>837</sup>	
18829	2005	143	Ad & R <sup>721</sup>		2008	203	Am <sup>979</sup>	
	2006	645 *	S <sup>833</sup>	18852	2003	317	S <sup>553</sup>	
18830	2005	143	Ad & R <sup>721</sup>		2006	645 *	S <sup>837</sup>	
	2006	645 *	Am <sup>833</sup>		2008	203	Am <sup>979</sup>	
18831	2000	818	Ad & R <sup>231</sup>	18853	2003	317	S <sup>553</sup>	
	2002	620	R		2006	645 *	S <sup>837</sup>	
			Ad & R <sup>491</sup>		2008	203	Am <sup>979</sup>	
			Am <sup>519</sup>	18854	2003	317	S <sup>553</sup>	
18832	2000	818	Ad & R <sup>231</sup>		2006	645 *	S <sup>837</sup>	
	2002	620	R		2008	203	S <sup>979</sup>	
			Ad & R <sup>491</sup>	18855	2003	317	Am <sup>553</sup>	
18833	2000	818	Ad & R <sup>231</sup>		2006	645 *	Am <sup>837</sup>	
	2002	620	R		2008	203	Am <sup>979</sup>	
			Ad & R <sup>491</sup>	Div. 2,				
18834	2000	818	Ad & R <sup>231</sup>	Pt. 10.2,				
	2002	620	R	Ch. 3,				
			Ad & R <sup>491</sup>	Art. 15,				
18835	2000	818	Ad & R <sup>231</sup>	heading				
	2002	620	R	(Sec. 18861				
			Ad & R <sup>491</sup>	et seq.)	18861	2008	330	Ad & R <sup>1043</sup>
18836	2001	455	Ad & R <sup>318</sup>		18861	1999	398	Ad & R <sup>72</sup>
	2002	664	Am <sup>431</sup>			2008	330	Ad & R <sup>1043</sup>
18837	2001	455	Ad & R <sup>318</sup>	18862	1999	398	Ad & R <sup>72</sup>	
18838	2001	455	Ad & R <sup>318</sup>		2008	330	Ad & R <sup>1043</sup>	
	2002	135	Am	18863	1999	398	Ad & R <sup>72</sup>	
18839	2001	455	Ad & R <sup>318</sup>		2008	330	Ad & R <sup>1043</sup>	
				18864	1999	398	Ad & R <sup>72</sup>	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## REVENUE AND TAXATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18864 (Cont.)	2008	330	Ad & R <sup>1043</sup>	19104	1999	203	Am
18865	1999	398	Ad & R <sup>72</sup>		2000	183	Am (as am by Stats. 1999, Ch. 203)
18871	1999	987*	Am				Am <sup>262</sup>
	2003	170	Am		2000	862	Am (as am by Stats. 2000, Ch. 183)
Div. 2, Pt. 10.2, Ch. 3, Art. 17, heading (Sec. 18881 et seq.)					2000	863	Am <sup>370</sup>
	2008	354	Ad & R <sup>1016</sup>		2001	543	Am
18881	2008	354	Ad & R <sup>1016</sup>		2003	455	Am
18882	2008	354	Ad & R <sup>1016</sup>	19105	2000	863	Am
18883	2008	354	Ad & R <sup>1016</sup>	19106	1999	987*	Am
18884	2008	354	Ad & R <sup>1016</sup>		2000	863	R
18885	2008	354	Ad & R <sup>1016</sup>	19109	1999	931*	Am
18886	2008	354	Ad & R <sup>1016</sup>		2002	690*	Am
19005	1999	203	Am		2002	807*	Am
19006	2002	374	Am	19111	2000	863	R
	2003	62	Am <sup>519</sup>	19115	2000	863	R
19008	1999	931*	Am	19116	1999	931*	Am
	2005	211*	Am		2003	654	Am <sup>593</sup>
	2005	691*	Am <sup>82</sup>		2003	656	Am <sup>593</sup>
19011	2000	862	Am <sup>262</sup>		2005	691*	Am
19011.5	2008	751*	Ad	19117	1999	931*	Ad
19022	2003	185	R <sup>440</sup>	19120	2000	863	Ad
19023	1999	987*	Am		2003	455	Am
	2003	185	Am <sup>440</sup>	19131	2004	13*	Am
19024	2003	185	R <sup>440</sup>	19134	2000	862	Am <sup>262</sup>
19025	2000	862	Am <sup>262</sup>	19135	2000	862	Am <sup>262</sup>
	1X 2007–08	1	Am	19136	2000	862	Am <sup>262</sup>
19026	2000	862	Am <sup>262</sup>		2002	34*	Am
19027	2000	862	Am <sup>262</sup>		2002	35*	Am
19033	2000	414	Am		2003	268	Am
	2007	281	Am		2005	242*	Am
19034	1999	931*	Am		2008	305	Am <sup>1033</sup>
19041	1999	931*	Am	19136.1	1X 2007–08	1	Ad
19041.5	1999	463	Ad	19136.11	2004	13*	Ad
	2005	691*	Am		2005	242*	R
19043	2001	191	Am	19136.12	2005	691*	Ad
19043.5	2001	191	Ad	19136.13	2007	426*	Ad
19045	1999	931*	Am	19136.3	2000	862	Am <sup>262</sup>
19049	2007	281	Am		2005	242*	R
19052	1999	931*	R <sup>6</sup>	19136.4	2005	242*	R
	2000	647	Ad	19136.6	2000	862	Am <sup>262</sup>
	2002	374	Am		2005	242*	R
19053	1999	987*	R	19136.7	2005	349	Ad
19057	1999	83	Am <sup>30</sup>	19136.8	2002	34*	Ad
19059	1999	987*	Am		2002	35*	Ad
19060	1999	987*	Am		2002	488*	Am
19062	2003	185	R <sup>440</sup>		2005	242*	R (as ad by Sec. 30, Stats. 2002, Ch. 34 and as am by Sec. 6, Stats. 2002, Ch. 488)
19064	1999	931*	Am	19137	1X 2007–08	1	R
19067	1999	931*	Am		2008	763*	Ad
19081	2000	862	Am <sup>262</sup>	19138	1X 2007–08	1	Ad
19082	2000	862	Am <sup>262</sup>	19141	2002	34*	Am
19084	1999	931*	Am		2002	35*	Am
19089	1999	987*	Am	19141.2	2000	862	Am <sup>262</sup>
19101	2000	863	Am				
19102	2000	863	R				
19103	2000	863	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
19141.6	1999	83	Am <sup>30</sup>	19255	2005	398 *	Ad
	2000	862	Am <sup>262</sup>	19264	2004	193	Am <sup>571</sup>
19142	2000	862	Am <sup>262</sup>	19270	2004	806	Ad & R <sup>702</sup>
	2005	242 *	Am	19271	1999	83	Am <sup>30</sup>
19144	2000	862	Am <sup>262</sup>		1999	478	Am
19145	1999	987 *	Am		1999	480	Am (as am by
	2000	862	Am <sup>262</sup>				Stats. 1999, Ch.
19147	2000	862	Am <sup>262</sup>				478)
	2001	4 *	Am		2001	111 *	Am
19148	2000	862	Am <sup>262</sup>		2001	651	Am
19150	2000	862	Am <sup>262</sup>		2003	225 *	Am
19151	1999	987 *	Am		2004	806	R <sup>702</sup>
19164	2000	862	Am <sup>262</sup>	19271.5	1999	478	R
	2003	654	Am	19271.6	1999	980	Am <sup>96</sup>
	2003	656	Am		2000	808 *	Am (as adRN
	2004	183	Am <sup>571</sup>				by Stats. 1998,
	2004	226 *	Am				Ch. 322 and as
	2005	22	Am <sup>647</sup>				am by Stats.
	2005	691 *	Am				1999, Ch. 980)
19164.1	2001	410	Ad		2003	225 *	Am
19164.5	2005	691 *	Ad		2004	339	Am
19166	2003	654	Am		2004	806	R <sup>702</sup>
	2003	656	Am	19272	1999	480	Am
	2005	691 *	Am		1999	980	Am (by Sec.
19167	2005	658	Am				17.5 of Ch.)
19170	2003	228 *	Ad		2000	808 *	Am
	2004	267 *	R & Ad <sup>19</sup>		2001	111 *	Am
19173	2003	654	Am		2004	806	R <sup>702</sup>
	2003	656	Am	19273	1999	980	Am
	2005	691 *	Am		2004	806	R <sup>702</sup>
19175	2007	156	Am	19274	2000	808 *	Am
19177	2003	654	Am		2004	806	R <sup>702</sup>
	2003	656	Am	19275	1999	480	Ad
	2005	691 *	Am		2000	808 *	Am
19179	2003	654	Am		2004	806	R <sup>702</sup>
	2003	656	Am	19276	2004	806	Ad & R <sup>702</sup>
	2004	183	Am <sup>571</sup>	19280	1999	344 *	Am
	2005	691 *	Am		2000	545	Am
19180	2002	374	Am		2000	940	Am <sup>20</sup>
19182	2003	185	Am <sup>440</sup>		2002	487	S <sup>13</sup>
	2005	691 *	Am		2004	380	Am <sup>13</sup>
19183	2000	863	Am		2007	132	Am
	2002	488 *	Am		2008	751 *	Am
	2005	74 *	Am		2008	752	Am
19184	2005	691 *	Am	19281	2000	940	S <sup>20</sup>
19187	1999	931 *	Ad		2002	487	S <sup>13</sup>
19191	2000	862	Am <sup>262</sup>		2004	380	S <sup>13</sup>
	2001	543	Am <sup>370</sup>	19282	2000	940	S <sup>20</sup>
	2004	354 *	Am		2002	487	S <sup>13</sup>
	2006	538	Am <sup>802</sup>		2004	380	S <sup>13</sup>
19192	2000	862	Am <sup>262</sup>	19283	2000	940	Am <sup>20</sup>
	2001	543	Am <sup>370</sup>		2002	487	Am <sup>13</sup>
	2004	354 *	Am		2002	776	Am <sup>43</sup>
19193	2000	862	Am <sup>262</sup>		2004	380	Am <sup>13</sup>
19194	2000	862	Am <sup>262</sup>	19290.1	2008	751 *	Ad
	2004	354 *	Am	19303	2006	90	Ad
19195	2006	716	Ad	19306	1999	614	Am
19225	1999	348	Ad		2001	543	Am <sup>370</sup>
19226	1999	931 *	Ad	19311	1999	987 *	Am
19236	1999	931 *	Ad		2001	543	Am <sup>370</sup>
	2000	647	Am		2002	807 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## REVENUE AND TAXATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19311.5	2008	305	Ad	19556	1999	67 *	R
19316	2002	807 *	Ad		2001	920	Ad
19322.1	2001	920	Ad	19559	2002	690 *	Ad
19323	1999	931 *	Am		2002	807 *	Ad
19347	1999	605	Am		2005	691 *	R (as ad by
19354	2002	374	Am				Sec. 7, Stats.
19363	2000	862	Am <sup>262</sup>				2002, Ch. 690)
19364	2000	862	Am <sup>262</sup>				Am (as ad by
19365	2000	862	Am <sup>262</sup>				Sec. 16, Stats.
	2002	34 *	Am				2002, Ch. 807)
	2002	35 *	Am	19560	2004	715	Ad
19368	2000	863	Ad	19565	2000	862	Am <sup>262</sup>
	2003	455	Am	19570	2002	694	Ad
	2008	234	Am	19582.5	2004	844	Ad
19378	2001	543	Am <sup>370</sup>	19584	2003	412	Ad
19384	1999	605	Am	19590	2004	226 *	Ad
19394	2007	381 *	Ad	19591	2004	226 *	Ad
19411	1999	987 *	Am	19592	2004	226 *	Ad
	2000	415	Am	19602	2004		
	2003	455	Am				Initiative
	2008	234	Am				(Prop. 63
19442	2002	258	Am				adopted
	2007	309	Am				Nov. 2,
19443	1999	931 *	Ad				2004)
	2001	543	Am <sup>370</sup>				Am <sup>712</sup>
19444	2002	488 *	Ad <sup>462</sup>	19602.5	2004		
			R <sup>434</sup>				Initiative
							(Prop. 63
19503	2000	862	Am <sup>262</sup>				adopted
19504	1999	931 *	Am				Nov. 2,
	2003	654	Am				2004)
	2003	656	Am	19604	2001	543	Ad <sup>712</sup>
19504.5	1999	931 *	Ad				Am <sup>370</sup>
19504.7	1999	931 *	Ad	19607	2001	543	Am <sup>370</sup>
19520	2003	455	Ad	19701	2005	74 *	Am
19521	2002	34 *	Am	19705	1999	931 *	Am
	2002	35 *	Am				Am <sup>370</sup>
	2002	1124 *	Am (as am by				Am (by Sec.
			Sec. 33, Stats.				65.5 of Ch.)
			2002, Ch. 35)	19707	2002	784	Am <sup>490</sup>
	2002	1127 *	Am	19715	2003	654	Am
19523.5	2005	74 *	Ad		2003	656	Am
19524	2000	863	Am & RN	19717	1999	931 *	Am
19529	2005	428	Ad	19720	2004	163	Am
19533	1999	478	Am	19721	2004	163	Am
	2007	130	Am <sup>902</sup>	19730	2004	226 *	Ad
19542.3	1999	931 *	Ad	19731	2004	226 *	Ad
	2006	347	Am	19732	2004	226 *	Ad
19546.5	1999	931 *	Ad				2005
19548	1999	478	Am	19733	2004	226 *	Ad
19550	2000	940	Ad				2005
	2005	349	Am	19734	2004	226 *	Ad
19551	2008	345	Am & R <sup>547</sup>	19735	2004	226 *	Ad
			Ad <sup>579</sup> 1030	19736	2004	226 *	Ad
				19737	2004	226 *	Ad
19551.1	2001	915	Ad & R <sup>352</sup>				2005
	2002	664	Am <sup>431</sup>	19738	2004	226 *	Ad
	2006	513	Am <sup>730</sup>				2005
	2008	345	Am &				398 * Am
			R <sup>547</sup> 1030				
19551.5	2008	345	Ad &				
			R <sup>547</sup> 1030				
19554	2007	666	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Div. 2, Pt. 10.2, Ch. 9.2, heading (Sec. 19740 et seq.)	1X	2007-08	1 R	19777 (Cont.)			
	2008	763 *	Ad	2004	183	Am (as ad by Stats. 2003, Ch. 654 and Ch. 656) <sup>571</sup>	
19740	1X	2007-08	1 R	2005	691 *	R (as am by Sec. 330, Stats. 2004, Ch. 183)	
	2008	763 *	Ad			Am (as am by Sec. 331, Stats. 2004, Ch. 183)	
19741	1X	2007-08	1 R	19777.5	2004	226 * Ad	
	2008	763 *	Ad	2005		398 * Am	
19742	1X	2007-08	1 R	19778	2003	654 Ad	
	2008	763 *	Ad	2003		656 Ad	
19743	1X	2007-08	1 R	19850	2007	606 Ad	
	2008	763 *	Ad	19851	2007	606 Ad	
19744	1X	2007-08	1 R	19852	2007	606 Ad	
	2008	763 *	Ad	19853	2007	606 Ad	
19745	1X	2007-08	1 R	19854	2007	606 Ad	
	2008	763 *	Ad	20503	2002	374 Am	
19746	1X	2007-08	1 R		2003	62 Am <sup>519</sup>	
	2008	763 *	Ad	20505	2002	374 Am	
19747	1X	2007-08	1 R	20508.1	1999	928 Ad	
	2008	763 *	Ad	20514	2002	374 Am	
19751	2003	654	Ad	20543	2000	60 * Am	
	2003	656	Ad		2001	156 * Am	
19752	2003	654	Ad		2001	266 * Am (as am by Sec. 8, Stats. 2001, Ch. 156)	
	2003	656	Ad		2002	664 Am <sup>431</sup>	
19753	2003	654	Ad	20544	2000	60 * Am	
	2003	656	Ad		2001	156 * Am	
19753.2	2001	826	Am (as am by Sec. 8, Stats. 2000, Ch. 861)		2001	266 * Am (as am by Sec. 9, Stats. 2001, Ch. 156)	
19754	2003	654	Ad		2002	399 Am	
	2003	656	Ad	20561	2002	60 * Am	
19755	2003	654	Ad	20563	2000	374 Am	
	2003	656	Ad		2002	374 Am	
19772	2003	654	Ad <sup>594</sup>		2003	62 Am <sup>519</sup>	
	2003	656	Ad <sup>594</sup>	20583	2004	407 Am	
	2005	691 *	R (as ad by Sec. 13, Stats. 2003, Ch. 654)		2005	22 Am <sup>647</sup>	
			Am (as ad by Sec. 13, Stats. 2003, Ch. 656)		2005	264 Am (as am by Sec. 188, Stats. 2005, Ch. 22)	
19773	2003	654	Ad <sup>594</sup>	20583.1	1999	928 Ad	
	2003	656	Ad <sup>594</sup>	20584	2004	829 Am	
	2005	691 *	R (as ad by Sec. 13, Stats. 2003, Ch. 654 and Ch. 656)	20585	2006	616 Am	
19774	2003	654	Ad	20602	2004	829 Am	
	2003	656	Ad	20621	2006	538 Am <sup>802</sup>	
	2005	691 *	R (as ad by Sec. 13, Stats. 2003, Ch. 654)	20642	2002	374 Am	
			Am (as ad by Sec. 13, Stats. 2003, Ch. 656)	20645	2002	374 Am	
19777	2003	654	Ad	21002	2001	670 Am	
	2003	656	Ad	21004	2008	305 Am & R <sup>349</sup>	
						Ad <sup>801</sup>	
				21006	2001	543 Am <sup>370</sup>	
					2007	341 Am	
					2008	305 Am	
				21007	2000	414 Am	
				21013	1999	931 * Am (by Sec. 34 of Ch.)	

**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
21015.5	1999	348	Ad	23183.1	2000	862	Am
21015.6	2001	669	Ad	23183.2	2000	862	Am <sup>262</sup>
	2002	664	Am <sup>431</sup>	23186	2000	862	Am <sup>262</sup>
21016	1999	931 *	Am	23188	2000	415	Am
21018	2005	349	Am	23202	2006	538	Am <sup>802</sup>
21026	2000	862	Am <sup>262</sup>	23221	1999	64 *	Am
21027	2001	543	Am <sup>370</sup>				R & Ad <sup>25</sup>
21028	2000	438	Ad & R <sup>18</sup>		1999	987 *	Am (as am by Sec. 2, Stats. 1999, Ch. 64)
	2003	654	Am	23253	2000	862	Am <sup>262</sup>
	2003	656	Am	23281	2000	862	Am
	2004	412	Am <sup>317</sup>	23282	2000	862	Am
Div. 2, Pt. 11, heading (Sec. 23001 et seq.)	2001	543	Am <sup>370</sup>	23301	2000	862	Am <sup>262</sup>
23001	2001	543	Am <sup>370</sup>	23304.1	2000	862	Am <sup>262</sup>
23036	2000	862	Am <sup>262</sup>	23305b	2006	538	Am <sup>802</sup>
	2001	920	Am	23305.1	2000	862	Am <sup>262</sup>
	2003	185	Am <sup>440</sup>	23305.5	1999	249	Am <sup>61</sup>
	2004	183	Am <sup>571</sup>	23331	2002	390	Am
23036.1	2000	113 *	Ad		2004	193	Am <sup>571</sup>
23036.2	2008	763 *	Ad	23332	2006	773 *	Am
23038.5	1999	83	Am <sup>30</sup>	23334	2002	390	Am
	2002	34 *	Am		2006	773 *	R
	2002	35 *	Am	23335	1999	987 *	Am
23040.1	2000	4 *	Am <sup>173</sup>		2006	773 *	Am
	2001	543	Am <sup>370</sup>	23361	2000	862	Am <sup>262</sup>
23041	2000	862	Am <sup>262</sup>	23362	2000	862	Am <sup>262</sup>
	2003	633 *	Am	23453	2001	920	Am
23042	2000	862	Am	23455	2000	862	Am <sup>262</sup>
23043	1999	987 *	R	23456	2000	862	Am <sup>262</sup>
23043.5	2003	185	Am <sup>440</sup>		2002	34 *	Am
23051.5	2000	862	Am <sup>262</sup>		2002	35 *	Am
	2003	486	Am	23456.5	2002	34 *	Ad
	2005	691 *	Am		2002	35 *	Ad
23051.7	2001	543	Am <sup>370</sup>	23457	2000	862	Am <sup>262</sup>
23055	2001	543	Am <sup>370</sup>		2002	34 *	Am
23058	2000	862	Am <sup>262</sup>		2002	35 *	Am
23060	2006	538	Am <sup>802</sup>		2002	488 *	Am (as am by Sec. 37, Stats. 2002, Ch. 35)
Div. 2, Pt. 11, Ch. 2, heading (Sec. 23101 et seq.)	2001	543	Am <sup>370</sup>	23561	2006	773 *	Am
23104	2000	862	Am <sup>262</sup>	23604	2000	862	Am <sup>262</sup>
23114	2000	862	Am <sup>262</sup>	23608	2000	862	Am <sup>262</sup>
	2003	455	Am	23608.2	2000	311 *	Am
23151	2000	862	Am		2000	862	Am <sup>262</sup>
23151.1	2000	862	Am		2001	543	Am <sup>370</sup>
23151.2	2000	862	Am <sup>262</sup>		2008	521	R
23153	1999	64 *	Am	23608.3	2000	862	Am <sup>262</sup>
	1999	987 *	Am (as am by Stats. 1999, Ch. 64)		2008	521	R
	2000	862	Am	23609	1999	77 *	Am
	2006	773 *	Am		2000	103 *	Am (by Sec. 3 of Ch.)
23181	2000	862	Am		2000	107 *	Am
23182	2001	543	Am <sup>370</sup>		2000	862	Am <sup>262</sup>
23183	2000	862	Am		2001	543	Am <sup>370</sup>
					2002	34 *	Am
					2002	35 *	Am
					2002	35 *	Am
				23610	2000	862	Am <sup>262</sup>
				23610.5	1999	83	Am <sup>30</sup>
					2000	3 *	Am
					2000	862	Am <sup>262</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23610.5 (Cont.)	2001	543	Am <sup>370</sup>	23701c (Cont.)	2000	252	R & Ad
	2001	668 *	Am <sup>330</sup>	23701d	2007	238	Am
	2005	501	Am	23701e	2000	252	R & Ad
	2006	890	Am	23701f	2000	252	R & Ad
	2006	892 *	Am	23701g	2000	252	R & Ad
	2008	382 *	Am	23701h	2003	633 *	Am
	2008	521	Am	23701i	2000	252	R & Ad
23612.2	1999	987 *	Am	23701j	2000	252	R & Ad
	2000	862	Am <sup>262</sup>	23701l	2000	252	R & Ad
23617	2000	862	Am <sup>262</sup>	23701n	2000	252	R & Ad
	2001	650 *	Am <sup>371</sup>		2000	862	Am <sup>262</sup>
	2006	712 *	Am <sup>818</sup>	23701q	1999	987 *	R
23617.5	2000	862	Am <sup>262</sup>	23701s	2000	252	R & Ad
	2001	650 *	Am <sup>371</sup>		2000	862	Am <sup>262</sup>
	2006	712 *	Am <sup>818</sup>		2002	34 *	Am <sup>404</sup>
23621	2000	862	Am <sup>262</sup>		2002	35 *	Am <sup>404</sup>
23622.7	1999	987 *	Am		2005	691 *	Am
	2000	862	Am <sup>262</sup>	23701t	1999	83	Am <sup>30</sup>
	2004	225 *	Am		2003	62	Am <sup>519</sup>
23622.8	1999	58	Am	23701w	2004	552 *	Am <sup>651</sup>
	2000	862	Am <sup>262</sup>		2005	691 *	Am
	2000	864	Am	23701x	2003	633 *	Am
	2000	865	Am	23701y	1999	675 *	Ad
	2001	159	Am <sup>305</sup>	23702	2000	252	R & Ad
	2001	543	Am <sup>370</sup>	23703	2000	862	Am <sup>262</sup>
	2006	634	Am	23703.5	2004	552 *	Ad
23624	2000	862	Am <sup>262</sup>		2005	691 *	Am
23630	2000	113 *	Ad	23704	1999	83	Am <sup>30</sup>
	2001	543	Am <sup>370</sup>		2000	252	R & Ad
	2004	226 *	Am		2000	862	Am <sup>262</sup>
23633	2000	862	Am <sup>262</sup>	23704.3	2000	252	R & Ad
23634	2000	862	Am <sup>262</sup>	23704.4	2000	252	R & Ad
	2006	634	Am		2007	130	Am <sup>902</sup>
23636	2000	862	Am <sup>262</sup>	23704.5	1999	987 *	Am
23637	2000	862	Am <sup>262</sup>		2000	252	R & Ad
	2002	487	Am	23704.6	1999	987 *	Am
23642	2000	862	Am <sup>262</sup>		2000	252	R & Ad
23645	1999	987 *	Am <sup>135</sup>	23705	2002	34 *	Am <sup>404</sup>
	2000	862	Am <sup>262</sup>		2002	35 *	Am <sup>404</sup>
	2001	543	Am <sup>370</sup>		2005	691 *	Am
23646	2000	862	Am <sup>262</sup>	23711	2002	34 *	Am <sup>404</sup>
	2000	864	Am		2002	35 *	Am <sup>404</sup>
	2001	159	Am <sup>305</sup>		2005	691 *	Am
	2001	543	Am <sup>370</sup>	23711.5	2003	455	Ad(RN)
	2006	634	Am	23712	2002	34 *	Am <sup>404</sup>
23649	1999	987 *	Am <sup>136</sup>		2002	35 *	Am <sup>404</sup>
	2000	862	Am <sup>262</sup>		2004	552 *	Am <sup>652</sup>
	2001	543	Am <sup>370</sup>		2005	691 *	Am
23657	2000	862	Am <sup>262</sup>	23731	1999	987 *	Am
	2001	535 *	Am <sup>371</sup>		2000	862	Am <sup>262</sup>
	2006	580 *	Am <sup>818</sup>	23735	2000	862	Am <sup>262</sup>
23662	2005	691 *	Ad & R <sup>489</sup>	23736.1	1999	987 *	Am
23663	2008	763 *	Ad		2004	183	Am <sup>571</sup>
23666	2000	862	Am <sup>262</sup>	23736.3	2000	862	Am <sup>262</sup>
23684	2002	487	Am	23736.4	2000	862	Am <sup>262</sup>
	2002	664	Am <sup>431</sup>	23737	2000	862	Am <sup>262</sup>
	2X 2001–02	12 *	Ad & R <sup>337</sup>	23740	1999	987 *	Am
23701a	2000	862	Am <sup>262</sup>		2000	252	R & Ad
23701b	2000	252	R & Ad	23771	2000	862	Am <sup>262</sup>
23701c	1999	987 *	Am	23772	2000	252	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
23772 (Cont.)	2000	862	Am <sup>262</sup>	24343.7 (Cont.)	2002	35 *	Am
	2001	543	Am <sup>370</sup>	24344	2000	862	Am <sup>262</sup>
	2003	185	Am <sup>440</sup>	24344.5	2000	862	Am <sup>262</sup>
23774	2000	862	Am <sup>262</sup>	24344.7	2000	862	Am <sup>262</sup>
23775	2000	862	Am <sup>262</sup>	24345	2000	862	Am <sup>262</sup>
23776	1999	987 *	Am	24346	2000	862	Am <sup>262</sup>
23777	1999	987 *	Am	24347	2000	862	Am <sup>262</sup>
	2000	862	Am <sup>262</sup>	24347.5	1999	165 *	Am
23778	1999	987 *	Am		2000	862	Am <sup>262</sup>
23800	2000	862	Am <sup>262</sup>		2001	618 *	Am
	2003	268	Am		2004	772 *	Am
23800.5	2003	268	Am		2005	622 *	Am (by Sec. 7 of Ch.)
23801	2000	862	Am <sup>262</sup>		2005	623 *	Am (by Sec. 7.5 of Ch.)
	2002	34 *	Am		2005	624 *	Am (by Sec. 6.5 of Ch.)
	2002	35 *	Am		2006	896 *	Am (by Sec. 7 of Ch.)
	2002	807 *	Am		2006	897 *	Am (by Sec. 7.5 of Ch.)
	2003	268	Am		2007	222 *	Am (by Sec. 6 of Ch.)
23802	2000	863	Am		2007	223 *	Am (by Sec. 6 of Ch.)
	2002	34 *	Am		2007	224 *	Am (by Sec. 12.5 of Ch.)
	2002	35 *	Am		2008	386 *	Am
	2003	268	Am	24348	2000	862	Am <sup>262</sup>
23802.5	2000	862	Am <sup>262</sup>		2002	488 *	Am <sup>463</sup>
	2003	268	Am	24348.5	2005	264	R
23803	2000	862	Am <sup>262</sup>	24349	2000	862	Am <sup>262</sup>
	2003	268	Am		2005	691 *	Am
23804	2003	268	Am	24351	2000	862	Am <sup>262</sup>
23804.5	2000	862	Am <sup>262</sup>	24354.1	2000	862	Am <sup>262</sup>
	2003	268	R	24355.3	2005	691 *	Ad
23806	2000	862	Am <sup>262</sup>	24355.4	2005	691 *	Ad
23809	2003	185	Am <sup>440</sup>	24355.5	2000	862	Am <sup>262</sup>
	2003	268	Am	24356	2000	862	Am <sup>262</sup>
	2004	782 *	Am <sup>383</sup>		2005	691 *	Am
23810	2000	863	R	24356.4	2005	691 *	Ad & R <sup>317</sup>
23811	2000	862	Am <sup>262</sup>	24356.5	2000	862	Am <sup>262</sup>
	2002	34 *	Am		2005	691 *	R
	2002	35 *	Am	24356.6	2000	862	Am <sup>262</sup>
	2003	268	Am	24356.7	2000	862	Am <sup>262</sup>
24273	2000	862	Am <sup>262</sup>	24356.8	2000	862	Am <sup>262</sup>
24273.5	2000	862	Am <sup>262</sup>	24357	2000	862	Am <sup>262</sup>
24275	2000	862	Am <sup>262</sup>		2002	34 *	Am
24276	2000	862	Am <sup>262</sup>		2002	35 *	Am
24306	1999	987 *	Am		2005	5 *	Am
	2000	862	Am <sup>262</sup>	24357.2	2000	862	Am <sup>262</sup>
	2002	34 *	Am <sup>398 404</sup>	24357.6	1999	987 *	Am
	2002	35 *	Am <sup>398 404</sup>	24357.7	2000	862	Am <sup>262</sup>
	2005	691 *	Am	24357.9	2000	862	Am <sup>262</sup>
24307	2000	862	Am <sup>262</sup>		2002	34 *	Am
	2002	34 *	Am		2002	35 *	Am
	2002	35 *	Am		2005	5 *	Am
24308	2000	862	Am <sup>262</sup>	24357.2	2000	862	Am <sup>262</sup>
24308.1	2002	843 *	Ad	24357.6	1999	987 *	Am
24322	2000	862	Am <sup>262</sup>	24357.7	2000	862	Am <sup>262</sup>
24324	2000	862	Am <sup>262</sup>	24357.9	2000	862	Am <sup>262</sup>
24328	2003	455	Am & RN		2002	34 *	Am
24343.2	2007	568	Am		2002	35 *	Am
24343.3	2000	862	Am <sup>262</sup>	24358	2000	862	Am <sup>262</sup>
24343.5	2000	862	Am <sup>262</sup>	24360	2000	862	Am <sup>262</sup>
24343.7	2000	862	Am <sup>262</sup>	24361	2000	862	Am <sup>262</sup>
	2002	34 *	Am	24362	2000	862	Am <sup>262</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
24363	2000	862	Am <sup>262</sup>	24633.5	2000	862	Am <sup>262</sup>
24364	2000	862	Am <sup>262</sup>	24634	2000	862	Am <sup>262</sup>
24369.4	2005	691 *	Am	24636	2000	862	Am <sup>262</sup>
24377	2000	862	Am <sup>262</sup>	24637	2000	862	Am <sup>262</sup>
24383	2000	862	Am <sup>262</sup>	24654	2000	862	Am <sup>262</sup>
24402	2000	862	Am <sup>262</sup>		2004	782 *	Am
24404	2000	862	Am <sup>262</sup>		2005	691 *	Am
24406.6	2005	691 *	Ad	24661.3	2002	34 *	Ad <sup>399</sup>
24407	2005	691 *	Am		2002	35 *	Ad <sup>399</sup>
24409	2000	862	Am <sup>262</sup>	24661.5	2005	691 *	Am
24410	1999	987 *	Am (by Sec. 97 of Ch.) <sup>137</sup>	24661.6	2005	691 *	Ad
	2000	862	Am <sup>262</sup>	24667	2000	862	Am <sup>262</sup>
	2004	868 *	R & Ad		2002	34 *	Am
24415	2000	862	Am <sup>262</sup>		2002	35 *	Am
24416	2000	104 *	Am		2002	807 *	Am
	2000	107 *	Am	24673.2	2000	862	Am <sup>262</sup>
	2000	862	Am <sup>262</sup>	24674	2000	862	Am <sup>262</sup>
	2001	543	Am <sup>370</sup>	24675	2000	862	Am <sup>262</sup>
	2001	623 *	Am	24676	2000	862	Am <sup>262</sup>
	2002	488 *	Am	24676.5	2000	862	Am <sup>262</sup>
	2008	763 *	Am	24677	2000	862	Am <sup>262</sup>
24416.1	2001	623 *	Am	24678	2000	862	Am <sup>262</sup>
24416.10	2008	763 *	Ad	24685	2000	862	Am <sup>262</sup>
24416.2	1999	83	Am <sup>30</sup>	24685.5	2002	34 *	Ad
	1999	987 *	Am		2002	35 *	Ad
	2000	862	Am <sup>262</sup>	24690	2000	862	Am <sup>262</sup>
24416.3	2002	488 *	Am	24692	2000	862	Am <sup>262</sup>
24416.4	2000	862	Am <sup>262</sup>	24694	2005	691 *	Ad
24416.5	1999	987 *	Am	24710	2000	862	Am <sup>262</sup>
	2000	862	Am <sup>262</sup>		2002	34 *	Am
24416.6	2000	862	Am <sup>262</sup>		2002	35 *	Am
24416.7	2001	623 *	Ad	24831.6	2005	691 *	Ad
24416.9	2008	763 *	Ad	24871	2000	862	Am <sup>262</sup>
24424	2000	862	Am <sup>262</sup>		2003	655	Am <sup>578</sup>
	2002	34 *	R & Ad	24871.5	2000	862	Am <sup>262</sup>
	2002	35 *	R & Ad		2003	185	R <sup>440</sup>
24425	2000	862	Am <sup>262</sup>	24872	2001	4 *	Am
	2004	868 *	Am		2005	691 *	Am
24434	2000	862	Am <sup>262</sup>	24872.4	2000	862	Am <sup>262</sup>
24436.1	2000	862	Am <sup>262</sup>		2003	185	Am <sup>440</sup>
24436.5	1999	987 *	Am	24872.5	2000	862	Am <sup>262</sup>
	2000	862	Am <sup>262</sup>		2003	185	R <sup>440</sup>
24438	2000	862	Am <sup>262</sup>	24872.6	2001	4 *	Ad
24442.5	2000	862	Am <sup>262</sup>	24872.7	2000	862	Am <sup>262</sup>
24443	2002	34 *	Am	24900	2004	868 *	Ad
	2002	35 *	Am	24905.5	2000	862	Am <sup>262</sup>
24447	2007	156	Am	24916	2000	862	Am <sup>262</sup>
24448	2000	862	Am <sup>262</sup>	24918	2000	862	Am <sup>262</sup>
24449	2002	488 *	Am	24942	2002	34 *	Am
24453	2001	543	Am <sup>370</sup>		2002	35 *	Am
24465	2004	868 *	Ad	24943	2000	862	Am <sup>262</sup>
24472	2001	543	Am <sup>370</sup>	24944	2000	862	Am <sup>262</sup>
24473	2002	1108 *	Ad	24945	2000	862	Am <sup>262</sup>
24601	2002	807 *	Am	24946	2000	862	Am <sup>262</sup>
	2005	691 *	Am	24949.1	2000	862	Am (as am by Sec. 98, Stats. 1998, Ch. 322) <sup>262</sup>
24602	2000	862	Am <sup>262</sup>				
24611	2000	862	Am <sup>262</sup>				
24631	2000	862	Am				
24632	2000	862	Am <sup>262</sup>				
24633	2000	862	Am <sup>262</sup>				

**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
24949.1 (Cont.)				30101.7	2002	686	Ad
	2002	34 *	R (as am by		2003	603	Am
			Sec. 98, Stats.	30103.5	1999	941	Am
			1998, Ch. 332)	30104	2001	251	Am
			Am (as ad by	30108	2001	251	Am
			Stats. 1961, Ch.	30122	2005	14 *	Am <sup>642</sup>
			846) <sup>403</sup>	30123	2001	426 *	Am
	2002	35 *	R (as am by	Div. 2,			
			Sec. 98, Stats.	Pt. 13,			
			1998, Ch. 322)	Ch. 2,			
			Am (as ad by	Art. 3,			
			Stats. 1961, Ch.	heading			
			846) <sup>403</sup>	(Sec. 30131			
	2005	691 *	Am	et seq.)	1999	126 *	Am
24949.3	2005	691 *	Am	30131	1999	126 *	Am
24952	2000	862	Am <sup>262</sup>	30131.2	2001	426 *	Am
24954	2000	862	Am <sup>262</sup>	30131.3	1999	126 *	Am
24955	2000	862	Am <sup>262</sup>	30131.4	1999	126 *	Am
24956	2000	862	Am <sup>262</sup>		2008	751 *	Am
24990.4	2000	862	Am <sup>262</sup>	30142	2003	867	Am
24990.7	2000	862	Am <sup>262</sup>				R & Ad <sup>100</sup>
24991	2003	185	Am <sup>440</sup>		2006	70	R (as ad by
24994	2000	862	Am <sup>262</sup>				Sec. 2, Stats.
	2002	487	R				2003, Ch. 867)
25101.3	2000	862	Am <sup>262</sup>				Am (as am by
25105	2000	862	Am <sup>262</sup>				Sec. 1, Stats.
25106	1999	987 *	Am				2003, Ch.
	2008	305	Am <sup>1035</sup>				867) <sup>13</sup>
25108	2000	862	Am <sup>262</sup>		2006	501	Am (as am by
25110	2000	862	Am <sup>262</sup>				Sec. 1, Stats.
	2004	182	Am <sup>81 614</sup>				2006, Ch. 70)
	2006	22 *	Am (as am by	30162	2002	881	Am
			Sec. 58, Stats.				R & Ad <sup>63</sup>
			2004, Ch.	30163	1999	935 *	Am
			182) <sup>774</sup>		2000	18 *	Am
			R <sup>579</sup>	30165.1	2003	890	Ad
			Ad <sup>775</sup>	30166.1	2003	890	Ad
25111	2000	862	Am <sup>262</sup>	30168	2003	867	Am
	2003	633 *	Am				R & Ad <sup>100</sup>
	2003	657	Am <sup>82</sup>		2006	70	R (as ad by
25111.1	2000	862	Am <sup>262</sup>				Sec. 4, Stats.
25112	2000	862	Am <sup>262</sup>				2003, Ch. 867)
25113	2003	633 *	Ad				Am (as am by
	2003	657	Ad				Sec. 3, Stats.
25114	1999	987 *	Am (by Sec.				2003, Ch.
			102 of Ch.)				867) <sup>13</sup>
	2007	306	Am		2006	501	Am (as am by
25116	2003	633 *	Ad				Sec. 3, Stats.
25124	2000	862	Am <sup>262</sup>				2006, Ch. 70)
25129	2000	862	Am <sup>262</sup>	30176.1	2001	251	Am
25131	2000	862	Am <sup>262</sup>	30176.2	2001	426 *	Ad
25132	2000	862	Am <sup>262</sup>	30177	2001	426 *	Am
25134	2000	862	Am <sup>262</sup>	30177.5	2003	890	Ad
25141	2000	862	Am <sup>262</sup>	30178.2	2001	426 *	Am
30005.5	2001	426 *	Am	30178.3	2006	364	Ad
	2007	295 *	Am	30180	2005	519 *	Am <sup>80</sup>
30014	2001	251	Am	30181	2001	251	Am
30016	2001	251	Am		2002	459	Am
30018	2002	1124 *	Ad		2003	867	Am
30019	2003	890	Ad				R & Ad <sup>100</sup>
	2006	501	Am	30182	2002	459	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
30182 (Cont.)	2003	867	Am R & Ad <sup>100</sup>	30358 (Cont.)	2006	501	S <sup>57</sup>
	2006	70	R (as ad by Sec. 8, Stats. 2003, Ch. 867)	30359	2003	890	Ad & R <sup>38</sup>
			Am (as am by Sec. 7, Stats. 2003, Ch. 867) <sup>13</sup>	2006	2006	501	R
	2007	130	Am <sup>902</sup>	30361.5	2005	512	Ad
	2007	342	Am	30362.1	2000	1052	Ad
	2008	179	Am <sup>976</sup>	30384	1999	929	Ad
30183	2002	459	Am	30435	2003	890	Ad & R <sup>38</sup>
30186	2002	459	Am	2006	501	Am <sup>13</sup>	
30187	2002	459	Am	30436	1999	935*	Am
	2007	342	Am	1999	1999	941	Am
30188	1999	941	Am	2003	2003	890	Am
	2002	459	Am	30437	2004	82*	Am
30190	2000	923	Ad	30449	2003	890	Am
	2005	519*	Am <sup>80</sup>	30455.5	2000	1052	Ad
30191	2000	923	Ad	30458.2	1999	929	Am
30192	2000	923	Ad	30458.3	2004	634	Am
30193	2002	459	Ad	30458.9	1999	929	Am
30210	2003	890	Ad & R <sup>38</sup>	2000	1052	Am	
	2006	501	S <sup>57</sup>	30459.1	2003	605	Am
30211	2003	890	Ad & R <sup>38</sup>	2006	364	Am	
	2004	82*	Am	30459.15	2006	364	Ad
	2006	501	S <sup>57</sup>	2008	222	Am & R <sup>639</sup>	
30212	2003	890	Ad & R <sup>38</sup>			Ad <sup>446</sup>	
	2006	501	S <sup>57</sup>	30459.2A	1999	929	Ad
30213	2003	890	Ad & R <sup>38</sup>	30459.4	2001	543	Am <sup>370</sup>
	2006	501	S <sup>57</sup>	30459.5	1999	929	Am
30214	2003	890	Ad & R <sup>38</sup>	30459.8	2004	634	Ad
	2006	501	S <sup>57</sup>	30461.6	2002	274	Am
30215	2003	890	Ad & R <sup>38</sup>	30462	2004	227*	Am
	2006	501	S <sup>57</sup>	30463	2001	251	R
30216	2003	890	Ad & R <sup>38</sup>	30471	2003	890	Am
	2006	501	R	30473	2006	501	Am
30281	2000	923	Am	30473.5	2003	890	Am
30282	2000	923	Am (by Sec. 18 of Ch.)	30474	2003	890	Am
	2000	1052	Am (by Sec. 23.5 of Ch.)	2006	501	Am	
30283	2000	923	Am	30474.1	2003	890	Ad & R <sup>38</sup>
	2005	519*	Am <sup>80</sup>	2006	501	Am <sup>13</sup>	
30283.5	1999	929	Ad	2002	687	Ad <sup>413</sup>	
	2001	251	Am	30474.5	2002	687	Ad <sup>413</sup>
30285	2007	342	Ad	30475	2006	501	Am
30315	1999	991	Am <sup>96 114</sup>	30481	2003	890	Am
30316	2000	1052	Ad	30482	2003	890	Ad
30354	1999	929	Ad	32101	2005	157	Am
	2000	1052	Am	32177.5	2000	609*	Ad <sup>238</sup>
30354.5	2000	1052	Ad	32251	2002	459	Am
30355	2003	890	Ad & R <sup>38</sup>	32252	2000	923	Am
	2006	501	S <sup>57</sup>	32254	2000	923	R
30356	2003	890	Ad & R <sup>38</sup>	32255	2000	923	Am (by Sec. 23 of Ch.)
	2006	501	S <sup>57</sup>				Am (by Sec. 30.5 of Ch.)
30357	2003	890	Ad & R <sup>38</sup>		2001	251	Am
	2006	501	S <sup>57</sup>	32256	2000	923	Am
30358	2003	890	Ad & R <sup>38</sup>	32256.5	1999	929	Ad
				2001	2001	251	Am
				32258	2007	342	Ad
					2008	179	Am <sup>976</sup>
				32260	2000	923	Ad
					2005	519*	Am <sup>80</sup>
				32261	2000	923	Ad
				32262	2000	923	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## REVENUE AND TAXATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
32263	2002	459	Ad	40069 (Cont.)			
32292	2000	923	R	2002	459	Ad	
32311	2000	923	Am	40101	2000	923	Am
32364	2006	538	Am <sup>802</sup>	40102	2000	923	Am (by Sec. 31 of Ch.)
32387	1999	991	Am <sup>96 114</sup>				
32387.5	2000	1052	Ad		2000	1052	Am (by Sec. 41.5 of Ch.)
32389	1999	929	Ad	40103	2000	923	Am
	2000	1052	Am	40103.5	1999	929	Ad
32389.5	2000	1052	Ad		2001	251	Am
32402	2001	543	Am <sup>370</sup>	40105	2007	342	Ad
	2002	664	Am <sup>431</sup>	40112.1	2000	1052	Ad
32402.1	2000	1052	Ad	40112.2	2006	364	Ad
32402.2	2006	364	Ad	40155	1999	991	Am <sup>96 114</sup>
32432	1999	929	Ad	40156	2000	1052	Ad
32455.5	2000	1052	Ad	40167	1999	929	Ad
32462	1999	929	Am		2000	1052	Am
32469	1999	929	Am	40167.5	2000	1052	Ad
	2000	1052	Am	40176	2000	1052	Ad
32471	2003	605	Am	40202	1999	929	Am
	2006	364	Am	40209	1999	929	Am
32471.5	2006	364	Ad		2000	1052	Am
	2008	222	Am & R <sup>639</sup>	40211	2003	605	Am
			Ad <sup>446</sup>		2006	364	Am
32472.1	1999	929	Ad	40211.5	2006	364	Ad
32474	2001	543	Am <sup>370</sup>	40212.5	1999	929	Ad
32475	1999	929	Am	40214	2001	543	Am <sup>370</sup>
	2006	538	Am <sup>802</sup>	40215	1999	929	Am
38061	2000	619	Ad & R <sup>19</sup>	41007	2008	17 *	Am
38062	2000	619	Ad & R <sup>19</sup>		2008	179	Am <sup>976</sup>
38063	2000	619	Ad & R <sup>19</sup>	41009	2008	17 *	Am
38064	2000	619	Ad & R <sup>19</sup>	41011	2008	17 *	Am
38065	2000	619	Ad & R <sup>19</sup>		2008	179	Am <sup>976</sup>
38066	2000	619	Ad & R <sup>19</sup>	41016	2008	17 *	Am
38067	2000	619	Ad & R <sup>19</sup>	41016.5	2008	17 *	Ad
38203.5	2005	519 *	R <sup>80</sup>	41019.5	2008	17 *	Ad
38452	2000	1052	Am	41020	2001	638	Am <sup>967</sup>
38454.5	2007	342	Ad		2008	17 *	Am <sup>976</sup>
38455	1999	929	Ad	41021	2008	179	Am <sup>976</sup>
	2001	251	Am	41025	2008	17 *	Am
38503	1999	991	Am <sup>96 114</sup>	41030	2007	342	Am
38503.5	2000	1052	Ad		2008	17 *	Am
38504	1999	929	Ad		2008	179	Am <sup>976</sup>
	2000	1052	Am	41031	2007	342	Am
38504.5	2000	1052	Ad		2008	17 *	Am
38505	1999	929	Ad	41032	2007	342	Am
38602.5	2000	1052	Ad	41046	2008	17 *	Am
38621	1999	929	Am	41050	2008	17 *	Am
38624	1999	929	Ad	41052	2002	459	Am
38631	1999	941	Am	41060	2000	923	Ad
38707	2000	1052	Ad		2005	519 *	Am <sup>80</sup>
38708	2000	1052	Ad	41061	2000	923	Ad
38800	2006	364	Ad	41062	2000	923	Ad
38907	2005	519 *	R <sup>80</sup>	41063	2002	459	Ad
40016	2002	1033 *	Am	41095	2000	923	Am
	2002	1124 *	Am	41096	2000	923	Am (by Sec. 36 of Ch.)
40061	2002	459	Am				
40063	2002	459	Am		2000	1052	Am (by Sec. 49.5 of Ch.)
40067	2000	923	Ad				
	2005	519 *	Am <sup>80</sup>	41097	2000	923	Am
40068	2000	923	Ad	41097.5	1999	929	Ad
40069	2000	923	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**REVENUE AND TAXATION CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
41097.5 (Cont.)	2001	251	Am	43448	1999	929	Ad
41099	2007	342	Ad		2000	1052	Am
	2008	179	Am <sup>976</sup>	43448.5	2000	1052	Ad
41101.1	2000	1052	Ad	43452.1	2000	1052	Ad
41101.2	2006	364	Ad	43452.2	2006	364	Ad
41120	2006	538	Am <sup>802</sup>	43484	1999	929	Ad
41123.5	1999	991	Am <sup>96 114</sup>	43506	2000	1052	Ad
41123.6	2000	1052	Ad	43513	1999	929	Am
41127.6	1999	929	Ad	43520	1999	929	Am
	2000	1052	Am		2000	1052	Am
41127.7	2000	1052	Ad	43522	2003	605	Am
41132	2000	1052	Ad		2006	364	Am
41136	1999	83	Am <sup>30</sup>	43522.5	2006	364	Ad
41136.1	2006	73	Ad	43523.5	1999	929	Ad
41152	2008	17*	Ad	43525	2001	543	Am <sup>370</sup>
41162	1999	929	Am	43526	1999	929	Am
41169	1999	929	Am	43606	2006	347	Am
	2000	1052	Am	44000	2000	110*	Ad & R <sup>19</sup>
41171	2003	605	Am		2003	491	Am <sup>38</sup>
	2006	364	Am		2006	292	S <sup>57</sup>
41171.5	2006	364	Ad	44001	2000	110*	Ad & R <sup>19</sup>
	2008	222	Am & R <sup>639</sup>		2003	491	S <sup>38</sup>
			Ad <sup>446</sup>		2006	292	S <sup>57</sup>
41172.5	1999	929	Ad	44002	2000	110*	Ad & R <sup>19</sup>
41174	2001	543	Am <sup>370</sup>		2003	491	S <sup>38</sup>
41175	1999	929	Am		2006	292	S <sup>57</sup>
41176	2006	538	Am <sup>802</sup>	44003	2000	110*	Ad & R <sup>19</sup>
43010.1	1999	941	Am		2003	491	S <sup>38</sup>
43011.1	1999	941	Am		2006	292	S <sup>57</sup>
43151	2002	459	Am	44004	2000	110*	Ad & R <sup>19</sup>
43152.12	2000	923	Am		2003	491	S <sup>38</sup>
43152.13	2002	459	Am		2006	292	S <sup>57</sup>
43152.14	2002	459	Am	44005	2000	110*	Ad & R <sup>19</sup>
	2004	527	Am		2003	491	Am <sup>38</sup>
43152.15	2000	923	Am		2006	292	S <sup>57</sup>
43152.6	2002	459	Am	44006	2000	110*	Ad & R <sup>19</sup>
43152.7	2002	459	Am		2001	159	Am <sup>305</sup>
43152.9	2001	251	Am		2003	491	S <sup>38</sup>
	2002	459	Am		2006	292	S <sup>57</sup>
	2006	364	Am	44007	2000	110*	Ad & R <sup>19</sup>
43155	2000	923	Am		2003	491	Am <sup>38</sup>
43156	2000	923	R		2006	292	S <sup>57</sup>
43157	2000	923	Am (by Sec. 43 of Ch.)	44008	2000	110*	Ad & R <sup>19</sup>
	2000	1052	Am (by Sec. 56.5 of Ch.)		2003	491	Am <sup>38</sup>
					2006	292	R
43158	2000	923	Am	45151	2002	459	Am
43158.5	1999	929	Ad	45153	2000	923	Am
	2001	251	Am		2001	159	Am <sup>305</sup>
43159.1	2007	342	Ad	45154	2000	923	R
43159.2	2007	342	Ad	45155	2000	923	Am (by Sec. 49 of Ch.)
43170	2000	923	Ad		2000	1052	Am (by Sec. 64.5 of Ch.)
	2005	519*	Am <sup>80</sup>	45156	2000	923	Am
43171	2000	923	Ad	45156.5	1999	929	Ad
43172	2000	923	Ad		2000	923	Am
43173	2002	459	Ad		2001	251	Am
43201	2004	527	Am	45158	2007	342	Ad
43350	2004	527	Am	45160	2000	923	Ad
43444.2	1999	991	Am <sup>96 114</sup>		2005	519*	Am <sup>80</sup>
43444.3	2000	1052	Ad	45161	2000	923	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
45162	2000	923	Ad	46620	1999	929	Am
45163	2002	459	Ad		2000	1052	Am
45304	2006	538	Am <sup>802</sup>	46622	2003	605	Am
45351	2004	527	Am		2004	183	Am <sup>571</sup>
45451	2006	538	Am <sup>802</sup>		2006	364	Am
45605	1999	991	Am <sup>96 114</sup>	46623.5	1999	929	Ad
45605.5	2000	1052	Ad	46625	2001	543	Am <sup>370</sup>
45609	1999	929	Ad	46626	1999	929	Am
	2000	1052	Am	46628	2006	364	Ad
45609.5	2000	1052	Ad		2008	222	Am & R <sup>639</sup>
45652	2001	543	Am <sup>370</sup>				Ad <sup>446</sup>
45652.1	2000	1052	Ad	46653	2007	373 *	Am
45652.2	2006	364	Ad	46705	2006	347	Am
45752	1999	929	Ad	50109	2002	459	Am
45855.5	2000	1052	Ad	50112	2000	923	Am
45858	1999	929	Am	50112.1	2000	923	R
45865	1999	929	Am	50112.10	2002	459	Ad
	2000	1052	Am	50112.2	1999	929	Am
45867	2003	605	Am		2000	923	Am (by Sec. 62 of Ch.)
	2006	364	Am				
45867.5	2006	364	Ad		2000	1052	Am (by Sec. 80.5 of Ch.)
45868.5	1999	929	Ad				
45870	2001	543	Am <sup>370</sup>	50112.3	2000	923	Am
45871	1999	929	Am	50112.4	1999	929	Ad
45872	2006	538	Am <sup>802</sup>		2000	923	Am
45955	2006	347	Am		2001	251	Am
46016	2004	796	Am	50112.6	2007	342	Ad
46018	2004	796	Am	50112.7	2000	923	Ad
46027	2004	796	Am		2005	519 *	Am <sup>80</sup>
46054	2007	373 *	Am	50112.8	2000	923	Ad
46151	2002	459	Am	50112.9	2000	923	Ad
46154	2000	923	Am	50120.1	2004	527	Am
46154.1	2000	923	Ad	50124	2006	538	Am <sup>802</sup>
46155	2000	923	R	50136	1999	991	Am <sup>96 114</sup>
46156	2000	923	Am (by Sec. 56 of Ch.)	50136.5	2000	1052	Ad
				50138.6	1999	929	Ad
	2000	1052	Am (by Sec. 72.5 of Ch.)		2000	1052	Am
	2004	527	Am	50138.7	2000	1052	Ad
46157	2000	923	Am	50140	2001	543	Am <sup>370</sup>
46157.5	1999	929	Ad	50140.1	2000	1052	Ad
	2001	251	Am	50140.2	2006	364	Ad
46159	2007	342	Ad	50145	2006	538	Am <sup>802</sup>
46160	2000	923	Ad	50150.5	1999	929	Ad
	2005	519 *	Am <sup>80</sup>	50155.5	2000	1052	Ad
46161	2000	923	Ad	50156.11	2003	605	Am
46162	2000	923	Ad		2006	364	Am
46163	2002	459	Ad	50156.14	2001	543	Am <sup>370</sup>
46301	2004	527	Am	50156.15	1999	929	Am
46406	1999	991	Am <sup>96 114</sup>	50156.17	1999	929	Ad
46407	2000	1052	Ad	50156.18	2002	152	Ad
46442	2006	538	Am <sup>802</sup>		2006	347	Am
46464	1999	929	Ad		2008	222	Am & R <sup>639</sup>
	2000	1052	Am				Ad <sup>446</sup>
46464.5	2000	1052	Ad	50156.2	1999	929	Am
46502	2001	543	Am <sup>370</sup>	50156.9	1999	929	Am
46502.1	2000	1052	Ad		2000	1052	Am
46502.2	2006	364	Ad	50159	1999	941	Am
46544	1999	929	Ad	55040	2002	459	Ad
46606	2000	1052	Ad	55042	2000	923	Am
46613	1999	929	Am	55043	2000	923	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
55044	2000	923	Am (by Sec. 69 of Ch.)	60047	2001	429 *	Ad <sup>64</sup>
	2000	1052	Am (by Sec. 89.5 of Ch.)	60047.1	2001	429 *	Ad <sup>64</sup>
55045.1	2007	342	Ad	60048	2001	429 *	Ad <sup>64</sup>
55046	1999	929	Ad	60048.1	2001	429 *	Ad <sup>64</sup>
	2000	923	Am	60049	2001	429 *	Ad <sup>64</sup>
	2001	251	Am	60049.1	2001	429 *	Ad <sup>64</sup>
55046.5	2002	152	Ad	60052	2001	429 *	Am <sup>64</sup>
55050	2000	923	Ad	60056	2001	429 *	Am <sup>64</sup>
	2005	519 *	Am <sup>80</sup>	60057	2001	429 *	Am <sup>64</sup>
55051	2000	923	Ad	60058	2001	429 *	Am <sup>64</sup>
55052	2000	923	Ad	60063	2001	429 *	Ad <sup>64</sup>
55053	2001	543	Ad		2006	364	Am
55061	2004	527	Am	60064	2001	429 *	Ad <sup>64</sup>
55101	2004	527	Am	60101	2001	429 *	Am <sup>64</sup>
55205	1999	991	Am <sup>96 114</sup>		2006	364	Am
55205.5	2000	1052	Ad	60105	2001	429 *	Am <sup>64</sup>
55209	1999	929	Ad	60106.2	2001	429 *	Am <sup>64</sup>
	2000	1052	Am	60106.3	2001	429 *	Am <sup>64</sup>
55209.5	2000	1052	Ad	60107	2001	429 *	Am <sup>64</sup>
55222	2001	543	Am <sup>370</sup>		2002	459	Am
55222.1	2000	1052	Ad	60135	2001	429 *	Ad <sup>64</sup>
55222.2	2006	364	Ad		2008	306	Am
55262	1999	929	Ad	60161	2001	429 *	Am <sup>64</sup>
55305	2000	1052	Ad	60163	2001	429 *	Am <sup>64</sup>
55323	1999	929	Am	60181	2001	429 *	Am <sup>64</sup>
55330	1999	929	Am	60201	2002	459	Am
	2000	1052	Am	60201.3	2006	364	Am
55332	2003	605	Am	60202	2002	459	Am
	2006	364	Am	60203	2001	429 *	R <sup>64</sup>
55332.5	2008	222	Am & R <sup>639</sup>	60204	2002	459	Am
			Ad <sup>446</sup>	60204.5	2001	429 *	Ad <sup>64</sup>
55333.5	1999	929	Ad	60204.6	2008	306	Ad
	2006	364	Ad	60205	2002	459	Am
55335	2001	543	Am <sup>370</sup>	60205.5	2002	459	Am
55336	1999	929	Am	60206	2001	429 *	Am <sup>64</sup>
55337	2004	183	Am <sup>571</sup>	60207	2000	923	Am
60012	2000	1053	Am <sup>8</sup>	60209	2000	923	Am (by Sec. 74 of Ch.)
60015	2001	429 *	Am <sup>64</sup>		2000	1052	Am (by Sec. 96.5 of Ch.)
60022	2001	429 *	Am (by Sec. 39 of Ch.) <sup>64</sup>	60210.5	2007	342	Ad
	2X	2001–02	8 * Am (by Sec. 2 of Ch.)	60211	2000	923	Am
			R & Ad <sup>100</sup>		2001	429 *	Am <sup>64</sup>
	2003	605	Am (as ad by Sec. 3, Stats. 2001–02 2nd Ex. Sess., Ch. 8)	60212	1999	929	Ad
60023	2000	1053	Am <sup>8</sup>		2001	251	Am
	2X	2001–02	8 * Am (as am by Stats. 2000, Ch. 1053)	60250	2000	923	Ad
			R & Ad <sup>100</sup>		2005	519 *	Am <sup>80</sup>
60025	2001	429 *	Ad <sup>64</sup>	60251	2000	923	Ad
60027	2001	429 *	Am <sup>64</sup>	60252	2000	923	Ad
60034	2001	429 *	Am <sup>64</sup>	60253	2001	429 *	Ad <sup>64</sup>
60043	2005	519 *	Am <sup>80</sup>	60256	2001	429 *	Am <sup>64</sup>
60045	2006	364	R	60360	2001	429 *	Ad <sup>64</sup>
60046	2006	364	R	60361.5	2001	429 *	Ad <sup>64</sup>
					2003	62	Am <sup>519</sup>
				60401	2001	429 *	Am <sup>64</sup>
					2003	62	Am <sup>519</sup>
				60407	1999	991	Am <sup>96 114</sup>
				60408	2000	1052	Ad
				60493	1999	929	Ad
					2000	1052	Am
				60493.5	2000	1052	Ad
				60501	2001	429 *	Am <sup>64</sup>

**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>
60501 (Cont.)				60630	1999	929	Am
	2003	316	Am		2000	1052	Am
60503.1	2001	429 *	Am <sup>64</sup>	60632.1	1999	929	Ad
60503.2	2001	429 *	Am <sup>64</sup>	60633.1	1999	929	Ad
60505.5	2002	459	Ad		2001	543	Am <sup>370</sup>
60507	2003	605	Am	60633.2	1999	929	Ad
60508.4	2001	429 *	Ad <sup>64</sup>	60636	2003	605	Am
60521	2001	429 *	Am <sup>64</sup>		2006	364	Am
60522.1	2000	1052	Ad	60637	2006	364	Ad
60522.2	2006	364	Ad		2008	222	Am & R <sup>639</sup>
60564	1999	929	Ad				Ad <sup>446</sup>
60603	2005	519 *	Am <sup>80</sup>	60653	2007	342	Am
60604	2003	605	Am	65001	2001	343	S <sup>36 341</sup>
	2006	364	Am	65002	2001	343	S <sup>36 341</sup>
60605	2001	429 *	Am <sup>64</sup>	65003	2001	343	S <sup>36 341</sup>
60606	2003	605	Am	65004	1999	83	Am <sup>30</sup>
	2006	364	Am		2000	618	Am <sup>82</sup>
60609.5	2000	1052	Ad		2001	343	Am <sup>36</sup>
60623	1999	929	Am				R <sup>341</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**STREETS AND HIGHWAYS CODE**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
72.1	1999	559	Ad	149.7	2006	32	Ad
	2003	525	Am		2007	130	Am <sup>902</sup>
91.5	2003	489	Am	149.8	2008	421	Ad
91.6	2003	489	Ad	149.9	2008	547	Ad
91.8	2008	257	Ad	150	2002	438	Am <sup>426</sup>
94	2004	274	Am	154	2005	77	Am
97	1999	169*	Am <sup>19</sup>	154.1	2001	758	Ad
	2000	446	Am	155.8	2004	193	R <sup>571</sup>
	2001	481	Am	156	2005	589	Ad
	2002	378	Am	156.1	2005	589	Ad
	2006	179	Ad	156.2	2005	589	Ad
	2007	130	Am <sup>902</sup>	156.3	2005	589	Ad
	2007	258	Am		2006	538	Am <sup>802</sup>
	2008	121	Am	156.4	2005	589	Ad
97.01	2006	593	Ad	Div. 1,			
97.1	2003	729	Ad & R <sup>43</sup>	Ch. 1,			
	2006	593	Ad	Art. 3.7,			
	2007	130	Am <sup>902</sup>	heading			
97.4	2006	179	Ad & R <sup>38</sup>	(Sec. 157			
97.5	2008	121	Ad & R <sup>547</sup>	et seq.)	2008	756*	Ad
100	2001	745*	Am	157	2008	756*	Ad
100.21	2004	615	Am	157.1	2008	756*	Ad
101.10	2001	864	Ad & R <sup>75</sup>	157.2	2008	756*	Ad
	2006	81	Am <sup>13</sup>	157.4	2008	756*	Ad
	2007	747	Am	157.6	2008	756*	Ad
101.11	2002	100*	Ad	157.8	2008	756*	Ad
101.12	2004	238	Ad	163	2004	212*	Am
101.7	2002	576	Am	164.1	2006	451*	Ad
	2007	119	Am	164.14	2003	598	Am
	2008	378	Am	164.16	2002	438	Am <sup>426</sup>
102	2007	411	Am	164.19	2003	598	Am
104.12	2000	860	Am	164.56	1999	739	Am
104.18	1999	724	Am	164.6	2000	91*	Am
104.19	2003	228*	Ad		2003	525	Am
104.7	2004	183	Am <sup>571</sup>		2004	212*	Am
118	2008	179	Am <sup>976</sup>	170	2002	438	Am <sup>426</sup>
118.7	2003	503	Ad	172	2001	597	R
121	2002	530	Ad	179	2002	805*	R & Ad
136.1	2002	239	Ad	179.1	2002	805*	R & Ad
136.5	2002	239	Am	179.2	2002	805*	R & Ad
136.6	2008	357	Ad	179.3	2002	805*	R & Ad
140.2	2008	495	Ad & R <sup>82</sup>	179.4	2002	805*	R
140.3	2000	127*	Ad	179.5	2002	805*	R
	2005	270	Am	179.6	2002	805*	R
	2006	56*	R & Ad	179.7	2002	805*	R
143	2002	688	Am	179.8	2002	805*	R
	2006	32	Am	180.10	2003	525	R
	2006	542	Am (as am by Stats. 2006, Ch. 32)	182.2	2005	71*	Ad <sup>707</sup>
	2007	130	Am <sup>902</sup>	182.5	2003	715	Am
143.1	2006	446	Ad	182.6	1999	783*	Am
147	2001	759	Ad		2000	91*	Am
149.1	1999	481	Am <sup>5</sup>		2001	512*	Am
	2001	275	Am <sup>13</sup>		2008	756*	Am
149.4	2004	418	Ad	182.7	1999	783*	Am
	2007	498	Am		2000	91*	Am
149.5	2004	418	Ad		2001	512*	Am (by Sec. 4 of Ch.)
	2007	498	Am		2001	597	Am (by Sec. 18.5 of Ch.)
149.6	2004	418	Ad		2006	673	Am
	2007	498	Am		2008	756*	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## STREETS AND HIGHWAYS CODE—Continued

Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
182.8	2000	91 *	Ad		229.10	2003	451	S <sup>57</sup>	
	2001	512 *	Am		229.18	2003	451	S <sup>57</sup>	
	2001	597	Am		229.19	2003	451	S <sup>57</sup>	
183	2002	445 *	Am		229.20	2003	451	S <sup>57</sup>	
	2005	76 *	Am		229.25	2003	451	S <sup>57</sup>	
183.1	2000	91 *	Ad		229.26	2003	451	S <sup>57</sup>	
183.3	2001	597	R		229.27	2003	451	S <sup>57</sup>	
	2002	445 *	Ad		229.275	2003	451	S <sup>57</sup>	
188.10	2002	445 *	Am (as ad by Sec. 4, Stats. 1997, Ch. 327)		229.28	2003	451	S <sup>57</sup>	
	2002	805 *	Am (as ad by Sec. 4, Stats. 1997, Ch. 327)		229.281	2003	451	S <sup>57</sup>	
	2003	715	Am (as am by Stats. 1998, Ch. 596) & RN		229.282	2003	451	S <sup>57</sup>	
			Am (as am by Stats. 2002, Ch. 805)		229.285	2003	451	S <sup>57</sup>	
	2005	76 *	Am		229.286	2003	451	S <sup>57</sup>	
188.11	2003	715	Ad(RN)		229.29	2003	451	S <sup>57</sup>	
188.15	1999	628	Ad		229.30	2003	451	S <sup>57</sup>	
188.3	2003	715	Am		229.31	2003	451	S <sup>57</sup>	
188.4	2003	715	Am		229.35	2003	451	S <sup>57</sup>	
	2005	71 *	Am		229.40	2003	451	R	
188.5	2001	907	Am		253.1	1999	724	Am	
	2003	525	Am		253.2	2001	136 *	Am	
	2005	71 *	Am		253.7	1999	724	Am	
188.51	2001	907	Ad		261	2005	77	Am	
188.53	2003	715	Ad		262	2005	77	Am	
188.6	2001	597	R		262.5	2005	77	Am	
	2005	71 *	Ad <sup>763</sup>		263.3	2005	101	Am	
	2005	375 *	Ad		284	2002	965 *	Ad	
	2006	538	Am <sup>802</sup>		301	2001	757	Am	
188.8	2001	815	Am			2008	717	Am	
	2003	594	Am		301.1	2008	639	Ad	
190	2008	315	Am		301.5	2001	825	Ad	
191	2008	315	Am		302	2001	825	Am	
216	2002	438	Am <sup>426</sup>			2003	594	Am	
216.5	2002	656	Ad			2004	650	Am	
	2003	62	Am <sup>519</sup>		318	1999	724	Am	
217	1999	378 *	Ad <sup>70</sup> R <sup>63</sup>		319	1999	172	Am <sup>48</sup> R <sup>49</sup>	
	2000	340	Am <sup>54</sup>					Ad <sup>50</sup>	
	2004	795	Am <sup>38</sup>			2001	597	Am (as am by Sec. 1, Stats. 1999, Ch. 172) <sup>377</sup>	
217.2	1999	378 *	Ad <sup>70</sup> R <sup>63</sup>					Am (as ad by Sec. 2, Stats. 1999, Ch. 172) <sup>378</sup>	
	2000	340	Am <sup>54</sup>			2003	177	R (as ad by Sec. 21 and as am by Sec. 22, Stats. 2001, Ch. 597) & Ad	
217.4	1999	378 *	Ad <sup>70</sup> R <sup>63</sup>		325	2001	825	Am	
	2000	340	Am <sup>54</sup>		334	2008	717	Am	
217.6	1999	378 *	Ad <sup>70</sup> R <sup>63</sup>		339	2000	596	Am	
	2000	340	Am <sup>54</sup>			2003	525	Am	
217.7	2004	795	Ad & R <sup>38</sup>			2004	399	Am	
217.8	1999	378 *	Ad <sup>70</sup> R <sup>63</sup>		344	1999	724	Am	
	2000	340	R		349	2008	635	Am	
	2004	795	Ad & R <sup>38</sup>		354	1999	99 *	Am	
217.9	2004	795	Ad & R <sup>38</sup>			2003	525	Am	
	2004	795	Ad & R <sup>38</sup>		358	2006	315	Am	
					366	1999	724	Am	

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**STREETS AND HIGHWAYS CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
366 (Cont.)	2002	248	Am (by Sec. 1 of Ch.)	527 (Cont.)	2005	22	Am <sup>647</sup>
	2002	251	Am (by Sec. 1.5 of Ch.)	532	2008	717	Am
	2006	507	Am	559	1999	724	Am
	2008	717	Am	560	2004	325	Am
373	2003	525	Am	574	1999	724	R
374	2005	594	Am	603	1999	724	Ad(RN)
	2008	635	Am	625	2000	538	Am
379	2004	386*	Am	630	1999	724	Am & RN
	2006	318	Am	635	1999	724	Am
	2007	718	Am		2001	739	Am <sup>350</sup>
380.1	2007	637	Ad	673	2001	152	Am
383	1999	724	Am	722	2003	182	Am
	2006	507	Am	723	2003	182	Am
384	2003	5*	Am	727	2003	182	Am
390	2002	27*	Am	730.5	2001	284	Am
	2003	62	Am <sup>519</sup>		2002	664	Am <sup>431</sup>
	2003	525	Am	731	2007	89	Am
391	2003	525	Am	760	1999	546*	Am
391.1	2003	525	R	820	2003	525	Am
391.3	1999	724	Ad	820.1	2006	31	Ad & R <sup>782 317</sup>
	1999	1007	Ad		2008	248	Am <sup>349</sup>
	2003	525	R (as ad by Sec. 22, Stats. 1999, Ch. 724 and as ad by Sec. 12.5, Stats. 1999, Ch. 1007)	891.5	1999	262	Ad
401	1999	559	Am	894.6	2000	833	Ad
401.1	2003	525	R	894.7	2000	833	Ad
407	2003	525	Am	894.8	2000	833	Ad
407.1	2003	525	R	909	2002	221	Am
407.5	2008	639	Ad	1162.6	1999	269	Ad
410	2000	270	Am	1179.5	2008	158	Am
	2003	525	Am	1179.6	2000	179	Ad
	2008	669	Am	1181	2002	221	Am
411	2003	525	Am	1186	2002	221	Am
	2005	594	Am	1483	2003	182	Am
	2007	718	Am	1484	2003	182	Am
411.5	2003	525	R	1485	2003	182	Am
426	2001	757	Am	1487	2003	182	Am
	2003	525	Am	1488	2003	182	Am
442	1999	724	Am	1488.5	2003	182	Ad
444	1999	99*	Am & R <sup>41</sup>	1730	2004	615	Am
460	1999	172	Am	1950	2000	155	S <sup>57</sup>
	2003	525	Am	1951	2000	155	S <sup>57</sup>
464	2004	396	Am	1953	2000	155	S <sup>57</sup>
	2007	218	Am		2004	615	Am
	2008	179	Am <sup>976</sup>	1955	2000	155	S <sup>57</sup>
470	2004	650	Am	1957	2000	155	S <sup>57</sup>
478	2006	315	Am		2008	6	Am <sup>966</sup>
493	2006	362	Am	1959	2000	155	S <sup>57</sup>
504	2006	315	Am	1961	2000	155	S <sup>57</sup>
509	2000	523	Am	Div. 2.5, Ch. 7, heading (Sec. 1963 et seq.)	2008	199	S <sup>349</sup>
	2003	525	R	1963	2004	422	Ad & R <sup>317</sup>
517.1	1999	1007	Ad		2008	199	S <sup>349</sup>
527	2000	787	Am	1963.1	2004	422	Ad & R <sup>317</sup>
	2004	650	Am		2008	199	S <sup>349</sup>
				1963.10	2008	199	Ad(RN) <sup>349</sup>
				1963.2	2004	422	Ad & R <sup>317</sup>
					2008	199	S <sup>349</sup>
				1963.3	2004	422	Ad & R <sup>317</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## STREETS AND HIGHWAYS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1963.3 (Cont.)	2008	199	S <sup>349</sup>	2121	2001	597	Am
1963.4	2004	422	Ad & R <sup>317</sup>	2154	2003	107	Am
	2008	199	S <sup>349</sup>	2157	2005	77	R & Ad
1963.5	2004	422	Ad & R <sup>317</sup>	2158	2005	77	R
	2008	199	S <sup>349</sup>	2182	2000	91 *	Ad
1963.6	2004	422	Ad & R <sup>317</sup>		2000	656 *	Am
	2008	199	S <sup>349</sup>		2002	445 *	Am
1963.7	2004	422	Ad & R <sup>317</sup>	2182.1	2000	91 *	Ad
	2008	199	Am <sup>349</sup>		2000	656 *	Am
1963.8	2004	422	Ad & R <sup>317</sup>		2002	445 *	Am
	2008	199	Am & RN & Ad & R <sup>349</sup>	2196	2004	941	Ad
1963.9	2008	199	Ad & R <sup>349</sup>	2196.1	2004	941	Ad
1965	2000	155	S <sup>57</sup>		2005	187	Am
	2001	745 *	R	2331	1999	663	Am
	2007	442	Ad & R <sup>639</sup>				R & Ad <sup>8</sup>
1965.1	2007	442	Ad & R <sup>639</sup>		2001	600	R (as ad by Sec. 2, Stats. 1999, Ch. 663)
1965.2	2007	442	Ad & R <sup>639</sup>				Am (as am by Sec. 1, Stats. 1999, Ch. 663) <sup>18</sup>
1965.3	2007	442	Ad & R <sup>639</sup>				Ad <sup>63</sup>
1965.4	2007	442	Ad & R <sup>639</sup>		2004	392	Am (as am by Sec. 1, Stats. 2001, Ch. 600) <sup>68</sup>
1965.5	2007	442	Ad & R <sup>639</sup>				Am (as ad by Sec. 3, Stats. 2001, Ch. 600) <sup>69</sup>
1965.6	2007	442	Ad & R <sup>639</sup>		2007	673	Am (as am by Sec. 1, Stats. 2004, Ch. 392) <sup>13</sup>
1965.7	2007	442	Ad & R <sup>639</sup>				R (as am by Sec. 2, Stats. 2004, Ch. 392)
Div. 2.5, Ch. 9, heading (Sec. 1967 et seq.)	2008	317	Ad	2333	1999	663	Am
1967	2000	155	R		2001	600	R & Ad <sup>8</sup>
	2008	317	Ad				R (as ad by Sec. 4, Stats. 1999, Ch. 663)
1967.1	2008	317	Ad				Am (as am by Sec. 3, Stats. 2001, Ch. 600) <sup>68</sup>
1967.10	2008	317	Ad				Ad <sup>63</sup>
1967.11	2008	317	Ad		2004	392	Am (as am by Sec. 4, Stats. 2001, Ch. 600) <sup>68</sup>
1967.2	2008	317	Ad				Am (as ad by Sec. 6, Stats. 2001, Ch. 600) <sup>69</sup>
1967.3	2008	317	Ad				
1967.4	2008	317	Ad				
1967.5	2008	317	Ad				
1967.6	2008	317	Ad				
1967.7	2008	317	Ad				
1967.8	2008	317	Ad				
1967.9	2008	317	Ad				
1970	2003	675	Ad				
1975	2003	675	Ad				
1978	2006	204	Ad				
2104	1999	724	Am				
	3X 2007–08	5	Am				
	3X 2007–08	7 *	Am				
2105	3X 2007–08	5	Am		2004	392	Am (as am by Sec. 4, Stats. 2001, Ch. 600) <sup>68</sup>
	3X 2007–08	7 *	Am				Am (as ad by Sec. 6, Stats. 2001, Ch. 600) <sup>69</sup>
2105.1	2001	597	R				
2106	2000	834	Am				
	2007	173 *	Am				
	3X 2007–08	5	Am				
	3X 2007–08	7 *	Am				
2107	2006	556	Am				
	3X 2007–08	5 *	Am				
2107.5	3X 2007–08	5 *	Am				
2108	2001	597	Am				
2110	2001	176	Am				
2117	2006	538	Am <sup>802</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**STREETS AND HIGHWAYS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2333 (Cont.)	2007	673	Am (as am by Sec. 3, Stats. 2004, Ch. 392) <sup>13</sup>	2565	2000	513	Ad
			R (as am by Sec. 4, Stats. 2004, Ch. 392)		2004	638	Am
2333.5	1999	663	Ad & R <sup>5</sup>	2601	1999	47 *	R <sup>22</sup>
	2001	600	Am <sup>18</sup>	2602	1999	47 *	R <sup>22</sup>
	2004	392	Am <sup>68</sup>	2602.5	1999	47 *	Ad & R <sup>19</sup>
	2007	673	Am <sup>13</sup>	2602.7	1999	47 *	Ad & R <sup>19</sup>
2333.6	2007	673	Ad & R <sup>639</sup>	Div. 3, Ch. 20, heading (Sec. 2704 et seq.)	2008	267 *	Ad <sup>1014</sup>
Div. 3, Ch. 7.5, heading (Sec. 2370 et seq.)	2008	373	Ad	Div. 3, Ch. 20, Art. 1, heading (Sec. 2704 et seq.)	2008	267 *	Ad <sup>1014</sup>
2370	2008	373	Ad	2704	2002	697	Ad <sup>501</sup>
2371	2008	373	Ad		2008	267 *	Ad <sup>1014</sup>
2372	2008	373	Ad	2704.01	2002	697	Ad <sup>501</sup>
2373	2008	373	Ad		2008	267 *	Ad <sup>1014</sup>
2374	2008	373	Ad	Div. 3, Ch. 20, Art. 2, heading (Sec. 2704.04 et seq.)	2008	267 *	Ad <sup>1014</sup>
2401	2002	805 *	Am	2704.04	2002	697	Ad <sup>501</sup>
2450	2008	315	Am		2008	267 *	Ad <sup>1014</sup>
2452	2008	315	Am	2704.05	2002	697	Ad <sup>501</sup>
2454	2005	716	Am		2008	267 *	Ad <sup>1014</sup>
	2006	420	Am	2704.06	2002	697	Ad <sup>501</sup>
	2008	315	Am		2008	267 *	Ad <sup>1014</sup>
2454.5	2008	315	R	2704.07	2002	697	Ad <sup>501</sup>
2456	2005	298	Am		2008	267 *	Ad <sup>1014</sup>
2458	2005	298	Am	2704.08	2002	697	Ad <sup>501</sup>
	2008	315	Am		2008	267 *	Ad <sup>1014</sup>
2460.5	2008	315	Am	2704.09	2002	697	Ad <sup>501</sup>
2551	1999	262	Am		2008	267 *	Ad <sup>1014</sup>
2551.6	2003	374	Ad	2704.095	2002	697	Ad <sup>501</sup>
2557	2002	441	Am		2008	267 *	Ad <sup>1014</sup>
	2003	374	Am	Div. 3, Ch. 20, Art. 3, heading (Sec. 2704.10 et seq.)	2008	267 *	Ad <sup>1014</sup>
2558	2003	374	Am	2704.10	2002	697	Ad <sup>501</sup>
2560	2000	513	S <sup>57</sup>		2008	267 *	Ad <sup>1014</sup>
2560.5	2000	513	Am <sup>57</sup>	2704.11	2002	697	Ad <sup>501</sup>
	2002	578 *	Am		2008	267 *	Ad <sup>1014</sup>
	2004	638	Am	2704.12	2002	697	Ad <sup>501</sup>
2561	2000	513	S <sup>57</sup>		2008	267 *	Ad <sup>1014</sup>
2561.3	2000	513	Am <sup>57</sup>	2704.13	2002	697	Ad <sup>501</sup>
	2002	578 *	Am		2004	71 *	Am (as ad by Sec. 2, Stats. 2002, Ch. 697)
2561.5	2000	513	Am <sup>57</sup>				
	2002	578 *	Am		2006	44 *	Am (as am by Sec. 2, Stats. 2004, Ch. 71)
	2004	638	Am				
2562	2000	513	Am <sup>57</sup>		2008	267 *	Ad <sup>1014</sup>
	2002	578 *	Am & RN				
2562.1	2002	578 *	Ad(RN)				
	2004	638	Am				
2562.2	2002	578 *	Ad <sup>313</sup>				
2562.3	2000	513	Am <sup>57</sup>				
	2004	638	Am				
2562.5	2000	513	Am <sup>57</sup>				
2563	2000	513	Am <sup>57</sup>				
2563.5	2000	513	R				
2564	2000	513	Am				
2564.5	2000	513	R				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**STREETS AND HIGHWAYS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2704.14	2002	697	Ad <sup>501</sup>	6622	2002	784	Am <sup>490</sup>
	2008	267*	Ad <sup>1014</sup>	6623	2002	784	Am <sup>490</sup>
2704.15	2002	697	Ad <sup>501</sup>	8266	2002	784	Am <sup>490</sup>
	2008	267*	Ad <sup>1014</sup>	8314	2000	787	Am
2704.16	2002	697	Ad <sup>501</sup>	8333	2006	311	Am
	2004	71*	Am (as ad by Sec. 2, Stats. 2002, Ch. 697)	8653	2002	221	Am
				8833	2004	183	Am <sup>571</sup>
				8837	2007	670	Ad
	2006	44*	Am (as am by Sec. 3, Stats. 2004, Ch. 71)	9019	2002	221	Am
				10100.2	2004	183	Am <sup>571</sup>
	2008	267*	Ad <sup>1014</sup>	10301	2003	194	Am
2704.17	2002	697	Ad <sup>501</sup>	10310	2003	194	R
	2008	267*	Ad <sup>1014</sup>	10310.2	2003	194	R
2704.18	2002	697	Ad <sup>501</sup>	10311	2003	194	R
	2008	267*	Ad <sup>1014</sup>	10311.1	2003	194	Am
2704.19	2002	697	Ad <sup>501</sup>	10353	2003	194	Am
	2008	267*	Ad <sup>1014</sup>	10366	2003	194	Am
2704.20	2002	697	Ad <sup>501</sup>	10550	2000	253	Ad
	2008	267*	Ad <sup>1014</sup>	10555	2000	253	Ad
2704.21	2002	697	Ad <sup>501</sup>	11302	2000	262	Am
	2008	267*	Ad <sup>1014</sup>		2002	221	Am
3110	2007	343	Am	11303	2000	262	Am
	2007	670	Am	11307	2000	262	Am
3111	2002	221	Am	11308	2000	262	Am
3112.5	2002	221	Am	11501	2000	262	Am
3113	2007	670	Am	11502	2000	262	Am
3114	2002	221	Am	18070	2000	262	Am
3114.5	2004	183	Am <sup>571</sup>	18074	2000	262	Am
	2007	670	Am	18075	2000	262	Am
3115.5	2007	670	Am	18076	2000	262	Am
3117.5	2007	670	Am	18343	2000	262	Am
5026	2002	221	Am	18362	2000	262	Am
5060	2003	194	Am	18363	2000	262	R
5070	2003	194	Am	18663	2000	262	Am
5101	2004	183	Am <sup>571</sup>	19090	2002	221	Am
5101.6	2003	194	Am	19092	2002	221	Am
5108	2003	194	Am	19093	2002	221	Am
5108.1	2003	194	R	19094	2002	221	Am
5108.2	2003	194	R	22090	2000	262	Am
5132	2003	194	Am	22092	2000	262	Am
5132.1	2003	194	Ad	22096	2000	262	Am
5132.2	2003	194	Ad	22525	2000	262	Am
5132.3	2003	194	Ad	22525.5	2000	262	R
5132.4	2003	194	Ad	22556	2000	262	Am
5220	2003	194	R	22588	2000	262	Am
5221	2003	194	R	22589	2000	262	R
5222	2003	194	R	22590	2000	262	R
5302.5	2003	194	Am	22593	2000	262	Am
5303	2003	194	Am	22624	2000	262	Am
5361	2003	194	Am	22626	2000	262	Am
5419	2002	784	Am <sup>490</sup>	22629	2000	262	Am
5898.12	2008	159*	Am	22630.5	2000	262	Am
5898.14	2008	159*	Ad	25206	2002	221	Am
5898.20	2008	159*	Am	25440	2008	179	Am <sup>976</sup>
5898.21	2008	159*	Ad	27044	2002	221	Am
5898.22	2008	159*	Am	27045	2002	221	Am
5898.30	2008	159*	Am	27046	2002	221	Am
6491.5	2006	538	Am <sup>802</sup>	27047	2002	221	Am
6619	2002	784	Am <sup>490</sup>	27048	2002	221	Am
6621	2002	784	Am <sup>490</sup>	27062	2002	221	Am
				27063	2002	221	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**STREETS AND HIGHWAYS CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
27080	2002	221	Am	30243	2003	715	R
27082	2002	221	Am	30350	2003	715	R
27100	2002	221	Am	30351	2003	715	R
27102	2002	221	Am	30352	2003	715	R
27109	2002	221	Am	30353	2003	715	R
27123	2002	221	Am	30354	2003	715	R
27322	2002	221	Am	30354.5	2003	715	R
	2003	62	Am <sup>519</sup>	30355	2003	715	R
27512	2003	845	Ad	30356	2003	715	R
30101	2003	715	Am	30357	2003	715	R
30101.8	2003	715	Am	30358	2003	715	R
30102.5	2003	715	R & Ad	30600	2003	715	Am
30113	2003	715	Am	30601	2003	715	Am
30162	2006	538	Am <sup>802</sup>	30603	2003	715	R
30200	2003	715	R	30604	2003	715	Am
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

**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
30910	2003	715	Am	31070.5	2001	907	Ad
30910.5	2003	715	Ad	31070.7	2001	907	Ad
30911	2003	715	R & Ad	31071	2001	907	Ad
30912	2003	715	Am		2002	805 *	Am
	2005	71 *	Am		2003	715	Am
30913	2003	715	Am		2004	183	Am <sup>571</sup>
	2007	734	Am	31071.3	2001	907	Ad
	2008	387	Am	31071.5	2001	907	Ad
30914	2003	715	R & Ad	31072	2001	907	Ad
	2004	650	Am	31073	2001	907	Ad
	2005	522	Am	Div. 17,			
	2006	606	Am	Ch. 7,			
	2007	734	Am	heading			
	2008	387	Am	(Sec. 31460			
30914.5	2003	715	Ad	et seq.)	2008	720	Ad
	2004	650	Am	31460	2008	720	Ad
	2005	522	Am	31461	2008	720	Ad
	2006	606	Am	31462	2008	720	Ad
30915	2003	715	Am	31463	2008	720	Ad
30916	2003	715	Am	31465	2008	720	Ad
30917	2003	715	R & Ad	31466	2008	720	Ad
30918	2003	715	Am	31467	2008	720	Ad
30919	2003	715	Am	31468	2008	720	Ad
30920	2003	715	Am	31472	2008	720	Ad
30921	2003	715	R & Ad	31473	2008	720	Ad
30922	2003	715	Ad	31474	2008	720	Ad
30950	2003	715	Am	31475	2008	720	Ad
30950.1	2003	715	Am	31476	2008	720	Ad
30950.2	2003	715	Am	31477	2008	720	Ad
	2005	71 *	Am	31481	2008	720	Ad
30950.3	2001	745 *	Am	31482	2008	720	Ad
	2003	715	Am	32657	2002	130 *	Am
30950.4	2003	715	Am	35469.6	2001	636	Am
30951	2003	715	R & Ad	36522	2007	114	Am
30952.05	2005	71 *	Ad	36535	2007	114	Am
30952.1	2005	71 *	Ad <sup>763</sup>	36541	2007	114	Am
	2005	375 *	Ad	36601	2003	763	Am
30952.2	2005	71 *	Ad <sup>763</sup>	36603.5	2003	763	Ad
	2005	375 *	Ad	36605	2001	88	R
30952.3	2005	71 *	Ad <sup>763</sup>	36606	2003	763	Am
	2005	375 *	Ad	36614.5	2001	88	Ad
30953	2003	715	Am	36615	1999	871	Am
	2005	71 *	Am	36621	1999	871	Am
30954	2005	71 *	Ad		2003	763	Am
30956	2003	715	R	36622	2001	88	Am
30958	2003	715	Am		2003	763	Am
30960	2003	715	Am		2007	114	Am
30961	2001	745 *	Am		2008	179	Am <sup>976</sup>
	2003	715	Am	36623	1999	871	Am
	2005	71 *	Am		2003	763	Am
30961.1	2005	71 *	Ad <sup>763</sup>		2007	114	Am
	2005	375 *	Ad		2008	709	Am
31000	2003	715	Am	36624	1999	871	R & Ad(RN)
31010	2001	907	Am <sup>374</sup>	36625	1999	871	R & Ad
	2003	715	Am		2003	763	Am
	2005	71 *	Am <sup>13 704</sup>	36626	1999	871	Am & RN & Ad
31011	2005	71 *	Ad				
31020	2005	71 *	R & Ad	36626.5	1999	871	R
31021	2005	71 *	Ad	36626.6	1999	871	R
31050	2001	907	R	36626.7	1999	871	R
31070	2001	907	Ad	36627	1999	871	R & Ad

**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
36627 (Cont.)	2003	763	Am	36701	2004	526	Ad
36628	2003	763	Am	36702	2004	526	Ad
36628.5	2003	763	Ad	36703	2004	526	Ad
36629	2003	763	Am	36704	2004	526	Ad
36631	1999	871	Am	36705	2004	526	Ad
	2001	88	R & Ad		2005	22	Am <sup>647</sup>
	2003	763	Am	36710	2004	526	Ad
36632	2001	88	R & Ad	36711	2004	526	Ad
	2003	763	Am	36712	2004	526	Ad
36633	1999	871	Am		2007	114	Am
	2001	88	R & Ad	36713	2004	526	Ad
36634	2001	88	R & Ad	36714	2004	526	Ad
36635	1999	871	Am		2007	114	Am
	2001	88	R & Ad	36715	2004	526	Ad
36636	2001	88	R & Ad	36716	2004	526	Ad
	2007	114	Am	36717	2004	526	Ad
36637	2001	88	Ad	36718	2004	526	Ad
	2003	763	Am	36719	2004	526	Ad
36640	2001	88	R	36720	2004	526	Ad
	2003	763	Ad	36721	2004	526	Ad
36641	1999	871	Am	36722	2004	526	Ad
	2001	88	R	36730	2004	526	Ad
36642	1999	871	Am	36731	2004	526	Ad
	2001	88	R	36732	2004	526	Ad
36643	2001	88	R	36733	2004	526	Ad
36650	1999	871	Am		2005	22	Am <sup>647</sup>
	2001	88	R & Ad	36734	2004	526	Ad
	2003	763	Am	36735	2004	526	Ad
36651	1999	871	Am		2007	114	Am
	2001	88	R & Ad	36736	2004	526	Ad
36660	2001	88	Ad	36737	2004	526	Ad
	2003	763	Am		2005	22	Am <sup>647</sup>
36670	2001	88	Ad	36740	2004	526	Ad
	2003	763	Am	36741	2004	526	Ad
36671	2001	88	Ad	36742	2004	526	Ad
	2003	763	Am	36743	2004	526	Ad
36700	2004	526	Ad	36744	2004	526	Ad
				36745	2004	526	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## UNEMPLOYMENT INSURANCE CODE

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
125.4	2001	255	Am <sup>309</sup>	1036	2004	827	Am
131	2003	673	Am <sup>713</sup>	1052	2004	827	Am
135	2001	255	Am <sup>309</sup>		2005	22	Am <sup>647</sup>
140.5	2003	797	Am <sup>559</sup>	1061	2004	827	Ad
301	2002	859	Am	1086	2001	255	Am <sup>309</sup>
	2002	GRP 1	S <sup>536</sup>	1087	2002	29	Am
301.5	2005	152	R	1088	1999	144	Am
305	2002	29	Am	1088.7	2001	745*	R
320.5	2002	29	Am	1088.8	1999	478	Ad <sup>56</sup>
325.6	2006	69*	Ad		1999	480	Am (as ad by Stats. 1999, Ch. 478) <sup>25</sup>
328	2002	29	R		2000	808*	Am
329	1999	306	Am <sup>43</sup>	1095	1999	83	Am <sup>30</sup>
	2001	180	Am		2002	744	Am
	2002	29	Am		2003	789	Am
	2004	685	Am <sup>13</sup>		2007	272	Am (by Sec. 1 of Ch.)
335	2002	1042	Ad		2007	662	Am (by Sec. 3.5 of Ch.)
	2004	225*	Am		2008	369	Am
336	2004	827	Ad	1110	2001	159	Am <sup>305</sup>
411	2002	29	Am	1119	2001	255	Ad <sup>309</sup>
	2003	62	Am <sup>519</sup>	1128	2002	29	Am
605	2001	255	Am <sup>309</sup>	1128.1	2001	255	Am <sup>309</sup>
	2005	152	Am	1141.1	2001	255	Am <sup>309</sup>
605.5	2002	29	R	1141.5	2002	29	R
633	2002	29	Am	1142	2004	808	Am
634.5	2000	365	Am	1142.1	2006	190	Ad
	2001	255	Am <sup>309</sup>	1143	2003	797	Am <sup>559</sup>
	2003	183	Am	1145	2004	827	Ad
	2005	152	Am	1150	2005	152	R
679	2006	811	Ad & R <sup>349</sup>	1151	2005	152	R
	2008	391	Am	1152	2005	152	R
680	2008	391	Ad	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 <sup>309</sup>	1177.5	2002	29	Am
710	2001	255	Am <sup>309</sup>	1185	1999	987*	Am
710.6	2001	255	Am <sup>309</sup>	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 <sup>802</sup>
802	2001	255	Am <sup>309</sup>	1231	2004	828	Am
803	2001	255	Am <sup>309</sup>	1252.3	1999	9*	Ad & R <sup>7</sup>
804	2001	255	Ad <sup>309</sup>		1999	147*	Am
828	2005	152	Am		2007	289*	Ad & R <sup>928</sup>
832	2002	29	Am	1253.3	2001	255	Am <sup>309</sup>
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 <sup>13</sup>	1255.7	2000	808*	Am
976.7	2003	673	Ad <sup>713</sup>	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 <sup>476</sup>	1256.5	2005	152	Am & RN & Ad(RN)
	2003	797	Am (as am by Sec. 1, Stats. 2002, Ch. 901) <sup>559</sup>		2006	538	Am <sup>802</sup>
1025	2005	152	Am	1256.7	2005	152	Am & RN
1030	2001	893	Am				
1032	2001	893	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**UNEMPLOYMENT INSURANCE CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1262	2006	538	Am <sup>802</sup>	1598	2004	193	R <sup>571</sup>
1265.1	2001	409	Ad	1610	2000	491	S <sup>57</sup>
	2002	1022*	Am	1611	2000	491	S <sup>57</sup>
	2004	776	Am		2003	225*	Am
1266	2000	299	S <sup>18</sup>	1611.5	1999	147*	Am
	2004	800	S <sup>38</sup>		2000	108*	Am
	2008	507	Am <sup>423</sup>		2000	491	S <sup>57</sup>
1267	2000	299	S <sup>18</sup>		2001	111*	Am
	2004	800	S <sup>38</sup>		2002	1022*	Am
	2008	507	S <sup>423</sup>		2003	225*	Am
1268	2000	299	S <sup>18</sup>		2004	229*	Am
	2004	800	S <sup>38</sup>		2005	78*	Am
	2008	507	S <sup>423</sup>		2006	75*	Am
1269	2000	299	Am <sup>18</sup>	1611.6	2000	491	R
	2004	800	S <sup>38</sup>	1612	2000	491	R
	2008	507	Am <sup>423</sup>	1735.1	2001	255	Am <sup>309</sup>
1270	2000	299	S <sup>18</sup>	1755	1999	991	Am <sup>96 114</sup>
	2004	800	S <sup>38</sup>	1815	2002	784	Am <sup>490</sup>
	2008	507	S <sup>423</sup>	1855	2006	538	Am <sup>802</sup>
1271	2000	299	Am <sup>18</sup>	2051	2005	152	Am
	2004	800	S <sup>38</sup>	2061	2005	152	Am
	2008	507	S <sup>423</sup>	2101.6	2004	827	Ad
1271.5	2000	299	Ad & R <sup>18</sup>	2116	2002	901	Am <sup>476</sup>
	2004	800	S <sup>38</sup>	2601	2002	901	Am <sup>476</sup>
	2008	507	S <sup>423</sup>		2003	797	Am (as am by Sec. 2, Stats. 2002, Ch. 901) <sup>559</sup>
1272	2000	299	S <sup>18</sup>	2606	2002	29	Am
	2004	800	S <sup>38</sup>	2610	2002	52	Am
	2008	507	S <sup>423</sup>		2004	183	Am <sup>571</sup>
1272.5	2000	299	S <sup>18</sup>	2613	2002	901	Am <sup>476</sup>
	2004	800	S <sup>38</sup>		2003	797	Am (as am by Sec. 3, Stats. 2002, Ch. 901) <sup>559</sup>
	2008	507	S <sup>423</sup>	2629.5	2002	701	Ad
1273	2000	299	S <sup>18</sup>		2004	402	Am
	2004	800	S <sup>38</sup>	2630	2000	808*	Am
	2008	507	Am <sup>423</sup>	2655	1999	973	Am
1274	2000	299	S <sup>18</sup>		2006	519	Am
	2004	800	S <sup>38</sup>	2656	2003	797	Am <sup>559</sup>
	2008	507	S <sup>423</sup>	2676	2003	797	Am <sup>559</sup>
1274.05	2000	299	S <sup>18</sup>	2679	2003	797	Am <sup>559</sup>
	2001	745*	R	2705.1	2001	893	Am
1274.10	2000	299	Am <sup>18</sup>	2707.5	2002	403	Am
	2004	800	Am <sup>38</sup>		2003	797	Am <sup>559</sup>
	2008	507	Am <sup>423</sup>	2708	2002	901	Am <sup>476</sup>
1275	2001	409	Am		2003	797	Am (as am by Sec. 4, Stats. 2002, Ch. 901) <sup>559</sup>
1279.1	1999	9*	Ad & R <sup>7</sup>	2708.1	2003	797	Am <sup>559</sup>
	2007	289*	Ad & R <sup>928</sup>	2709	2003	797	Am <sup>559</sup>
1280	2001	409	Am	2714	2003	797	Am <sup>559</sup>
	3X 2001–02	4	Am	2739	2008	179	Am <sup>976</sup>
1281	2007	272	Am	2781	2005	152	Am
1281.5	1999	558*	Ad & R <sup>130</sup>	3012	2003	797	Am <sup>559</sup>
1301	2005	152	R	3253	2003	797	Am <sup>559</sup>
1302	2005	152	R	3254	2002	52	Am
1303	2005	152	R		2002	901	Am <sup>476</sup>
1304	2005	152	R				
1305	2005	152	R				
1306	2005	152	R				
1307	2005	152	R				
1308	2005	152	R				
1327	2001	409	Am				
1451	2005	152	Am				
1587	2004	227*	Am				
	2004	702*	R				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## UNEMPLOYMENT INSURANCE CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3254 (Cont.)				5023	2005	152	R
	2003	797	Am (as am by	5200	2005	152	R
			Sec. 5, Stats.	5201	2005	152	R
			2002, Ch.	5202	2001	745 *	R
			901) <sup>559</sup>	5300	2005	152	R
3254.5	2005	152	Am	5301	2005	152	R
	2006	538	Am <sup>802</sup>	5302	2005	152	R
3255	2002	52	Am	5303	2005	152	R
3260	2002	52	Am	5304	2005	152	R
3260.5	2002	52	Ad	5305	2005	152	R
3261	2002	52	Am	5306	2005	152	R
3262	2002	52	Am	5307	2005	152	R
3263	2002	52	Am	5308	2005	152	R
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 <sup>559</sup>	9003	2005	152	Am
3300	2002	901	Ad <sup>476</sup>	9106	2005	152	R
	2003	797	Am <sup>559</sup>	9600.5	2008	376	Ad
3301	2002	901	Ad <sup>476</sup>	9600.7	2008	376	Ad
	2003	797	Am <sup>559</sup>	9603	2002	1022 *	R
3302	2002	901	Ad <sup>476</sup>	9604	2002	1022 *	Am
	2003	797	Am <sup>559</sup>		2005	152	Am
3302.1	2003	797	Ad <sup>559</sup>	9605	2005	152	Am
3303	2002	901	Ad <sup>476</sup>	9608	2002	1022 *	Am
	2003	797	Am <sup>559</sup>		2005	152	Am
3303.1	2003	797	Ad <sup>559</sup>		2006	538	Am <sup>802</sup>
3304	2002	901	Ad <sup>476</sup>	9611	2002	1022 *	R
3305	2002	901	Ad <sup>476</sup>	9614	2000	299	Am
	2003	797	Am <sup>559</sup>		2001	745 *	R
	2004	183	Am <sup>571</sup>	9615	2002	1022 *	Am
3306	2003	797	Ad <sup>559</sup>		2005	152	Am
4701	2006	538	Am <sup>802</sup>	9616	2001	745 *	Am
5000	2005	152	R	9616.1	2001	745 *	Am
5001	2005	152	R		2005	152	Am
5001.5	2005	152	R	9616.5	2001	745 *	R
5002	2005	152	R	9617	2000	108 *	Ad
5003	2005	152	R	9618	2X 2001–02	17	Ad
5004	2005	152	R	9619	2005	74 *	Ad
5004.1	2005	152	R	9700	2002	1022 *	R
5005	2005	152	R		2003	628	Ad
5006	2005	152	R	9701	2002	1022 *	R
5007	2001	745 *	Am		2003	628	Ad
	2005	152	R	9702	2002	1022 *	R
5007.5	2005	152	R		2003	628	Ad
5008	2005	152	R	9703	2002	1022 *	R
5009	2005	152	R	9704	2002	1022 *	R
5010	2005	152	R	9800	1999	829	Ad <sup>107</sup>
5011	2005	152	R	9801	1999	829	Ad <sup>107</sup>
5013	2005	152	R	9802	1999	829	Ad <sup>107</sup>
5014	2005	152	R	9802.5	1999	829	Ad <sup>107</sup>
5015	2005	152	R	9803	1999	829	Ad <sup>107</sup>
5016	2005	152	R	9805	1999	829	Ad <sup>107</sup>
5017	2005	152	R	9806	1999	829	Ad <sup>107</sup>
5018	2005	152	R	9807	1999	829	Ad <sup>107</sup>
5019	2005	152	R	9808	1999	829	Ad <sup>107</sup>
5020	2005	152	R	9809	1999	829	Ad <sup>107</sup>
5021	2005	152	R	9809.5	1999	829	Ad <sup>107</sup>
5022	2005	152	R	9900	2000	313	Ad

**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
9901	2000	313	Ad	10214 (Cont.)			
9902	2000	313	Ad	2008	497	Am	
9903	2000	313	Ad	10214.5	2000	491 R & Ad	
9904	2000	313	Ad	2001	111 *	Am	
9905	2000	313	Ad	2006	519	Am	
9907	2000	313	Ad	2008	497	Am	
9908	2000	313	Ad	10214.6	2000	491 R	
9910	2002	541	Ad	10214.7	2000	491 S <sup>57</sup>	
9912	2002	541	Ad	2008	497	Am	
10000	2005	152	R	10214.9	2005	593 Ad	
10001	2005	152	R	2008	497	Am	
10002	2005	152	R	10215	2000	491 S <sup>57</sup>	
10003	1999	551	Am	10217	2000	491 S <sup>57</sup>	
	2005	152	R	10218	2000	491 R	
10004	2005	152	R	10218.5	2000	491 R	
10005	2005	152	R	10521	2002	1022 * Am	
10006	1999	551	Ad	2005	152	R	
	2005	152	R	10522	2001	745 * R	
10200	2000	491	Am <sup>57</sup>	10523	2005	152 R	
	2003	844	Am	10524	2005	152 R	
	2004	183	Am <sup>571</sup>	10525	2000	1055 * Am	
	2004	225 *	Am	2004	225 * Am		
	2006	538	Am <sup>802</sup>	2005	152 R		
10201	2000	491	Am <sup>57</sup>	10527	2005	152 R	
	2003	844	Am	10529	2000	108 * Ad	
	2008	497	Am	2004	225 * Am		
10201.5	2000	108 *	Ad	10531	2005	208 R	
	2000	491	S <sup>57</sup>	10532	2001	745 * Am	
10202	2000	491	R & Ad	2005	208 R		
	2008	497	Am	10533	2003	225 * Am	
10202.5	2000	491	Ad	2005	208 Am		
	2004	225 *	Am	11000	2005	152 Am	
	2008	497	Am	11001	2005	152 Am	
10203	2000	491	Am <sup>57</sup>	11002	2005	152 Am	
10204	2000	491	Am <sup>57</sup>	11003	2005	152 Am	
	2008	497	Am	11004	2005	152 Am	
10205	2000	491	Am <sup>57</sup>	11005	2004	193 R <sup>571</sup>	
	2001	111 *	Am	11010	2004	225 * Am	
	2003	844	Am	2005	152 R		
	2004	225 *	Am	11011	2004	193 Am <sup>571</sup>	
	2008	497	Am	2004	225 * Am		
10206	2000	491	Am <sup>57</sup>	2005	152 R		
	2001	111 *	Am	11012	2005	152 R	
	2004	225 *	Am	11013	2005	152 R	
10206.5	2000	491	R	11014	2005	152 R	
10207	2000	491	Am <sup>57</sup>	11020	2000	108 * Ad	
10208	2000	491	S <sup>57</sup>	11022	2000	108 * Ad	
10209	2000	491	S <sup>57</sup>	11024	2000	108 * Ad	
	2008	497	Am	12000	2005	152 R	
10210	2000	491	S <sup>57</sup>	12001	2005	152 R	
10211	2000	491	S <sup>57</sup>	12002	2005	152 R	
10212	2000	491	R	12003	2005	152 R	
10212.1	2000	491	R	12005	2005	152 R	
10212.2	2000	491	S <sup>57</sup>	12006	2005	152 R	
	2001	111 *	Am	12007	2005	152 R	
	2005	152	Am	12009	2005	152 R	
	2008	497	Am	12010	2005	152 R	
10213	2000	491	S <sup>57</sup>	12112	2000	1055 * Am	
10213.5	2000	491	S <sup>57</sup>	2004	225 * Am		
	2004	225 *	R	12151	2000	1055 * Am	
10214	2000	491	S <sup>57</sup>	2004	225 * 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
13002	2005	152	Am	14530	2006	630	Ad <sup>816</sup>
	2006	538	Am <sup>802</sup>	Div. 8,			
13003	2002	29	Am	heading			
13009.5	1999	144	Ad	(Sec. 15000			
13019	2000	438	Ad & R <sup>18</sup>	et seq.)	2008	312	Ad
	2004	412	Am <sup>317</sup>	15000	2006	630	R
13021	1999	144	Am		2008	312	Ad
	2005	152	Am	15001	2008	312	Ad
	2006	538	Am <sup>802</sup>	2235	152	Am	
13021.5	2002	29	Am		2006	630	R
13028	1999	144	Am	15002	2006	630	R
	2002	29	Am		2008	312	Ad
13043	2002	488*	Am	15003	2006	630	R
13050	1999	144	Am		2008	312	Ad
	2002	29	Am	15003.3	2006	630	R
13052.5	2002	29	Am	15003.4	2006	630	R
14000	2001	111*	Ad	15003.5	2006	630	R
	2006	630	R & Ad <sup>816</sup>	15005	2005	152	Am
14002	2001	111*	Ad		2006	630	R
	2006	630	S <sup>816</sup>	15006	2006	630	R
14003	2003	225*	Ad	15007	2006	630	R
	2006	630	S <sup>816</sup>	15010	2006	630	R
14004	2003	225*	Ad	15011	2006	630	R
	2006	630	S <sup>816</sup>	15012	2006	630	R
14005	2006	630	Ad <sup>816</sup>	15020	2006	630	R
	2008	376	Am	15020.1	2006	630	R
14006	2006	630	Ad <sup>816</sup>	15020.2	2006	630	R
14007	2006	630	Ad <sup>816</sup>	15020.3	2006	630	R
14010	2006	630	Ad <sup>816</sup>	15020.5	2006	630	R
14011	2006	630	Ad <sup>816</sup>	15021	2006	630	R
14012	2006	630	Ad <sup>816</sup>	15022	2006	630	R
14013	2006	630	Ad <sup>816</sup>	15023	2006	630	R
	2008	376	Am	15024	2006	630	R
14015	2006	630	Ad <sup>816</sup>	15025	2006	630	R
14020	2006	630	Ad <sup>816</sup>	15026	2006	630	R
	2008	376	Am	15028	2006	630	R
14200	2006	630	Ad <sup>816</sup>	15029	2006	630	R
14201	2006	630	Ad <sup>816</sup>	15029.5	2006	630	R
14202	2006	630	Ad <sup>816</sup>	15030	2006	630	R
14203	2006	630	Ad <sup>816</sup>	15031	2006	630	R
14204	2006	630	Ad <sup>816</sup>	15031.5	2006	630	R
14205	2006	630	Ad <sup>816</sup>	15032	2006	630	R
14206	2006	630	Ad <sup>816</sup>	15032.5	2006	630	R
14207	2006	630	Ad <sup>816</sup>	15033	2006	630	R
14208	2006	630	Ad <sup>816</sup>	15034	2006	630	R
14209	2006	630	Ad <sup>816</sup>	15035	2006	630	R
14210	2006	630	Ad <sup>816</sup>	15036	2006	630	R
14220	2006	630	Ad <sup>816</sup>	15037	2001	745*	Am
14221	2006	630	Ad <sup>816</sup>		2005	208	Am
	2008	376	Am		2006	630	R
14222	2006	630	Ad <sup>816</sup>	15037.1	2000	491	Am
14223	2006	630	Ad <sup>816</sup>		2006	630	R
14230	2006	630	Ad <sup>816</sup>	15037.3	2006	630	R
	2008	376	Am	15037.5	2006	630	R
14231	2006	630	Ad <sup>816</sup>	15038	2006	630	R
14232	2006	630	Ad <sup>816</sup>	15038.5	2006	630	R
14233	2006	630	Ad <sup>816</sup>	15039	2006	630	R
14234	2006	630	Ad <sup>816</sup>	15039.5	2006	630	R
14235	2006	630	Ad <sup>816</sup>	15039.7	2006	630	R
14500	2006	630	Ad <sup>816</sup>	15040	2006	630	R
14510	2006	630	Ad <sup>816</sup>	15041	2006	630	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
15042	2006	630	R	15076.5 (Cont.)			
15043	2006	630	R	2002	664	Am <sup>431</sup>	
15044	2006	630	R	2004	225 *	Am	
15045	2006	630	R	2006	630	R	
15046	2006	630	R	15077	2000	1055 * Am	
15050	2006	630	R	2004	225 * Am		
15051	2002	1142	Am	2006	630	R	
	2003	62	Am <sup>519</sup>	15077.5	2006	630 R	
	2006	630	R	15078	2006	630 R	
15052	2006	630	R	15079	2000	299 Am	
15053	2006	630	R	2006	630	R	
15054	2006	630	R	15080	2006	630 R	
15055	2006	630	R	15081	2006	630 R	
15056	2006	630	R	15082	2006	630 R	
15056.6	2006	630	R	15083	2006	630 R	
15057	2006	630	R	15084	2006	630 R	
15058	2006	630	R	15085	2006	630 R	
15060	2006	630	R	15087	2006	630 R	
15061	2006	630	R	16000	2006	630 R	
15062	2006	630	R	16001	2006	630 R	
15064	2006	630	R	16002	2006	630 R	
15070	2006	630	R	16005	2006	630 R	
15071	2006	630	R	16010	2006	630 R	
15072	2006	630	R	17002	2001	745 * Am	
15073	2006	630	R	18000	2002	1088 Ad	
15075	2006	630	R	18002	2002	1088 Ad	
15075.1	2006	630	R	18004	2002	1088 Ad	
15076	2000	1055 *	Am	18006	2002	1088 Ad	
	2004	225 *	Am	18008	2002	1088 Ad	
	2006	630	R	18010	2002	1088 Ad	
15076.5	2000	1055 *	Am	18012	2002	1088 Ad	
	2001	745 *	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## VEHICLE CODE

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
28	1999	1007	Am	467	2002	979	Am <sup>506</sup>
111	2002	205	Am				R & Ad <sup>69</sup>
	2003	252	Am	2004	404		Am (as am by
175	2006	322	Ad				Sec. 4 and as ad
221	1999	316	Am				by Sec. 5, Stats.
246	1999	1007	Am				2002, Ch. 979)
259	2004	107	Ad	2007	106		Am (as am by
260	2000	861 *	Am				Sec. 3, Stats.
	2003	222	Am				2004, Ch.
285	2001	539	Am				404) <sup>13</sup>
	2004	836	Am				R (as ad by
	2005	270	Am (as am by				Sec. 4, Stats.
			Sec. 1, Stats.				2004, Ch. 404)
			2004, Ch. 836)	468	2000	861 *	Ad
286	2001	460	Am	473	2005	323	Ad
	2001	539	Am (by Sec.	505.2	2000	1035	Am
			2.5 of Ch.)		2005	148	Am
	2002	664	Am <sup>431</sup>		2006	419	Am
	2002	758	Am (by Sec. 3	521.5	2002	670	Ad
			of Ch.)	543.5	2002	670	Ad
	2004	836	Am	544	2003	451	Am
288	2000	861 *	Ad	545	2004	404	Am
289	2000	861 *	Ad		2008	649	Am
296	2001	539	Am	545.1	2001	739	Am <sup>350</sup>
	2004	836	Am	593	2002	670	Ad
297	2001	539	Am	615	1999	456	Am
313	2002	979	Ad <sup>506</sup>	626	2001	457	Am
			R <sup>69</sup>	627	2000	45	Am
	2007	106	Am <sup>13</sup>	635	2000	566	Am
314	2004	615	Ad	666	1999	1008	Am
322	2000	308	Am		2001	826	R
331	2001	539	Am	670.5	2002	670	Ad
331.1	2001	539	Am	671	2002	670	Am
	2004	836	Am	672	2001	539	Am
331.2	2001	539	Am		2002	664	Am <sup>431</sup>
	2004	836	Am		2004	836	Am
331.3	2008	743	Ad	1651	2003	594	Am
350	2000	861 *	Ad(RN)	1651.5	2006	169	Am
375	2004	198	Am	1653.5	2003	326	Am
	2006	881	Am		3X 2003–04	1 *	Am (as am by
385.5	1999	140	Ad				Stats., 2003, Ch.
	2004	422	Am				326) <sup>22</sup>
	2006	66 *	Am	1655	2000	1035	Am
390	2000	861 *	Am & RN		2004	615	Am
400	2008	672	Am	1656	2002	805 *	Am
407.5	1999	722	Ad	1656.2	2000	375	Am
	1999	724	Ad		2000	787	Am
	2002	979	Am <sup>506</sup>		2002	766	Am
			R & Ad <sup>69</sup>	1656.3	2001	300	Am
	2004	755	Am (as am by		2006	898	Am
			Sec. 2 and as ad	1656.5	2007	407	Ad
			by Sec. 3, Stats.	1659.9	2006	282	Ad & R <sup>349</sup>
			2002, Ch. 979)	1660	2001	460	Am
415	2003	703	Am	1661	1999	22 *	Am
	2004	404	Am		2002	805 *	Am
426	2000	135	Am <sup>203</sup>	1666	2000	135	Am <sup>203</sup>
	2003	703	Am		2000	833	Am
	2004	836	Am	1666.1	2005	485	Ad
431	2002	670	Am	1666.5	2001	300	Ad
462	2004	404	Am	1671	2006	538	Am <sup>802</sup>
465	1999	1008	Am	1672	2001	740	Am

**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>
1672 (Cont.)	2003	405	Am	1808.1 (Cont.)	2006	311	Am
1673	2000	31 *	Ad	1808.21	2000	1008	Am
1673.2	2000	31 *	Ad		2001	854	Am
1673.4	2000	31 *	Ad		2003	720	Am
1673.5	2000	31 *	Ad	1808.22	2003	649	Am
1673.6	2000	31 *	Ad				R & Ad <sup>100</sup>
1673.7	2000	31 *	Ad	1808.24	1999	880	Ad
1674	2000	985	Ad	1808.25	2001	676	Am <sup>19</sup>
1674.2	2000	985	Ad & R <sup>20</sup>		2003	410	Am <sup>13</sup>
1674.4	2000	985	Ad	1808.4	2001	363 *	Am
1674.6	2000	985	Ad		2001	486	Am (by Sec. 1 of Ch.)
1675	2001	739	Am <sup>350</sup>		2001	809	Am (by Sec. 3 of Ch.)
	2006	129	Am		2002	1 *	Am
1676	2006	129	Am		2008	91	Am
1677	2001	739	Am <sup>350</sup>	1808.47	1999	880	Am
1678	2003	719	Ad	1810	1999	489	Am
	2008	756 *	Am		2002	805 *	Am
1679	2005	660	Ad		2003	594	Am
1680	1999	880	R	1810.3	2004	336 *	Ad
	2001	857	Ad & R <sup>20</sup>	1810.5	2003	127	Am
1685	2001	127 *	Ad	1810.7	2001	745 *	Am
	2003	719	Am		2002	805 *	Am
	2004	615	Am		2003	594	Am
1685.1	2004	615	Ad & R <sup>38</sup>	1816	2003	149	Am
1800	2003	594	Am	1825	2000	524	Ad
1801.1	2005	61	Am	2106	2007	9	Am
1803	1999	22 *	Am (as am by Sec. 4, Stats. 1998, Ch. 756) <sup>16</sup>	2250	2005	270	Am
	1999	722	Am	2256	2001	162	Am
	1999	723	Am	2266	2001	786	Ad
	2000	787	Am	2402.6	2002	610	Am
	2004	551	Am <sup>676</sup>	2407.5	2001	710	Ad & R <sup>20</sup>
	2005	571	Am (as am by Sec. 2, Stats. 2004, Ch. 551)	2408.5	2000	1035	Ad & R <sup>19</sup>
	2007	746	Am (by Sec. 1 of Ch.)	2418.5	2004	404	Am
	2007	747	Am (by Sec. 12.5 of Ch.) <sup>924</sup>	2421.5	2003	374	Am
	2008	179	Am (as am by Stats. 2007, Ch. 747) <sup>976</sup>	2423	2006	538	Am <sup>802</sup>
1803.3	2007	263	Am	2425	2001	127 *	Ad & R <sup>20</sup>
1803.4	1999	22 *	Am	2429	1999	557 *	Ad
1803.5	2004	952	Am (by Sec. 1.2 of Ch.) <sup>676</sup>	2429.3	2001	658 *	Ad
1804	2007	630	Am	2429.5	1999	556 *	Ad
1806	1999	885	Am	2430.1	2003	374	Am
1807	2005	571	Am		2008	179	Am <sup>976</sup>
1808	1999	489	Am	2430.2	2003	374	Am
	2001	473	Am <sup>369</sup>	2430.3	2001	127 *	Am
	2002	545	Am <sup>422</sup>	2432	2001	127 *	Am
	2004	550	Am	2432.3	2004	184 *	Am
	2006	311	Am	2435	2003	374	Am
	2007	747	Am	2436	2003	374	Am
1808.1	2000	1035	Am	2437	2003	374	R
	2002	418	Am	2438	2003	374	R
				2439	2003	374	R
				2440	2003	374	R
				2478	1999	83	Am <sup>30</sup>
				2503	1999	1008	Am
				2575	2004	193	R <sup>571</sup>
				2800	1999	724	Am
					2004	952	Am <sup>676</sup>
					2006	288	Am
				2800.1	2005	485	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## VEHICLE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2800.3	2005	485	Am	4000.1 (Cont.)			
2800.4	2006	688	Ad	2004	704	Am <sup>705</sup>	
2802.5	2001	115	R	2005	22	Am (as am by Sec. 3, Stats. 2004, Ch. 704) <sup>647</sup>	
2805	2000	688	Am				
2806	2003	292	Am				
2810	1999	83	Am <sup>30</sup>				
2813.5	2004	183	Am <sup>571</sup>	4000.11	2001	465 *	Ad <sup>368</sup>
2814.1	2003	482	Ad				R <sup>8</sup>
2818	2008	120	Am	4000.2	2004	701	Am <sup>82</sup>
2900	2000	181	Am		2004	704	Am <sup>705</sup>
2911	2005	485	Ad	4000.37	1999	880	R & Ad
2930	1999	610	S <sup>57</sup>		2000	455	Am (by Sec. 1 of Ch.)
2931	1999	610	S <sup>57</sup>				
2932	1999	610	S <sup>57</sup>		2000	1035	Am (by Sec. 6.5 of Ch.)
	2006	711	Am				
2933	1999	610	S <sup>57</sup>		2001	159	Am <sup>305</sup>
2934	1999	610	S <sup>57</sup>		2005	435	Am
2935	1999	610	S <sup>57</sup>	4000.38	1999	880	Ad
2936	1999	610	Am <sup>57</sup>		2004	920	Am & R <sup>43</sup>
	2001	745 *	R				Ad <sup>80</sup>
2937	1999	610	R		2005	435	Am (as ad by Sec. 3, Stats. 2004, Ch. 920)
2938	1999	610	R				
3001	2003	703	Am	4000.39	2005	76 *	Ad & R <sup>75</sup>
3003	2003	703	Am	4000.5	2006	322	Ad
3010	2000	637	Am	4000.6	2000	861 *	Ad
3014	2003	451	Am		2001	825	Am (by Sec. 7.5 of Ch.)
3015	2003	451	Am				
3050.1	2000	637	Am		2001	826	Am (by Sec. 8.5 of Ch.)
	2003	451	Am				
	2004	182	Am <sup>81</sup> 614		2004	615	Am
3050.2	2003	451	Am	4004	2000	861 *	Am
3050.3	2003	451	Am		2001	826	Am (as am by Sec. 18, Stats. 2000, Ch. 861)
3050.4	2003	451	Am				
3050.6	2003	451	Am	4004.7	2001	539	Ad
3050.7	2003	451	Am	4023	1999	140	Ad
3051	2000	637	Am	4150.1	2000	861 *	Am
	2003	703	Am		2001	826	Am (as am by Sec. 19, Stats. 2000, Ch. 861)
3052	2003	451	Am				
3062	2003	451	Am	4152.5	2000	1035	Am
3066	2003	451	Am	4154	1999	557 *	Ad
	2003	703	Am (by Sec. 7 of Ch.)	4156	2008	451	Am
3067	2003	451	Am	4161	2001	94	Am
3069.1	2003	703	Ad	4451	2000	1035	Am
3070	2003	703	Ad	4452	2001	826	Am
3071	2003	703	Ad	4453	2000	566	Am
3072	2003	703	Ad		2003	451	Am
	2004	183	Am <sup>571</sup>	4453.2	1999	557 *	Ad
3072.5	2003	703	Ad	4453.5	2003	151	Am
3073	2003	703	Ad	4453.6	2003	292	Am
3074	2003	703	Ad	4454	1999	106	Am
3075	2003	703	Ad	4456	2003	594	Am
3076	2003	703	Ad	4456.3	2007	437	Ad <sup>662</sup>
3077	2003	703	Ad	4458	2000	861 *	Am
3078	2003	703	Ad		2001	826	Am (as am by Sec. 20, Stats. 2000, Ch. 861)
3079	2003	703	Ad	4460	2003	292	Am
4000	2000	861 *	Am	4461	2000	524	Am
4000.1	2002	127	Am				
	2004	230 *	Am				
	2004	701	Am <sup>82</sup>				
	2004	702 *	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**VEHICLE CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4461.3	2003	555	Ad	5007 (Cont.)			
4461.5	2000	215	Ad	2006	203		Am (by Sec. 1.5 of Ch.)
4463	2000	524	Am	5007.5	2004	404	Ad
	2008	417	Am	5011	2000	861 *	Am
4463.3	2000	215	Ad		2001	826	Am
4466	1999	83	Am <sup>30</sup>	5011.5	2004	193	Am <sup>571</sup>
	2003	594	Am	5014	2000	861 *	Am
	2004	430	Am		2003	719	Am
			R & Ad <sup>69</sup>	5014.1	2000	861 *	Ad
	2005	22	Am (as am by Sec. 1, Stats. 2004, Ch. 430) <sup>647</sup>		2001	825	Am (by Sec. 8.5 of Ch.)
4467	2002	80	Ad		2001	826	Am (by Sec. 14.5 of Ch.)
	2003	153	Am	5015	2000	861 *	Am
	2005	60	Am	5016	2000	861 *	Am
4601	2005	270	Am	5017	2000	861 *	Am
4601.1	2001	868	Ad		2001	825	Am (by Sec. 8.9 of Ch.)
4601.5	2006	169	Am		2001	826	Am (by Sec. 15.5 of Ch.)
4604	2003	719	Am		2002	664	Am <sup>431</sup>
	2006	574	Am	5023	2001	745 *	Am
4604.2	2006	574	Am	5036	2003	719	Am
4604.5	1999	724	Am <sup>13</sup>	5051	2006	574	Am
	2002	805 *	Am	5060	2000	163	Am
4750	1999	880	Am		2003	185	Am <sup>440</sup>
4750.1	2002	693	Ad	5060.1	2006	454	Ad
	2008	420	Am	5061	2000	859	Ad
4750.2	2004	193	R <sup>571</sup>	5066	2002	38 *	Ad
4750.4	2004	193	Am <sup>571</sup>		2003	719	Am
4751	2000	1035	Am		2006	69 *	Am
4755	2007	592	Ad	5067	2004	230 *	Am
4760	2008	741	Am	5068	2001	201	Am <sup>21</sup>
4764.1	2001	115	R				R <sup>34</sup>
4764.2	2000	787	R		2002	664	Am (as ad by Sec. 2, Stats. 2001, Ch. 201) <sup>431</sup>
	2001	115	R <sup>82</sup>		2003	62	Am <sup>519</sup>
4764.3	2001	115	R		2003	594	Am
4764.4	2001	115	R	5070	2000	651	Ad
4766	2007	452	Am		2003	594	R
	2008	179	Am <sup>976</sup>	5071.1	2000	422	Ad
4770	2008	741	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 <sup>636</sup>		2000	859	Am (by Sec. 3 of Ch.)
	2008	179	Am (as am by Sec. 1, Stats. 2007, Ch. 497) <sup>976</sup>		2000	861 *	Am (by Sec. 28.5 of Ch.) <sup>293</sup>
5004.6	2003	594	R		2001	826	Am (as am by Sec. 28.5, Stats. 2000, Ch. 861)
5007	2000	524	Am	5101.2	1999	988	Am
	2004	363	Am <sup>79</sup>		2003	594	Am
			R <sup>80</sup>				
			Ad <sup>81</sup>				
	2004	404	Am <sup>79</sup>				
			R <sup>80</sup>				
			Ad <sup>81</sup>				
	2006	116	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## VEHICLE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5101.3	1999	612	Am	5751.5 (Cont.)			
5101.4	1999	612	Am	2004	650	Am	
5101.5	2007	357	Am	5753	2003	151	Am
5101.6	2007	357	Am	5900	2000	1035	Am
5101.8	1999	612	Am	5902	2000	861 *	Am
	2004	201	Am		2001	826	Am (as am by
5103	2000	163	Am				Sec. 36, Stats.
	2000	859	Am (by Sec. 4				2000, Ch. 861)
			of Ch.)	5907	2003	235	Am
	2000	861 *	Am (by Sec.	6700	2003	594	Am
			29.5 of Ch.) <sup>293</sup>	6700.2	2000	30	Am
5106	2000	861 *	Am		2001	825	Am
	2004	540	Am	6700.25	2003	719	Am
5108	2000	861 *	Am	6701	1999	100	Am
	2004	540	Am	6851	2000	861 *	R
5112	2004	540	Ad	6851.5	2000	861 *	R
5151	2006	454	Ad	6855	2006	288	Am & RN
5152	2006	454	Ad	8000	2000	861 *	Am
5154	2006	454	Ad	8054	2000	861 *	Am
5155	2006	454	Ad	8057	2002	758	Am
5156	2006	454	Ad	8058	2001	539	Ad
	2008	309	Am		2002	758	Am
5157	2006	454	Ad	8100	2006	169	Ad
	2008	309	Am	8101	2006	169	Ad
5158	2006	454	Ad	8102	2006	169	Ad
5159	2006	454	Ad	8103	2006	169	Ad
5160	2006	454	Ad	8104	2006	169	Ad
	2007	130	Am <sup>902</sup>	8201	2002	758	Am
5200	2003	594	Am	8800	2006	288	Am
5201	1999	1007	Am	9101	2003	594	Am
	2003	594	Am (by Sec. 28	9102.5	2003	719	Am
			of Ch.)	9104.2	2008	92	Ad
	2003	626	Am (by Sec. 2	9104.5	1999	911	Ad
			of Ch.)	9105	2006	116	Am
	2004	650	Am		2007	357	Am
	2007	273	Am	9107	2003	594	Am
5201.1	2007	273	Ad	9250	2003	719	Am
5204	2000	135	Am <sup>203</sup>	9250.1	2007	750	Ad & R <sup>722</sup>
	2000	861 *	Am	9250.10	2000	861 *	Am
5205.5	1999	330	Ad & R <sup>68</sup>		2001	826	Am (as am by
	2000	686	Am				Sec. 43, Stats.
	2003	715	Am				2000, Ch. 861)
	2004	725	Am	9250.11	1999	36 *	R
	2005	22	Am <sup>647</sup>				Ad & R <sup>18</sup>
	2006	606	Am		2003	476	Am <sup>38</sup>
	2006	614	Am (by Sec. 2		2008	724	Am <sup>13</sup>
			of Ch.) <sup>868</sup>	9250.13	2000	861 *	Am
	2008	429	Am		2001	826	Am (as am by
5301	2000	861 *	Am				Sec. 44, Stats.
	2001	826	Am (as am by				2000, Ch. 861)
			Sec. 33, Stats.		2003	719	Am
			2000, Ch. 861)		2004	183	Am <sup>571</sup>
	2004	615	Am		2008	756 *	Am
5302	2000	861 *	Am	9250.14	1999	232	Am <sup>18</sup>
5305	2000	861 *	Am		2000	861 *	Am (by Sec. 45
5505	2002	670	Am (by Sec. 7				of Ch.)
			of Ch.) <sup>13</sup>		2000	1064 *	Am (by Sec. 5
5506	2002	670	Ad				of Ch.) <sup>291</sup>
5600	2000	1035	Am				Am (by Sec.
5604.5	2000	455	Ad				5.5 of Ch.) <sup>292</sup>
5751.5	2002	127	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**VEHICLE CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9250.14 (Cont.)	2001	826	Am (as am by Sec. 5.5, Stats. 2000, Ch. 1064)	9400.1 (Cont.)	2003	719	Am
	2004	514	Am <sup>38</sup>		2004	183	Am <sup>571</sup>
9250.15	2001	539	Am		2004	615	Am
9250.16	2003	483	Ad		2005	22	Am <sup>647</sup>
9250.19	2000	861 *	Am	9400.3	2001	826	Ad
	2001	826	Am (as am by Sec. 46, Stats. 2000, Ch. 861)		2004	183	Am <sup>571</sup>
	2002	986	Am & R <sup>43</sup>	9406	2000	861 *	Am
	2003	62	Am <sup>519</sup>	9406.1	2000	861 *	Ad
	2005	470	Am <sup>349</sup>	9407	2001	826	Am
9250.2	2004	707	Am	9408	2000	861 *	Am
			R & Ad <sup>677</sup>		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 <sup>16</sup>
	2002	664	Am <sup>431</sup>		2002	805 *	Am
	2004	650	Am	9553.5	2002	758	Ad
	2007	389	Am		2008	756 *	Am
9250.8	2000	861 *	Am	9553.7	2008	756 *	Ad
	2001	826	Am (as am by Sec. 42, Stats. 2000, Ch. 861)	9554	2002	805 *	Am
	2003	719	Am		2003	62	Am <sup>519</sup>
9252	2003	719	Am		2003	719	Am
9254	2003	719	Am		2008	756 *	Am & R <sup>317</sup>
9255	1999	1007	Am	9554.2	2000	861 *	Ad
	2002	758	Am	9554.5	2002	805 *	Am
9255.2	2002	670	Am <sup>13</sup>		2008	756 *	Am & R <sup>317</sup>
9257.5	2008	451	Ad				Ad <sup>301</sup>
9258	2003	719	Am	9559.5	2006	169	Ad
9259.3	2001	539	Ad	9560	2004	188	Ad
9259.5	2001	539	Ad	9564	1999	316	Am
9260	2000	861 *	Am	9565	2008	420	Ad <sup>636</sup>
9261	2000	861 *	Am				R <sup>111</sup>
	2003	719	Am	9700	2001	826	Am
9261.1	2007	750	Ad & R <sup>722</sup>	9702	2003	719	Am
9265	2003	719	Am	9706	2001	826	Am
9270	2004	430	Am	9805	2002	784	Am <sup>490</sup>
9400	2000	861 *	Am (by Sec. 49 of Ch.)	9806	2002	784	Am <sup>490</sup>
	2000	973	Am (by Sec. 3 of Ch.) <sup>291</sup>	9852.9	2007	609	Ad <sup>662</sup>
			Am (by Sec. 3.5 of Ch.) <sup>292</sup>	9853	2005	473	Am
	2001	826	Am	9853.6	2007	750	Ad & R <sup>722</sup>
9400.1	2000	861 *	Ad		2008	179	Am <sup>976</sup>
	2001	825	Am (by Sec. 10.5 of Ch.)	9853.7	2007	609	Ad <sup>662</sup>
	2001	826	Am (by Sec. 26.5 of Ch.)	9853.8	2007	609	Ad <sup>662</sup>
				9860	2005	473	Am
				9861	2005	473	Am
				9862.5	2001	825	Am
				9863	2005	473	Am
				9872.1	2002	784	Am <sup>490</sup>
				9951	2003	427	Ad
					2004	183	Am <sup>571</sup>
				9954	2006	433	Ad <sup>839</sup>
				9955	2005	323	Ad
				9980	2000	135	Am <sup>203</sup>
				10652	2008	699	Am <sup>980</sup>
				10751	2002	784	Am <sup>490</sup>
				10904	2000	867	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## VEHICLE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11101	2002	774 *	Am <sup>70</sup> R <sup>63</sup> Ad <sup>513</sup>	11515.2 (Cont.)	2008	97	Am
	2004	587	R (as ad by Sec. 2.5, Stats. 2002, Ch. 774) Am (as am by Sec. 2, Stats. 2002, Ch. 774) <sup>36 13</sup>	11519	2003	594	Ad
	2006	311	Am	11568	2002	826	Ad <sup>82</sup>
11102	2000	243	Am	11604	2007	437	Am
11102.1	2002	784	Am <sup>490</sup>	11614	1999	83	Am <sup>30</sup>
11102.5	2000	243	Am		2000	773	Am
11104	2000	243	Am		2002	947	R & Ad <sup>96</sup>
	2003	768	Am	11614.1	2002	947	Ad
11110	2000	243	Am		2003	62	Am <sup>519</sup>
	2007	682	Am (by Sec. 8 of Ch.)	11700.3	2002	407	Ad
	2007	747	Am (by Sec. 14.5 of Ch.)	11701	2002	758	Am
11113	2000	642	Am		2003	62	Am <sup>519</sup>
11113.3	2000	833	Ad		2004	836	Am
11200	2001	457	Am	11703	2007	437	Am
11202.5	1999	282	Am	11703.2	2007	93	Am
	2000	243	Am	11704.5	1999	230	Am
11203	2002	784	Am <sup>490</sup>		2000	221	Am
11204	2003	594	Am		2001	93	Am
11205	2003	518	Am (as am by Sec. 455.5, Stats. 1998, Ch. 931)		2004	836	Am
	2003	518	Ad	11705	2007	437	Am
	2004	615	Am	11705.5	2004	615	R
11205.2	2003	518	Ad	11709.2	2005	128	Am <sup>485</sup>
	2004	615	Am		2006	567	Am (as am by Sec. 7, Stats. 2005, Ch. 128)
11205.4	2004	665	Ad	11709.3	2001	441	Ad
11208	2001	457	Am	11710	2002	303	Am
	2007	396	Am		2004	836	Am
11212	2001	739	Am <sup>350</sup>	11710.1	2002	1110	Ad
11214	2003	518	R & Ad	11710.2	2002	784	Am <sup>490</sup>
11215	2007	682	Am (by Sec. 9 of Ch.)	11710.2	2002	407	Ad
	2007	747	Am (by Sec. 15.5 of Ch.)	11711.3	2002	407	Ad
11219	2000	642	Am		2003	62	Am <sup>519</sup>
	2000	833	Ad	11713	2002	947	Am
11219.3	2000	833	Ad	11713.1	1999	230	Am
	2006	898	Am		2000	566	Am (by Sec. 5 of Ch.)
11219.5	2007	396	Am		2000	773	Am (by Sec. 4 of Ch.) <sup>96</sup>
11222	2001	739	Am <sup>350</sup>		2001	441	Am
11301.5	2002	784	Am <sup>490</sup>		2002	947	Am
11400	2005	148	Am		2006	538	Am <sup>802</sup>
11402	2004	430	Am		2006	623	Am
11405	2005	148	Am		2007	130	Am <sup>902</sup>
11406	2004	430	Am	11713.10	1999	140	Ad
	2005	148	Am	11713.11	1999	672	Am
11410	2008	179	Am <sup>976</sup>	11713.14	1999	672	Ad
11515	2002	826	Am	11713.16	2002	947	Ad
	2003	719	Am	11713.17	2004	365	Ad
	2006	412	Am	11713.18	2005	128	Ad <sup>485</sup>
11515.2	2003	719	Am	11713.19	2005	128	Ad <sup>485</sup>
	2004	183	Am <sup>571</sup>	11713.20	2005	128	Ad <sup>485</sup>
				11713.21	2005	128	Ad <sup>485</sup>
					2006	567	Am
					2007	219	Am
				11713.22	2007	406	Ad
					2008	743	Am
				11713.23	2008	743	Ad
				11713.25	2006	353	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11713.3	2000	566	Am (by Sec. 6 of Ch.)	12517.3 (Cont.)	2006	311	Am
	2000	789	Am (by Sec. 2.5 of Ch.)	12517.4	2004	952	Am <sup>676</sup>
	2006	353	Am	12517.45	2008	649	Ad
11715	2001	739	Am <sup>350</sup>	12517.5	1999	1007	Am
11722	2002	303	Am		2002	664	Am <sup>431</sup>
11723	2004	836	Am	12525	2006	574	Am
11724	2007	192*	Ad	12660	2003	768	Am
11729	1999	672	Am	12800	2003	326	Am
11730	2000	1035	Am		3X 2003–04	1*	Am (as am by Stats. 2003, Ch. 326) <sup>22</sup>
11738	2000	1035	Am	12800.5	1999	489	Am
11740	2002	407	Ad	12800.7	1999	1008	Am
11803	2002	758	Am	12801	2003	326	Am
12110	2000	641	Am		3X 2003–04	1*	Am (as am by Stats. 2003, Ch. 326) <sup>22</sup>
12200	2007	437	Ad	12801.2	2003	326	Ad
12201	2007	437	Ad		3X 2003–04	1*	R (as ad by Stats. 2003, Ch. 326) <sup>22</sup>
12202	2007	437	Ad				Am (as am by Stats. 2003, Ch. 326) <sup>22</sup>
12203	2007	437	Ad	12801.5	2003	326	Am
12204	2007	437	Ad		3X 2003–04	1*	Am (as am by Stats. 2003, Ch. 326) <sup>22</sup>
12205	2007	437	Ad	12801.9	2003	326	Ad
12206	2007	437	Ad		3X 2003–04	1*	R (as ad by Stats. 2003, Ch. 326) <sup>22</sup>
12207	2007	437	Ad				Am <sup>16</sup>
12208	2007	437	Ad	12802.5	1999	22*	Am <sup>16</sup>
12209	2007	437	Ad	12804.10	2001	658*	Ad
12210	2007	437	Ad	12804.15	2001	658*	Ad
12211	2007	437	Ad	12804.6	2006	574	Am
12212	2007	437	Ad	12804.9	1999	722	Am (as am by Sec. 54.5 and Sec. 55, Stats. 1998, Ch. 877)
12213	2007	437	Ad		2000	1035	R (as am by Sec. 4, Stats. 1999, Ch. 722)
12214	2007	437	Ad				Am (as am by Sec. 3, Stats. 1999, Ch. 722)
12215	2007	437	Ad				R & Ad <sup>22</sup>
12216	2007	437	Ad		2001	658*	Am (as am by Sec. 16 and as ad by Sec. 16.5, Stats. 2000, Ch. 1035)
12217	2007	437	Ad				Am (by Sec. 5 of Ch.)
12500	2004	755	Am		2004	755	Am (by Sec. 5 of Ch.)
	2007	630	Am		2004	952	Am (by Sec. 6.3 of Ch.) <sup>675</sup>
12502	2002	103*	Am				R <sup>80</sup>
12505	2004	952	Am <sup>676</sup>				Ad <sup>676</sup>
12509	2000	1035	Am		2005	199	Am (as ad by Stats. 2004, Ch. 952)
	2001	825	Am				Am
	2002	418	Am		2006	574	Am
	2002	758	Am (by Sec. 11.5 of Ch.)		2007	130	Am <sup>902</sup>
	2003	62	Am <sup>519</sup>				
	2003	768	Am				
	2004	183	Am <sup>571</sup>				
	2004	755	Am				
	2005	22	Am <sup>647</sup>				
	2006	538	Am <sup>802</sup>				
12512	2000	596	Ad				
12514	2000	1035	Am				
12517	2004	952	Am <sup>676</sup>				
	2005	199	R (as am by Sec. 8, Stats. 1996, Ch. 440)				
			Am (as am by Sec. 4, Stats. 2004, Ch. 952)				
	2006	574	Am				
12517.1	2002	766	Am				
12517.2	2007	158	Am				
12517.3	1999	229*	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
12805	2000	985	Am	12814 (Cont.)	2003	594	Am (as am by Sec. 10 and as ad by Sec. 11, Stats. 2000, Ch. 985)
12808	2000	135	Am <sup>203</sup>				
	2000	985	Am				
12810	2000	675	R & Ad <sup>192</sup>				
	2000	675	Am (by Sec. 1 of Ch.)				
	2000	1035	Am (by Sec. 18.1 of Ch.)	12814.1	2000	985	Ad & R <sup>5</sup>
	2002	758	Am	12814.5	2003	326	Am
	2004	650	Am		2003	719	Am
	2005	571	Am	12814.6	2000	1035	Am
	2006	900	Am		2002	418	Am
	2007	682	Am (by Sec. 10 of Ch.)		2002	758	Am (by Sec. 13.5 of Ch.)
	2007	747	Am (by Sec. 16.5 of Ch.)		2003	768	Am
	2007	747	Am (by Sec. 16.5 of Ch.)		2005	337	Am (by Sec. 1 of Ch.)
12810.3	2006	290	Ad <sup>662</sup>		2007	425	Am
	2007	214	Am	12814.7	2002	418	Ad
	2008	270	Am	12814.8	1999	206	Ad & R <sup>19</sup>
12810.5	2003	451	Am	12815	1999	1008	Am
	2007	630	Am		2000	135	Am <sup>203</sup>
12811	1999	1008	Am (as ad by Sec. 7, Stats. 1998, Ch. 887)	12818	2000	985	Am
	2001	740	Am (by Sec. 5 of Ch., as am by Sec. 5, Stats. 1999, Ch. 1008) <sup>328</sup>	12950	2003	819	Am
			Am (by Sec. 5.5 of Ch., as am by Sec. 5, Stats. 1999, Ch. 1008) <sup>324</sup>	12950.5	2003	819	Ad
	2002	664	Am (as am by Sec. 5, Stats. 2001, Ch. 740) <sup>431</sup>	13000	1999	1008	Am
	2003	405	R (as am by Sec. 218, Stats. 2002, Ch. 664)		2003	326	Am
			Am (as am by Sec. 5.5, Stats. 2001, Ch. 740)	13000.1	2000	787	Ad
	2004	615	Am	13002.1	2008	674	Ad
	2005	665	Am <sup>485</sup>	13003	1999	1008	Am
	2006	311	Am (as am by Sec. 1, Stats. 2005, Ch. 665) <sup>802</sup>	13004.1	2007	743	Am
	2006	538	Am (as am by Sec. 1, Stats. 2005, Ch. 665) <sup>802</sup>	13005	2001	740	Am (by Sec. 6 of Ch., as ad by Sec. 9, Stats. 1998, Ch. 887) <sup>328</sup>
	2007	629	Am				Am (by Sec. 6.5 of Ch., as ad by Sec. 9, Stats. 1998, Ch. 887) <sup>324</sup>
	2007	630	Am (by Sec. 5.5 of Ch.)		2003	405	R (as am by Sec. 6, Stats. 2001, Ch. 740)
			R & Ad <sup>192</sup>				Am (as am by Sec. 6.5, Stats. 2001, Ch. 740)
12814	2000	985	Am		2007	629	Am
			R & Ad <sup>192</sup>		2007	630	Am (by Sec. 6.5 of Ch.)
				13005.5	1999	489	Am
				13102	1999	724	Am
				13105	2003	149	Am
				13106	1999	22*	Am <sup>16</sup>
					2002	805*	Am
				13201	2007	682	Am
				13202.4	2001	854	Am
				13202.5	2007	747	Am
				13202.6	2006	434	Am
				13210	2000	642	Ad
				13350	1999	22*	Am <sup>16</sup>

**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>
13350 (Cont.)	2002	545	Am <sup>422</sup>	13352.6 (Cont.)	2004	550	Am (by Sec. 5.5 of Ch.)
	2007	747	Am				
13350.5	1999	22*	Am <sup>16</sup>		2007	747	Am
	2007	747	Am	13353	2001	473	Am <sup>369</sup>
13351	2007	682	Am (by Sec. 12 of Ch.)		2004	550	Am (by Sec. 6 of Ch.)
	2007	747	Am (by Sec. 20.5 of Ch.)		2004	551	Am (by Sec. 7 of Ch.) <sup>676</sup>
13351.8	2000	642	Ad		2004	952	Am (by Sec. 7.1 of Ch.) <sup>675</sup>
13351.85	2000	641	Ad				R <sup>80</sup>
13352	1999	22*	Am <sup>16</sup>				Ad (by Sec. 7.5 of Ch.) <sup>676</sup>
	2002	545	Am <sup>422</sup>		2005	279	Am <sup>742</sup>
	2003	149	Am		2007	747	Am
	2004	550	Am (by Sec. 4 of Ch.)	13353.1	2001	473	Am <sup>369</sup>
	2004	551	Am (by Sec. 3 of Ch.) <sup>676</sup>		2004	550	Am
	2004	595	Am (by Sec. 1.4 of Ch.) <sup>675</sup>		2007	747	Am (by Sec. 23 of Ch.)
			R <sup>80</sup>		2007	749	Am (by Sec. 1.5 of Ch.) <sup>301</sup>
			Ad (by Sec. 1.5 of Ch.) <sup>676</sup>	13353.2	1999	22*	Am (as am by Sec. 3.12, Stats. 1998, Ch. 118) <sup>16</sup>
	2005	22	Am (as ad by Stats. 2004, Ch. 595) <sup>647</sup>		2006	574	Am
	2005	646	Am (as ad by Sec. 1.5, Stats. 2004, Ch. 595)		2007	130	Am <sup>902</sup>
			Am		2007	749	Am <sup>301</sup>
	2006	692	Am		2008	179	Am (as am by Sec. 2, Stats. 2007, Ch. 749) <sup>976</sup>
	2007	130	Am <sup>902</sup>				
	2007	682	Am	13353.3	2001	473	Am <sup>369</sup>
	2008	699	Am <sup>980</sup>		2002	545	Am <sup>422</sup>
13352.1	2006	692	Ad		2004	550	Am (by Sec. 8 of Ch.)
	2007	130	Am <sup>902</sup>		2004	551	Am (by Sec. 8.3 of Ch.) <sup>675</sup>
13352.2	2004	403	Ad				R <sup>80</sup>
13352.3	2003	149	Am				Ad <sup>676</sup>
13352.4	1999	22*	Am (as am by Stats. 1998, Ch. 756) <sup>16</sup>	13353.4	2007	747	Am
			Am <sup>422</sup>		2002	545	Am <sup>422</sup>
	2002	545	Am <sup>422</sup>		2004	952	Am <sup>676</sup>
	2004	551	Am <sup>675</sup>	13353.45	2002	545	Am <sup>422</sup>
			R <sup>80</sup>	13353.5	2002	545	Am <sup>422</sup>
			Ad <sup>676</sup>		2004	551	Am <sup>676</sup>
	2006	692	Am	13353.6	2004	952	Am <sup>675</sup>
13352.5	1999	22*	Am (as ad by Sec. 7, Stats. 1998, Ch. 756) <sup>16</sup>				R <sup>80</sup>
			Am <sup>422</sup>	13353.7	2004	550	Am (by Sec. 9 of Ch.)
	2002	545	Am <sup>422</sup>		2004	551	Am (by Sec. 10 of Ch.) <sup>676</sup>
	2003	705	Am		2004	952	Am (by Sec. 10.1 of Ch.) <sup>675</sup>
	2004	403	Am (by Sec. 2 of Ch.)				R <sup>80</sup>
	2004	551	Am (by Sec. 6.3 of Ch.) <sup>675</sup>				Ad (by Sec. 10.5 of Ch.) <sup>676</sup>
			R <sup>80</sup>				
			Ad <sup>676</sup>		2007	747	Am
13352.6	2000	1063	Ad	13353.8	2003	254	Am
	2004	403	Am (by Sec. 3 of Ch.)		2004	550	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## VEHICLE CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13353.8 (Cont.)	2007	747	Am	14601.2 (Cont.)	2004	908	Am (by Sec. 16.3 of Ch.) <sup>675</sup>
13354	2004	551	Am <sup>675</sup> R <sup>80</sup>				R <sup>80</sup> Ad <sup>676</sup>
13355	2003	149	Am				Am <sup>742</sup>
13366.5	2004	952	Ad <sup>676</sup>	2005	279		Am
13369	2002	766	Am	2006	835		Am
	2004	801	Am (by Sec. 1 of Ch.)	2008	404		Am
	2004	952	Am (by Sec. 12.3 of Ch.) <sup>675</sup> R <sup>80</sup> Ad <sup>676</sup>	14601.3	1999	22*	Am <sup>16</sup>
	2005	66	Am (as ad by Sec. 12.5, Stats. 2004, Ch. 952)	2004	908		Am
13370	2003	594	Am	14601.4	2000	1064*	Am
	2004	615	Am	2004	908		Am
	2005	66	Am	2006	835		Am
13371	2005	66	Am	2008	404		Am
13372	2005	66	Am	14601.5	2000	1064*	Am
13373	2005	66	Am	2004	908		Am (by Sec. 19 of Ch.)
13374	2005	66	Am				Am (by Sec. 13.3 of Ch.) <sup>675</sup>
13376	2005	66	Am				R <sup>80</sup> Ad <sup>676</sup>
13377	2000	135	Am <sup>203</sup>	2006	835		Am
	2002	787	Am <sup>422</sup>	2008	404		Am
	2004	184*	Am	14601.9	1999	122	Ad & R <sup>19</sup>
13378	2005	66	Am	2000	401		Am
13385	2007	748	Ad	2004	594*		Ad & R <sup>68</sup>
13386	1999	22*	Ad(RN) <sup>16</sup>	14602.1	2001	745*	Am
	2000	1064*	Am	2005	485		Am
	2001	473	Am <sup>369</sup>	14602.6	2001	480	Am (by Sec. 1 of Ch.)
	2002	545	Am <sup>422</sup>				Am (by Sec. 2.5 of Ch.)
	2006	835	Am	2001	554		Am
13389	2007	749	Ad <sup>301</sup>	2002	402		Am
13390	2006	899	R	2002	664		Am <sup>431</sup>
13551.1	1999	1008	R	2005	646		Am (by Sec. 2 of Ch.)
13803	2000	985	Ad & R <sup>111</sup>	2006	418		Am
13954	2004	551	Am <sup>676</sup>	2006	538		Am <sup>802</sup>
	2007	747	Am	2007	192*		Am
14100	2001	658*	Am	14602.7	2001	554	Am
14104.5	1999	724	Am	2002	402		Am
14105	1999	724	Am	2002	664		Am <sup>431</sup>
14105.5	1999	724	Am	2006	418		Am
14112	2004	193	Am <sup>571</sup>	2007	192*		Am
14601	2000	1064*	Am	14602.8	2005	656	Ad
	2003	468	Am <sup>561</sup>	14607.6	2005	75*	Am <sup>80</sup>
	2004	908	Am	14610.1	2007	743	Am
	2007	682	Am	14900	2000	787	Am
14601.1	2000	1064*	Am				805* Am
	2004	908	Am	14900.1	2002	719	Am
14601.10	1999	877	Ad & R <sup>19</sup>				787 Am
14601.2	1999	22*	Am (as am by Sec. 10, Stats. 1998, Ch. 756) <sup>16</sup>	2001	739		Am <sup>350</sup>
	2004	551	Am (by Sec. 13 of Ch.) <sup>676</sup>	2002	805*		Am
				2003	719		Am
				14901	2003	719	Am
				14902	2003	719	Am
				2004	212*		Am
				14905	2002	805*	Am
				14907	2002	805*	Ad
				14908	1999	1008	R
				15210	2001	504	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>
15210 (Cont.)	2003	222	Am	16000 (Cont.)	2002	766	Am
	2003	594	Am		2003	594	Am
	2004	952	Am <sup>676</sup>	16000.1	2002	766	Am
	2006	574	Am	16002	2001	84 *	Am
	2007	630	Am	16020	1999	880	R (as ad by
15215	2006	574	Ad				Sec. 5, Stats.
15240	2001	504	Am				1996, Ch.
15242	2001	298	Am				1126)
	2002	774 *	Am				Am (as am by
	2005	226	Am				Sec. 10, Stats.
	2006	538	Am <sup>802</sup>				1997, Ch.
15250	2004	801	Am				652) <sup>13</sup>
	2005	22	Am <sup>647</sup>		2000	1035	Am
15250.5	2001	739	R <sup>350</sup>		2001	825	Am
15250.6	2008	368	Am		2005	706	Am
15250.7	2003	594	Am		2006	288	Am
15255	2001	739	R <sup>350</sup>	16020.1	1999	794	Ad
15275	1999	224	Am		2000	135	Am <sup>203</sup>
	2004	801	Am		2000	1035	Am
	2005	22	Am <sup>647</sup>		2002	666	Am
15275.1	2004	952	Ad <sup>676</sup>		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 <sup>676</sup>		2005	435	Am
15300	1999	724	Am	16021	2000	1035	Am
	2001	504	Am		2003	594	Am
	2004	952	Am <sup>676</sup>	16025	1999	880	Am <sup>13</sup>
	2006	574	Am	16028	1999	880	Am <sup>13</sup>
	2007	747	Am		2001	825	Am
15301	2007	563	Ad	16029	1999	880	Am <sup>13</sup>
15302	1999	724	Am	16030	1999	880	Am <sup>13</sup>
	2001	504	Am	16033	1999	880	Am <sup>13</sup>
	2002	664	Am <sup>431</sup>	Div. 7,			
	2002	787	Am <sup>422</sup>	Ch. 1,			
	2004	952	Am <sup>676</sup>	Art. 3,			
	2006	574	Am	heading			
	2007	747	Am	(Sec. 16050			
15304	2004	952	Am <sup>676</sup>	et seq.)	2001	739	Am <sup>350</sup>
15306	2004	952	Am <sup>676</sup>	16050	2001	739	Am <sup>350</sup>
15308	2004	952	Am <sup>676</sup>	16051	2001	739	Am <sup>350</sup>
15309	1999	724	Ad		2008	85	Am
15310	1999	1008	R	16052	2001	739	Am <sup>350</sup>
15311	1999	724	Ad	16054	1999	183	Am
	2004	952	Am <sup>676</sup>		2001	739	Am <sup>350</sup>
15311.1	2004	952	Ad <sup>676</sup>	16054.2	2000	1035	Am
15312	2001	504	Ad		2001	739	Am <sup>350</sup>
	2004	952	Am <sup>676</sup>	16055	2001	739	Am <sup>350</sup>
15312.1	2004	952	Ad <sup>676</sup>	16056	2000	1035	Am
15320	1999	724	Ad	16056.1	2000	1035	Ad & R <sup>19</sup>
15325	2004	952	Ad <sup>676</sup>		2002	742	Am <sup>75</sup>
15600	2001	855	Ad		2005	435	Am
15602	2001	855	Ad	16058	2004	920	Ad
15603	2001	855	Ad	16058.1	2004	948	Ad
15620	2001	855	Ad		2005	706	Am
	2002	664	Am <sup>431</sup>				
15630	2001	855	Ad				
15632	2001	855	Ad				
16000	2001	84 *	Am				
	2001	739	Am <sup>350</sup>				

**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	
16070	1999	880	R (as ad by Sec. 11, Stats. 1996, Ch. 1126) Am (as am by Sec. 10, Stats. 1996, Ch. 1126) <sup>13</sup>	21104	2002	177	Am
				21107.9	2002	284	Ad
				21115	1999	140	Am
				21115.1	1999	140	Am
				21115.5	2003	16	Ad & R <sup>43</sup>
					2005	26	Am <sup>75</sup>
				21200.5	1999	22 *	Am
				21201	2007	232	Am
	2001	739	Am <sup>350</sup>	21211	1999	1007	Am
16071	1999	880	R (as ad by Sec. 13, Stats. 1996, Ch. 1126) Am (as am by Sec. 12, Stats. 1996, Ch. 1126) <sup>13</sup>		2001	127 *	Am
				21212	2002	475	Am
				21220	1999	722	Ad
				21220.5	1999	722	Ad
				21221	1999	722	Ad
				21221.5	1999	722	Ad
					2000	287	Am <sup>216</sup>
				21223	1999	722	Ad
16072	2006	574	Am	21224	1999	722	Ad
16073	2004	952	Am <sup>676</sup>	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 <sup>519</sup>
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 <sup>676</sup>		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) <sup>13</sup>		2008	179	Am <sup>976</sup>
				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 <sup>506</sup>
17004.7	2005	485	Am <sup>424</sup> R <sup>69</sup> Ad <sup>562</sup>		2007	106	Am <sup>57</sup>
				21280.5	2002	979	Ad <sup>506</sup>
							R <sup>69</sup>
17155	2006	538	Am <sup>802</sup>		2007	106	S <sup>57</sup>
17300	2006	419	Am	21281	2002	979	Ad <sup>506</sup>
20001	1999	854 *	Am				R <sup>69</sup>
	2007	747	Am		2007	106	S <sup>57</sup>
20002	1999	421	Am	21281.5	2007	106	Ad
	2001	825	Am	21282	2002	979	Ad <sup>506</sup>
21051	2000	135	Am <sup>203</sup>				R <sup>69</sup>
	2007	682	Am		2007	106	S <sup>57</sup>
21059	1999	1007	Am	21283	2002	979	Ad <sup>506</sup>
21070	2006	898	Ad				R <sup>69</sup>
21100	2006	609	Am		2007	106	R
21100.4	1999	724	R	21370.1	2004	193	R <sup>571</sup>
	2003	658	Ad	21376	2001	300	Ad
	2008	26	Am	21401	2004	227 *	Am
21101.4	2007	173 *	Am		2004	889 *	Am

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
21450	1999	277	Am R & Ad <sup>63</sup>	22112	1999	647*	Am
	2005	126*	Ad		2002	397	Am
21450.5	2007	337	Ad & R <sup>489</sup>	22348	2004	300	Am
21453	2001	14	Am	22349	1999	724	Am
21455.5	2001	496	Am	22352	2000	521	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 1997, Ch. 421)
	2003	511	Am				
21455.6	2000	833	Am	22353	2002	186	Ad
	2000	860	Am	22358.4	2005	279	Am <sup>742</sup>
	2003	511	Am		2007	384	Am
21455.7	2001	496	Ad	22406	1999	724	Am
	2003	511	Am		2000	787	Am
21456.2	1999	277	Ad & R <sup>18</sup>	22406.1	2000	787	Ad
	2005	126*	Ad		2004	952	Am <sup>676</sup>
21456.3	1999	277	Ad & R <sup>18</sup>	22411	1999	722	Ad
	2005	126*	Ad	22450	2007	630	Am
21461	2004	203	Am	22451	2000	1035	Am
21464	2004	338	Am	22452	2001	504	Am
	2004	391	Am		2006	574	Am
21655.12	1999	168	Ad <sup>4</sup> R <sup>8</sup>		2007	630	Am
	2000	63*	Am	22454	1999	647*	Am
21655.16	2000	337	Ad <sup>222</sup> R <sup>34</sup>	22455	2008	139	Am
				22456	2000	344	Ad
21655.3	2003	62	Am <sup>519</sup>	22500	2002	640	Am
	2008	27*	R	22507	2001	223	Am
21655.5	2002	277	Am	22507.1	2006	189	Ad
21655.9	1999	330	Ad & R <sup>68</sup>	22507.5	2004	404	Am
	2004	725	Am		2004	518	Am
	2006	606	Am (by Sec. 4 of Ch.)	22511	2002	640	Ad
	2006	614	Am (by Sec. 4 of Ch.) <sup>869</sup>	22511.1	2002	640	Ad
21706.5	2006	375	Ad	22511.3	2008	588	Ad
21712	2006	900	Am	22511.5	2004	404	Am
21714	2008	672	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) <sup>13</sup>		2003	555	Am
					2004	404	Am
					2006	116	Am
				22511.56	2000	135	Am <sup>203</sup>
					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 <sup>38</sup>		2007	413	Am
21810	1999	482	Ad & R <sup>20</sup>	22511.7	2007	413	Am
	2002	937	Am <sup>19</sup>	22511.8	2004	404	Am
	2000	833	Ad		2007	413	Am
21949	2000	833	Am	22511.85	2000	215	Ad
21950	2000	833	Am		2007	387	Am
21950.5	2000	833	Ad		2008	179	Am <sup>976</sup>
21956	2000	833	Am	22511.95	2007	413	Ad
21960	1999	722	Am		1999	1007	Am
	2004	615	Am	22522	2001	504	Am
21970	2000	833	Ad	22526	2005	716	Am
21971	2000	833	Ad				
22100	2004	183	Am <sup>571</sup>				
22110	1999	1008	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
22651	1999	22*	Am (as am by Sec. 11.5, Stats. 1998, Ch. 118) <sup>16</sup>	23109.2 (Cont.)	2003	62	Am (as am by Sec. 2, Stats. 2002, Ch. 411) <sup>519</sup>
	2007	453	Am (by Sec. 1 of Ch.)		2003	468	Am (as am by Sec. 2, Stats. 2002, Ch. 411) <sup>561</sup>
	2007	749	Am (by Sec. 4.5 of Ch.) <sup>301</sup>		2007	727*	R & Ad
	2008	460	Am		2006	765	Ad
	2008	736	Am	23112.7	1999	421	Am
22651.05	2004	371	Ad	23113	2002	673	Am
22651.10	2005	159	Ad <sup>635</sup> R <sup>232</sup>	23114	2004	518	Am
	2007	747	Am		2008	250	Am
22651.4	2006	288	Am	23115	2001	279	Am
22651.7	2006	609	Am	23116	2000	308	Am
22652	2004	404	Am	23123	2006	290	Ad <sup>662</sup> R & Ad <sup>849</sup>
22656	2002	438	Am <sup>426</sup>		2007	214	Am (as ad by Sec. 4, Stats. 2006, Ch. 290)
22658	1999	1007	Am (by Sec. 23 of Ch.)		2006	609	Am
	2003	212	Am	22658.1	2001	854	Am (as ad by Sec. 5, Stats. 2006, Ch. 290)
	2006	609	Am	22658.2	2004	404	Am
22658.1	2001	854	Am		2006	609	R
22658.2	2004	404	Am	22670	2004	650	Am
	2006	609	R	22710	2001	175	Am
22670	2004	650	Am		2002	500	Am (as am by Stats. 2001, Ch. 175)
22710	2001	175	Am		2004	650	Am
	2002	500	Am (as am by Stats. 2001, Ch. 175)	22850.5	2007	389	Am
	2004	650	Am		1999	456	Am
	2007	389	Am		2001	554	Am
22850.5	1999	456	Am		2002	402	Am
	2001	554	Am		2007	192*	Am
	2002	402	Am	22851	2001	127*	Am
	2007	192*	Am	22851.10	2004	650	Am
22851	2001	127*	Am	22851.2	2004	650	Am
22851.10	2004	650	Am	22851.3	2003	67	Am
22851.2	2004	650	Am	22851.4	2004	650	Am
22851.3	2003	67	Am	22851.6	2004	650	Am
22851.4	2004	650	Am	22851.8	2004	650	Am
22851.6	2004	650	Am	22852	2004	650	Am
22851.8	2004	650	Am	22854.5	2003	622	Ad
22852	2004	650	Am	22855	2003	292	Am
22854.5	2003	622	Ad	22953	2006	609	Am
22855	2003	292	Am	23103	2001	739	Am <sup>350</sup>
22953	2006	609	Am		2007	682	Am
23103	2001	739	Am <sup>350</sup>	23103.5	2008	103	Am
	2007	682	Am	23104	2007	682	Am
23103.5	2008	103	Am	23105	2006	432	Ad
23104	2007	682	Am	23109	2004	595	Am
23105	2006	432	Ad		2005	475	Am
23109	2004	595	Am		2006	538	Am <sup>802</sup>
	2005	475	Am	23109.1	2006	432	Ad
	2006	538	Am <sup>802</sup>	23109.2	2002	411*	Am R & Ad <sup>100</sup>
23109.1	2006	432	Ad		23204	1999	22* Am (as am by Sec. 19, Stats. 1998, Ch. 756) & RN <sup>16</sup>
23109.2	2002	411*	Am R & Ad <sup>100</sup>		23217	2004	550 Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**VEHICLE CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23221	1999	723	Am	23538 (Cont.)			
23223	1999	723	Am		2005	164	Am (as ad by Stats. 2004, Ch. 551)
23225	1999	723	Am				
23226	1999	723	Am		2006	692	Am
23229.1	2007	263	Am	23540	2002	545	Am <sup>422</sup>
23235	1999	22*	Am (as am by Sec. 19, Stats. 1998, Ch. 756) & RN <sup>16</sup>		2004	550	Am (by Sec. 13 of Ch.)
Div. 11, Ch. 12, Art. 4.5, heading (Sec. 23246 et seq.)					2004	551	Am (by Sec. 17.3 of Ch.) <sup>675</sup>
							R <sup>80</sup>
							Ad <sup>676</sup>
23246	1999	22*	R <sup>16</sup>	23542	1999	22*	Ad(RN) <sup>16</sup>
	1999	22*	Am (as am by Sec. 21, Stats. 1998, Ch. 756) & RN <sup>16</sup>		2002	545	Am <sup>422</sup>
					2004	403	Am (by Sec. 5 of Ch.)
23247	1999	22*	Am (as am by Sec. 22, Stats. 1998, Ch. 756) <sup>16</sup>		2004	551	Am (by Sec. 18.3 of Ch.) <sup>675</sup>
							R <sup>80</sup>
							Ad <sup>676</sup>
	2003	468	S <sup>57</sup> S <sup>561</sup>	23546	1999	22*	Am <sup>16</sup>
23249	2001	473	Am <sup>369</sup>		2002	545	Am <sup>422</sup>
	2002	545	Am <sup>422</sup>		2004	550	Am
	2003	468	Am <sup>561</sup>	23548	2002	545	Am <sup>422</sup>
23249.1	2003	468	R <sup>561</sup>		2004	551	Am <sup>676</sup>
23249.52	1999	22*	Am & RN <sup>16</sup>	23550	1999	22*	Am <sup>16</sup>
23249.53	1999	22*	Am & RN <sup>16</sup>		2002	545	Am <sup>422</sup>
23249.54	1999	22*	Am (as am by Sec. 6 and as ad by Sec. 7, Stats. 1998, Ch. 656) & RN <sup>16</sup>		2004	550	Am
				23550.5	1999	22*	Am <sup>16</sup>
					1999	706*	Am
					2001	849	Am
					2002	545	Am <sup>422</sup>
					2007	747	Am
23249.55	1999	22*	Am & RN <sup>16</sup>	23552	1999	22*	Am <sup>16</sup>
23330	1999	722	Am		2002	545	Am <sup>422</sup>
23502	2000	1063	R & Ad		2004	551	Am <sup>676</sup>
	2004	550	Am	23554	2002	545	Am <sup>422</sup>
	2007	747	Am	23556	2002	545	Am <sup>422</sup>
23504	2000	1063	R		2004	551	Am <sup>676</sup>
23506	2000	1063	R		2005	164	Am (as am by Sec. 21, Stats. 2004, Ch. 551)
23508	2000	1063	R	23558	1999	706*	Am
23520	2003	149	Am		2007	747	Am
23521	2002	545	Am <sup>422</sup>	23560	2002	545	Am <sup>422</sup>
	2003	149	Am		2004	550	Am
	2004	551	Am <sup>676</sup>	23562	1999	22*	Ad(RN) <sup>16</sup>
23522	1999	22*	R <sup>16</sup>		2002	545	Am <sup>422</sup>
23524	1999	22*	R <sup>16</sup>		2004	551	Am <sup>676</sup>
23536	1999	22*	Ad(RN) <sup>16</sup>	23566	1999	22*	Am <sup>16</sup>
	2002	545	Am <sup>422</sup>		2002	545	Am <sup>422</sup>
	2004	551	Am <sup>676</sup>		2004	550	Am
	2006	692	Am	23568	1999	22*	Am <sup>16</sup>
23538	1999	22*	Ad(RN) <sup>16</sup>		2002	545	Am <sup>422</sup>
	2002	545	Am <sup>422</sup>		2004	551	Am <sup>676</sup>
	2004	403	Am (by Sec. 4 of Ch.)	23572	1999	22*	Am <sup>16</sup>
				23573	2008	404	Ad <sup>636</sup>
	2004	551	Am (by Sec. 16.3 of Ch.) <sup>675</sup>	23575	1999	22*	Ad(RN) <sup>16</sup>
					2000	1064*	Am
					2001	473	Am <sup>369</sup>
					2004	550	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## VEHICLE CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23575 (Cont.)	2005	22	Am <sup>647</sup>	24607	1999	140	Am
	2008	392	Am	24609	2003	594	Am
23575.1	2008	392	Ad	24612	2001	825	Ad
23577	1999	22*	Am <sup>16</sup>	24616	2001	739	Ad <sup>350</sup>
23578	2005	89	Am	24617	2007	451	Ad
23580	2002	664	Am <sup>431</sup>		2008	179	Am <sup>976</sup>
23590	1999	22*	R <sup>16</sup>	25108	2001	739	Am <sup>350</sup>
23592	2007	747	Am	25253	2006	375	Am
23593	2004	502	Ad				R & Ad <sup>232</sup>
	2005	22	Am <sup>647</sup>	25258	2004	198	Am
	2005	279	Am <sup>742</sup>	25276	2004	404	Am
23596	1999	22*	R	25353	2006	881	Ad
			Ad <sup>16</sup>	25803	2004	183	Am <sup>571</sup>
	2007	747	Am	25950	2004	198	Am
23600	1999	22*	Am <sup>16</sup>	26708	2008	413	Am
23602	1999	22*	Am <sup>16</sup>	27000	2005	166	Am
23612	1999	22*	Ad(RN) <sup>16</sup>	27150.1	2001	92	Am
	1999	853	Am <sup>144</sup>		2002	569	Am
	1999	854*	Am	27150.2	2001	92	Am
	2000	287	Am <sup>216</sup>		2002	569	Am
	2003	254	Am	27150.3	2001	92	R
	2004	550	Am (by Sec. 19 of Ch.)		2003	432	Ad
	2007	747	Am	27150.4	2001	92	R
23620	1999	724	Am	27150.6	2001	92	R
	2007	747	Am	27150.7	2001	92	Am
23622	2004	550	Am		2002	569	Am
23626	2007	747	Am	27150.8	2001	92	R
23640	1999	22*	Am <sup>16</sup>	27151	2001	92	Am
23646	1999	22*	Ad(RN) <sup>16</sup>	27156	2007	325	Am
	2000	1064*	Am	Div. 12, Ch. 5, Art. 3, heading (Sec. 27302 et seq.)	1999	449	Am
	2004	550	Am	27315	1999	557*	Am
23647	1999	22*	Ad(RN) <sup>16</sup>		2003	521	Am
23648	1999	22*	Ad(RN) (by Sec. 31 and Sec. 32 of Ch.) <sup>16</sup>		2004	420	Am <sup>976</sup>
					2008	179	Am <sup>976</sup>
23649	1999	22*	Ad(RN) <sup>16</sup>	27316	1999	648	R & Ad
	2000	1064*	Am <sup>16</sup>		2001	581	Am
23650	1999	22*	Am <sup>16</sup>	27316.5	2002	360	Ad
23655	1999	22*	Am <sup>16</sup>	27317	1999	449	Ad
23660	1999	22*	Ad(RN) <sup>16</sup>	27360	2000	675	Am
	2004	551	Am <sup>676</sup>				R & Ad <sup>8</sup>
23662	1999	22*	Ad(RN) <sup>16</sup>		2003	524	Am
23665	1999	22*	Am <sup>16</sup>				R & Ad <sup>63</sup>
	2004	551	Am <sup>676</sup>		2004	420	Am (as ad by Sec. 2, Stats. 2003, Ch. 524)
24002.5	2000	873	Ad		2006	538	Am <sup>802</sup>
24007	2004	230*	Am	27360.5	2000	675	Am
24011	2004	615	Am				R & Ad <sup>8</sup>
24011.3	2006	538	Am <sup>802</sup>		2001	84*	R (as ad by Sec. 6, Stats. 2000, Ch. 675)
24018	2002	937	Ad				Ad <sup>8</sup>
24255	2004	198	Ad		2004	420	Am
24400	2004	415	Am <sup>79</sup>	27361	2000	675	Am
			R <sup>80</sup>		2004	420	Am
			Ad <sup>81</sup>		2005	270	Am
	2006	311	Am	27362	2002	784	Am <sup>490</sup>
24403	2003	451	Am				
24602	2004	615	Am				
	2005	270	Am				
24604	2000	1035	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**VEHICLE CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
27362 (Cont.)	2004	420	Am	34501.12	1999	1008	Am
	2005	22	Am <sup>647</sup>		2002	610	Am
27362.1	2002	703	Ad		2003	729	Am
27363	2000	675	Am		2004	518	Am
			R & Ad <sup>8</sup>		2005	400	Am
	2001	84 *	Am (as ad by Sec. 9, Stats. 2000, Ch. 675)		2007	173 *	Am
					2007	514	Am
27363.5	2000	675	Am	34501.13	1999	1007	Am
			R & Ad <sup>8</sup>	34501.18	2001	789	Ad
27365	2000	675	Am	34501.2	2000	787	Am
			R & Ad <sup>8</sup>	34501.5	1999	1008	Am
	2001	84 *	Am (as ad by Sec. 13, Stats. 2000, Ch. 675)		2005	677 *	Am
				34505.6	1999	1005	Am
	2004	420	Am		1999	1006	Am
27400	2003	594	Am		2000	860	Am
27454	2008	220	Am	34505.9	2000	135	Am <sup>203</sup>
27602	2003	303	Am		2002	897	Am
	2004	615	Am	34506.4	2000	873	Am
27801	2004	280	Am	34506.5	2000	873	Ad
27900	2003	292	Am	34507	2006	288	Am
27903	2002	241 *	Am	34507.5	2003	292	Am
27907	1999	456	Am		2006	288	Am
27910	2000	861 *	Ad	34508.5	2004	193	R <sup>571</sup>
29004	1999	724	Am (by Sec. 45 of Ch.)	34510	2001	504	Am
				34517	2006	288	Am
29008	2006	538	Am <sup>802</sup>	34518	2006	288	Ad(RN)
29200	2006	288	R	34520	1999	724	Am
29201	2006	288	R		2001	298	Am
29800	2006	288	R		2002	774 *	Am
30800	2006	288	R	34520.3	2005	324	Ad
30801	2006	288	R	34520.5	1999	1007	Am
31304	2002	104	Am	34601	1999	1005	Am (by Sec. 98 of Ch.)
31401	1999	556 *	Am		1999	1008	Am (by Sec. 15.5 of Ch.)
31401.5	1999	557 *	Ad		2000	787	Am
31402	2000	873	Am	34602	2002	805 *	Am <sup>175</sup>
31404	1999	556 *	Am	34605	2002	805 *	Am <sup>175</sup>
31405	1999	557 *	Ad	34620	2003	729	Am
	2000	308	Am		2004	183	Am <sup>571</sup>
31406	2000	308	Ad <sup>218</sup>	34621	2003	729	Am
31407	2000	308	Ad		2007	66	Am
31408	1999	556 *	Ad	34622	1999	1005	Am
31409	2000	308	Ad	34623	1999	1006	Am
31500	2006	288	R		2001	298	Am
31501	2006	288	R		2002	774 *	Am
31510	2006	288	R	34623.5	2007	58	Am
31520	2006	288	R	34624	2002	774 *	Am
31530	2006	288	R	34630	2007	58	Am
31560	2002	625 *	Am	34631	2002	758	Am
	2008	696 *	Am	34631.5	1999	724	Am
31600	2004	247 *	Am	34640	2007	58	Am
32000.5	2002	610	Am	34671	2007	58	Am
	2007	514	Am	34672	2001	825	Am
32001	2002	610	Am	35103	2003	222	Ad
32005	2004	193	R <sup>571</sup>	35106	1999	724	Am
34500	1999	724	Am				R & Ad <sup>8</sup>
	2000	566	Am		2006	538	Am <sup>802</sup>
	2006	288	Am	35400	2000	860	Am (by Sec. 10 of Ch.)
34500.3	2006	288	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## VEHICLE CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
35400 (Cont.)	2001	658 *	Am	38225 (Cont.)	2006	77 *	Am (as am by Sec. 40, Stats. 2002, Ch. 563) <sup>68</sup>
	2002	78	Am				Am (as am by Sec. 3, Stats. 2001, Ch. 227) <sup>69</sup>
	2003	399	Am		2007	541	Am (as am by Sec. 58, Stats. 2006, Ch. 77) & R <sup>489</sup>
35401	2003	468	Am <sup>561</sup>	38225.4	2003	719	R (as ad by Sec. 6, Stats. 1994, Ch. 1004)
	2002	560	Am <sup>450</sup>				Am (as ad by Sec. 3, Stats. 1994, Ch. 1197)
	2004	615	Am	38225.5	2003	719	Am
	2006	5 *	Am <sup>771</sup>	38231.5	2002	563	Am
	2006	450	Am <sup>876</sup>	38232	2003	719	Am
			R <sup>301</sup>	38240	2002	563	Am
			Ad <sup>301 886</sup>		2004	908	Am
	2008	394	Am (as am by Sec. 1, Stats. 2006, Ch. 450) <sup>38</sup>				R & Ad <sup>80</sup>
			Am (as ad by Sec. 2, Stats. 2006, Ch. 450) <sup>322</sup>	38240.1	2002	563	R
35401.3	2000	860	Am	38240.5	2006	78 *	Ad & R <sup>68</sup>
35401.5	2000	860	Am	38241	2004	908	Am & R <sup>43</sup>
35401.7	1999	911	Ad & R <sup>5</sup>	38246	1999	1008	Am
	2001	413	Am <sup>19</sup>	38255	2003	719	Am
	2003	188	Am <sup>75</sup>	38260	2003	719	Am
	2004	183	Am <sup>571</sup>	38265	2003	719	Am
	2006	449	Am <sup>349</sup>	38286	2002	563	Am
	2007	440	Am <sup>922</sup>	38301	2007	541	Am
35401.8	2002	442	Ad <sup>98</sup>	38301.3	2005	571	Ad
			R <sup>100</sup>	38346	2004	908	Ad
35402	1999	181	Am	38370	2002	563	Am <sup>488</sup>
	2000	860	Am		2004	908	Am
35555	2001	497 *	Am	38375	2004	908	Ad
35559	2001	504	R	38504.1	2006	195	Ad
35581	2001	745 *	Am	38504.2	2006	195	Ad
35655.5	2000	212	Ad	38506	2003	252	Am
35700.5	2002	229	Am <sup>13</sup>	39004	1999	277	Am
35715.1	2003	15	Ad	40000.11	2008	649	Am
35780.3	2000	566	Am	40000.13	1999	330	Am
35780.5	2007	514	Ad		2006	614	Am (as am by Sec. 4, Stats. 1999, Ch. 330) <sup>869</sup>
35790.1	2000	135	Am <sup>203</sup>				Am (as ad by Sec. 5, Stats. 1999, Ch. 330) <sup>871</sup>
	2003	292	Am	40000.15	1999	83	Am <sup>30</sup>
35795	2006	242	Am		2000	873	Am
36010	2000	861 *	Am		2006	609	Am
36109	2000	861 *	Am	40000.5	1999	316	Am
38001	2002	563	Am	40000.7	2002	670	Am
38007	2002	563	Am				
38010	1999	1008	Am				
38020	2004	908	Am				
38025	2003	135	Am				
38026	2002	563	Am				
38121	2003	719	Am				
38165	2007	541	Am				
38225	2001	227	Am (as am by Sec. 6, Stats. 1996, Ch. 202) <sup>75</sup>				
			Am (as am by Sec. 7, Stats. 1996, Ch. 202) <sup>100</sup>				
	2002	563	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**VEHICLE CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
40001	1999	724	Am	40611	1999	880	R (as ad by Sec. 17, Stats. 1996, Ch. 1126)
	2001	504	Am				Am (as am by Sec. 16, Stats. 1996, Ch. 1126) <sup>13</sup>
	2004	193	Am <sup>571</sup>		2008	311	Am
40002	2007	452	R & Ad	40800	2007	682	Am
	2008	179	Am <sup>976</sup>	40802	1999	1008	Am
	2008	699	Am <sup>980</sup>		2000	521	Am
40002.1	2007	452	Am	40804	2007	682	Am
40200.5	2008	13	Am	41501	1999	1008	Am
40207	2007	377	Am		2004	952	Am (by Sec. 30 of Ch.) <sup>676</sup>
			R & Ad <sup>801</sup>		2007	161	Am
40210	2008	741	Am	41600	2002	105	Am
40215	2002	640	Am	41601.5	2002	105	Ad
	2008	13	Am	41602	2002	105	Am
40220	2008	741	Am	41603	2002	105	Am
40222	2008	741	Am	41610	2007	682	Am
40226	2002	640	Ad	42001	1999	841	Am
40230	2005	75*	Am <sup>80</sup>		2000	833	Am
	2007	738	Am		2003	432	Am
40240	2007	377	Ad & R <sup>349</sup>		2003	555	Am (by Sec. 7.5 of Ch.)
	2008	179	Am <sup>976</sup>		2004	338	Am
40241	2007	377	Ad & R <sup>349</sup>		2004	391	Am
40242	2007	377	Ad & R <sup>349</sup>		2005	166	Am
40243	2007	377	Ad & R <sup>349</sup>		2006	538	Am <sup>802</sup>
40250	2007	150*	Am		2006	898	Am
40254	2002	184	Am		2006	899	Am
40256	2002	784	Am <sup>490</sup>		2006	900	Am
40265	2008	741	Am	42001.1	1999	724	Am
40267	2008	741	Am		2005	716	Am
40269	2008	741	Am	42001.13	2003	555	Ad
40303	1999	724	Am		2007	413	Am
	2000	860	Am	42001.16	1999	841	Ad
	2003	467	Am		2005	716	Am
	2006	288	Am	42001.17	2000	833	Ad
40305	2003	467	Am	42001.18	2000	833	Ad
40305.5	2003	467	Am	42001.19	2006	898	Ad
40307	2007	738	Am	42001.2	2003	482	Am
40500	2003	467	Am	42001.20	2005	166	Ad
40502	2002	784	Am <sup>490</sup>	42001.25	2006	899	Ad
	2003	149	Am	42001.5	2003	555	Am
40504	2003	467	Am	42001.6	2002	640	Ad
40506.5	2002	784	Am <sup>490</sup>	42002.1	2006	898	Ad
40508	2003	451	Am		2006	899	Ad
	2007	738	Am		2006	900	Ad
40508.5	2002	148	Am	42003	2002	784	Am <sup>490</sup>
40508.6	2002	784	Am <sup>490</sup>	42005	1999	724	Am
40509	2007	738	Am		2004	952	Am (by Sec. 31 of Ch.) <sup>676</sup>
40509.5	2007	738	Am (by Sec. 47 of Ch.)		2007	161	Am
	2007	747	Am (by Sec. 40.5 of Ch.)	42006	2007	738	Am
40510.5	2007	738	Ad		2008	218	Am
40512	2006	538	Am <sup>802</sup>	42007	1999	679	Am
	2007	738	Am		2003	592	Am
40512.6	2007	738	Am		2004	193	Am <sup>571</sup>
40513	2001	830	Am				
40515	2007	738	Am				
40521	2007	738	Am				
40600	2003	292	Am				
40610	2004	908	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**VEHICLE 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>
42007 (Cont.)	2007	738	Am	42010 (Cont.)	2006	179	Ad
	2008	511 *	Am		2007	682	Am (by Sec. 23 of Ch.)
42007.1	2008	311	Am		2007	749	Am (by Sec. 7.5 of Ch.) <sup>301</sup>
42007.4	1999	841	Ad	42011	2002	590	Ad & R <sup>75</sup>
42007.5	2004	524	Ad & R <sup>75</sup>		2003	62	Am <sup>519</sup>
	2006	768	Am <sup>317</sup>	42030.1	2000	861 *	Ad
	2008	323	Am <sup>111</sup>	42203	2002	784	Am <sup>490</sup>
42008	2002	784	Am <sup>490</sup>	42204	2002	563	Am
42008.5	2002	784	Am <sup>490</sup>	42205	1999	85	Am
	2007	682	Am		2004	211 *	Am <sup>622</sup>
42009	2007	682	Am (by Sec. 22 of Ch.)	42232	2000	787	Am
	2007	749	Am (by Sec. 6.5 of Ch.) <sup>301</sup>	42271.5	1999	85	Ad & R <sup>27</sup>
42010	1999	169 *	Am <sup>19</sup>	42272	2004	227 *	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WATER CODE**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
110	2004	884	Am & RN	1011.5	2003	740	R (as ad by
111	2003	680	Ad				Sec. 2, Stats.
	2004	884	Am & RN				1992, Ch. 779)
127.5	2X 2007–08	1	Ad				Am (as ad by
128	2002	461	Am				Sec. 1, Stats.
134.5	2X 2007–08	1	Ad				1992, Ch.
138.10	2004	612	Ad				779) <sup>13</sup>
138.12	2006	831	Ad	1013	2002	617	Am
138.9	2001	7	Ad		2003	62	Am <sup>519</sup>
139.2	2005	573	Ad		2003	612	Am <sup>583</sup>
139.4	2005	573	Ad		2005	22	Am <sup>647</sup>
141	2005	368	Ad	1014	1999	938	Ad
141.5	2006	77 *	Ad	1015	1999	938	Ad
142	2007	178 *	Ad	1016	1999	938	Ad
175.5	2002	420	Am	1017	1999	938	Ad
186	2002	396 *	Am	1025.5	2003	741	Am
200	1X 2001–02	3 *	Ad <sup>296</sup>	1031	2003	741	Ad
232	2001	745 *	R	1052	2003	741	Am
310	2003	449	Am	1055	2001	315	Am
359	2005	383	Am		2002	652	Am
	2006	538	Am <sup>802</sup>	1055.2	2001	315	Am
Div. 1, Ch. 3.4, heading (Sec. 370 et seq.)					2002	652	Am
370	2008	610	Ad	1061	2004	193	R <sup>571</sup>
371	2008	610	Ad	1062	1999	83	Am <sup>30</sup>
372	2008	610	Ad	1100	2004	182	Am <sup>81 614</sup>
373	2008	610	Ad	1122	2001	315	Am
374	2008	610	Ad	1126	2001	315	Am
375.5	2004	111	Am	1211	2001	315	Am
521	2004	884	Am	1220	2003	740	Am
	2005	22	Am <sup>647</sup>	Div. 2, Pt. 2, Ch. 1, Art. 2.7, heading (Sec. 1228 et seq.)			
Div. 1, Ch. 8, Art. 3.5, heading (Sec. 525 et seq.)					2000	306	Am
525	2004	884	Ad	1228.1	2000	306	Am
	2004	884	Ad(RN)	1228.2	2000	306	Am
	2005	22	Am <sup>647</sup>	1228.3	2000	306	Am
526	2004	884	Ad(RN)		2003	741	Am
527	2004	884	Ad	1228.5	2000	306	Am
	2005	22	Am <sup>647</sup>	1228.8	2000	306	Am
528	2004	884	Ad		2003	741	R
529	2004	884	Ad	1228.9	2000	306	Am
529.5	2004	884	Ad	1232	2002	7	Am
529.7	2007	157	Ad	1259.2	2004	943	Ad
531	2007	675	Ad	1259.4	2004	943	Ad
531.10	2007	675	Ad		2005	81 *	Am
531.15	2007	675	Ad	1525	2003	741	R & Ad
531.2	2007	675	Ad	1525.5	2003	741	R
531.20	2007	675	Ad	1526	2003	741	R
531.5	2007	675	Ad	1527	2003	741	R
535	2006	559	Ad	1527.5	2003	741	R
1003.5	2002	652	R	1528	2003	741	R & Ad
1011	1999	938	Am	1529	2003	741	R & Ad
				1529.1	2003	741	R
				1530	2003	741	R & Ad
				1531	2003	741	R
				1531.5	2003	741	R
				1532	2003	741	R
				1532.1	2003	741	R

**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
1532.2	2003	741	R	5100	2007	675	Am
1533	2003	741	R	5103	2007	675	Am
1535	2003	741	R & Ad	5107	2003	741	Am
1536	2002	652	Am	6307	2003	741	Am
	2003	741	R & Ad	6308	2003	741	Am
1537	2003	741	Ad	6308.5	2003	741	R
1538	2003	741	Ad	6309	2003	741	Am
1539	2003	741	Ad	7043.5	2005	112	Ad
1540	2003	741	R & Ad	7048	2002	956	Am
1541	2003	741	Ad	8200	2007	364	Ad
1546	2003	741	R	8201	2007	364	Ad
1547	2003	741	R		2008	179	Am <sup>976</sup>
1547.1	2003	741	R	8306	2007	366	Ad
1548	2003	741	R		2007	368	Ad
1549	2003	741	R	8307	2007	367	Ad
1550	2003	741	R & Ad	Div. 5,			
1551	2003	741	Ad	Pt. 4,			
1552	2003	741	Ad	heading			
	2004	183	Am <sup>571</sup>	(Sec. 8520			
1560	2003	741	R & Ad	et seq.)	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 <sup>24</sup>		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				
5003	2006	538	Am <sup>802</sup>				
5006	2003	741	Am				
5009	2004	535	Ad				
	2006	374	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WATER CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8610.5 (Cont.)				9620	2007	364	Ad
	2008	179	R (as ad by	9621	2007	364	Ad
			Sec. 17, Stats.	9622	2007	364	Ad
			2007, Ch. 365)	9623	2007	364	Ad
			& Am (as ad by	9624	2007	364	Ad
			Sec. 21, Stats.	9625	2007	364	Ad
			2007, Ch.		2007	366	Ad
			366) <sup>976</sup>		2008	179	Am (as ad by
8612	2007	366	Ad				Sec. 9, Stats.
	2007	368	Ad				2007, Ch. 364)
8613	2007	366	Ad				& Am (as ad by
	2007	368	Ad				Sec. 26, Stats.
8617.5	2006	538	Am <sup>802</sup>				2007, Ch.
8650	2006	31	Ad & R <sup>783 780</sup>				366) <sup>976</sup>
8650.6	2006	31	Ad & R <sup>783 780</sup>	9650	2007	366	Ad
8650.7	2006	31	Ad & R <sup>783 780</sup>		2007	368	Ad
8650.8	2006	31	Ad & R <sup>783 780</sup>	9651	2007	366	Ad
8725	2007	365	Ad		2007	368	Ad
	2007	366	R (as ad by	Div. 6,			
			Stats. 2007, Ch.	Pt. 1.5,			
			365)	Ch. 1,			
8726	2007	365	Ad	heading			
	2007	366	R (as ad by	(Sec. 10004			
			Stats. 2007, Ch.	et seq.)	2007	319	Ad
			365)	10004	1999	210	Am
8727	2007	365	Ad	10004.5	2000	720	Am
	2007	366	R (as ad by		1999	210	Ad
			Stats. 2007, Ch.		2000	720	Am
			365)	10004.6	2000	720	Ad
9110	2007	366	Ad		2007	675	Am (by Sec. 5
	2007	368	Ad				of Ch.)
9120	2007	366	Ad	10010	2001	745 *	R
	2007	368	Ad	10013	2001	320	Ad
9121	2007	366	Ad		2002	664	Am <sup>431</sup>
	2007	368	Ad	10015	2007	319	Ad
9122	2007	366	Ad	10016	2007	319	Ad
	2007	368	Ad	Div. 6,			
9130	2007	366	Ad	Pt. 2.2,			
	2007	368	Ad	heading			
9140	2007	366	Ad	(Sec. 10530			
	2007	368	Ad	et seq.)	2X 2007–08	1	R & Ad
9141	2007	366	Ad	Div. 6,			
	2007	368	Ad	Pt. 2.2,			
9142	2007	366	Ad	Ch. 1.,			
	2007	368	Ad	heading			
9368	2002	221	Am	(Sec. 10530			
9386	2002	221	Am	et seq.)	2X 2007–08	1	R & Ad
9600	2007	364	Ad	10530	2002	767	Ad
9601	2007	364	Ad		2X 2007–08	1	R & Ad
9602	2007	364	Ad	Div. 6,			
	2008	179	Am <sup>976</sup>	Pt. 2.2,			
9603	2007	364	Ad	Ch. 2.,			
9610	2007	364	Ad	heading			
	2008	179	Am <sup>976</sup>	(Sec. 10531			
9611	2007	364	Ad	et seq.)	2X 2007–08	1	R & Ad
9612	2007	364	Ad	10531	2002	767	Ad
9613	2007	364	Ad		2X 2007–08	1	R & Ad
9614	2007	364	Ad				
	2008	179	Am <sup>976</sup>				
9615	2007	364	Ad				
9616	2007	364	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WATER CODE—Continued

Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
Div. 6, Pt. 2.2, Ch. 3., heading (Sec. 10532 et seq.)	2X	2007-08	1	R & Ad	Div. 6, Pt. 2.2, Ch. 6., heading (Sec. 10548 et seq.)	2X	2007-08	1	Ad
10532	2002	767		Ad	10548	2X	2007-08	1	Ad
10533	2X	2007-08	1	R & Ad	10549	2X	2007-08	1	Ad
	2002	767		Ad	10550	2X	2007-08	1	Ad
10534	2X	2007-08	1	R & Ad	10610.2	2001	644		Am
	2002	767		Ad		2002	664		Am <sup>431</sup>
10535	2X	2007-08	1	R & Ad	10620	2001	320		Am
	2002	767		Ad	10621	2000	297		Am
10536	2X	2007-08	1	R & Ad		2007	64		Am
	2002	767		Ad	10631	2000	712*		Am
10537	2X	2007-08	1	R & Ad		2001	643		Am (by Sec. 3 of Ch.)
	2002	767		Ad		2001	644		Am (by Sec. 2.5 of Ch.)
10538	2X	2007-08	1	Ad		2002	664		Am <sup>431</sup>
10539	2X	2007-08	1	Ad		2002	969*		Am
Div. 6, Pt. 2.2, Ch. 4., heading (Sec. 10540 et seq.)	2X	2007-08	1	R & Ad	10631.1	2005	727		Ad
10540	2002	767		Ad	10631.5	2002	321		Ad
	2002	949		Ad <sup>507</sup>		2007	628		Am
10541	2X	2007-08	1	R & Ad	10631.7	2007	628		Ad
	2002	767		Ad	10633	2002	261		Am
	2X	2007-08	1	R & Ad	10634	2001	644		Ad
Div. 6, Pt. 2.2, Ch. 5., heading (Sec. 10543 et seq.)	2X	2007-08	1	R	10642	2000	297		Am
10543	2002	767		Ad	10644	2000	297		Am
	2X	2007-08	1	R & Ad		2004	497*		Am
Div. 6, Pt. 2.2, Ch. 5., heading (Sec. 10544 et seq.)	2X	2007-08	1	Ad		2007	628		Am (by Sec. 4 of Ch.)
10544	2X	2007-08	1	Ad	10656	2001	643		Am
Div. 6, Pt. 2.2, Ch. 6., heading (Sec. 10545 et seq.)	2X	2007-08	1	R	10657	2001	643		Ad & R <sup>43</sup>
10545	2002	767		Ad	10750	2000	708		Am
	2X	2007-08	1	R	10752	1999	779*		Am
10546	2002	767		Ad	10753.1	2002	603		Ad
	2X	2007-08	1	R & Ad	10753.10	2002	603		Ad(RN)
10547	2X	2007-08	1	Ad	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
						2008	670		Ad
					10782.3	2001	522		Ad
					10795	2000	708		Ad
					10795.10	2000	708		Ad
					10795.12	2000	708		Ad
					10795.14	2000	708		Ad
					10795.16	2000	708		Ad
					10795.19	2000	708		Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**WATER CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10795.2	2000	708	Ad	12684.6	2000	1071	Ad
10795.20	2000	708	Ad	12684.8	2000	1071	Ad
10795.4	2000	708	Ad	12687.5	2006	354	Ad
	2002	603	Am	12706.3	2000	1071	Ad
10795.6	2000	708	Ad	12721.5	2000	1071	Ad
10795.8	2000	708	Ad	12721.7	2000	1071	Ad
10910	2001	643	Am	12721.8	2000	1071	Ad
10911	2001	643	Am	12741	2004	108	Am
10912	2001	643	Am	12742	2004	108	Am
10913	2001	643	R	12748.3	2008	632	Ad
10915	2001	643	Am	12749.93	2003	730	Ad
11156	2001	745*	R	12749.94	2003	730	Ad
11912	2001	745*	Am	12749.95	2001	637	Ad
	2002	664	Am <sup>431</sup>		2003	730	Ad
12226.1	2004	193	R <sup>571</sup>		2004	183	Am (as ad by
12228	2004	193	R <sup>571</sup>				Stats. 2003, Ch.
12260	1999	779*	S <sup>5</sup>				730) & RN <sup>571</sup>
12261	1999	779*	S <sup>5</sup>	12749.97	2004	183	Ad(RN) <sup>571</sup>
12262	1999	779*	S <sup>5</sup>	12830	2001	745*	Am
12263	1999	779*	S <sup>5</sup>	12875	2001	745*	Am
12264	1999	779*	S <sup>5</sup>	12878	2004	230*	Am
12265	1999	779*	S <sup>5</sup>		2004	702*	Am
12266	1999	779*	S <sup>5</sup>		2007	366	Am
12267	1999	779*	S <sup>5</sup>		2007	368	Am
12268	1999	779*	S <sup>5</sup>	12878.1	2004	230*	Am
12269	1999	779*	S <sup>5</sup>		2005	687	Am
12270	1999	779*	S <sup>5</sup>		2007	366	Am
12271	1999	779*	S <sup>5</sup>		2007	368	Am
12272	1999	779*	S <sup>5</sup>	12878.21	2007	366	Am
12273	1999	779*	Am <sup>5</sup>		2007	368	Am
12300	2006	548*	Am	12878.23	2007	366	Am
12301	2005	583	Am		2007	368	Am
	2006	548*	Am	12878.33	2004	230*	Am
12308	2001	745*	R	12878.44	2004	230*	Am
12310	1999	779*	Am	12879.2	2006	538	Am <sup>802</sup>
12561	2008	760*	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 <sup>802</sup>	12899.5	2005	263	Ad
12639.1	2004	230*	Ad	12899.6	2005	263	Ad
12643	2000	1071	Ad		2006	538	Am <sup>802</sup>
12657	2000	1071	Am	12899.7	2005	263	Ad
12661.2	2000	1071	Ad		2006	538	Am <sup>802</sup>
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 <sup>802</sup>
	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 <sup>37</sup>
12670.8	2000	1071	Ad		2003	62	Am <sup>519</sup>
12684.2	2000	1071	Ad				
12684.4	2000	1071	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WATER CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12986	2006	548 *	Am (as am by Sec. 13, Stats. 1996, Ch. 601) <sup>384 111</sup>	13268 (Cont.)	2006	293	Am
			Am (as am by Sec. 14, Stats. 1996, Ch. 601) <sup>572</sup>	13269	1999	686	Am
12987.5	2006	548 *	Am <sup>384 111</sup>		2002	999	Am
12994	2002	461	Am		2003	801	Am
	2003	62	Am <sup>519</sup>		2004	183	Am <sup>571</sup>
12994.5	2008	608	Ad & R <sup>111</sup>	13271	2001	498	Am
12997	2004	878	Ad & R <sup>75</sup>		2003	614	Am
	2005	22	Am <sup>647</sup>		2007	371	Am
12997.5	2004	878	Ad & R <sup>75</sup>	13272	2004	796	Am
	2005	567 *	Am	13273	2000	343	Am
12998	2004	878	Ad & R <sup>75</sup>		2004	865	Am
12999	2006	710	Ad	13285	2002	999	Am
13160.1	2003	741	Am	13286	2001	700	Ad
13167	2006	750	Am	13286.9	2002	1019 *	Ad
13167.5	2003	690	Ad	13290	2000	781	Ad
13176	2000	727	Am	13291	2000	781	Ad
13177.5	2000	144 *	Ad	13291.5	2000	781	Ad
13177.6	2000	144 *	Ad	13291.7	2000	781	Ad
13177.7	2003	869	Ad	13292	2002	604	Ad
13178	1999	488	Ad		2004	644	Am
	2000	727	Am		2006	404	Am
13181	2006	750	R & Ad	13301	2002	420	Am
13191	1999	495	Ad	13302	2002	420	R
	2004	644	Am	13304	2001	332	Am
13191.3	2002	20 *	Ad		2003	614	Am
13192	1999	495	Ad	13304.1	2001	332	Ad
	2004	644	R	13304.2	2007	597	Ad
13193	2001	498	Ad	13305	2005	22	Am <sup>647</sup>
13193.9	2008	609	Ad	13307.1	2002	592	Am
13195	2000	727	Ad		2003	62	Am <sup>519</sup>
13196	2000	727	Ad	13307.5	2006	562	Ad
13197.5	2000	727	Ad	13307.6	2006	562	Ad
13198	2000	727	Ad	13320	2002	324	Am
	2004	644	R	13321	2002	324	Am
13201	2003	272	Am		2003	683	Am
13207	2002	420	Am	13323	2001	869	Am
13225	2006	293	Am		2002	420	Am
13228.14	2002	420	Ad		2002	999	Am
13228.15	2002	420	Ad		2006	293	Am
13246	2002	20 *	Am	13327	1999	779 *	Am
13260	2002	1124 *	Am		2001	869	Am
	2003	1	Am	13328	2002	420	Am
13260.2	2003	1	Ad	13350	1999	686	Am
13260.3	2003	1	Ad		2001	869	Am
13261	2001	869	Am		2003	683	Am
13262	2001	869	Am	13351	2001	869	Am
13263.3	1999	92	Ad	13362	1999	92	Ad
	1999	93	Ad <sup>40</sup>		1999	93	Ad <sup>40</sup>
	2000	807	Am	13365	2002	999	Am
13263.6	1999	92	Ad	13366	2001	469	Ad & R <sup>19</sup>
	1999	93	Ad <sup>40</sup>	13367	2001	469	Ad & R <sup>19</sup>
13264	2003	683	Am		2007	735	Ad
13267	2001	869	Am	13368	2003	497	Ad & R <sup>43</sup>
	2006	293	Am		2004	183	Am <sup>571</sup>
13268	2003	683	Am	13368.5	2003	497	Ad & R <sup>43</sup>
				13369	1999	560	Ad
					2004	644	Am
				13372	2003	683	Am
				13383	2003	683	Am
				13383.5	2001	492	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
13383.6	2005	581	Ad	13580.5	1999	173	Am
13383.7	2007	610	Ad	13580.7	1999	173	Am
13383.8	2007	610	Ad	13610	2003	614	Ad
13385	1999	92	Am		2004	183	Am <sup>571</sup>
	1999	93	Am		2004	508	Am
	2000	807	Am	13610.5	2003	614	Ad
	2001	869	Am	13611	2003	614	Ad
	2002	995	Am (by Sec. 1 of Ch.)		2004	183	Am <sup>571</sup>
					2006	538	Am <sup>802</sup>
	2002	1019*	Am (by Sec. 2 of Ch.) <sup>334</sup>	13611.5	2003	614	Ad
			Am (by Sec. 3 of Ch.) <sup>34</sup>		2004	183	Am <sup>571</sup>
	2003	683	Am	13612	2003	614	Ad
	2004	644	Am	13613	2003	614	Ad
	2006	404	Am <sup>821</sup>	13625	2002	422	Am
	2007	130	Am (as am by Sec. 3, Stats. 2006, Ch. 404) <sup>902</sup>	13625.1	2002	422	Ad
				13627	2002	422	Am
				13627.1	2001	869	Am
				13627.2	2001	869	Am & RN & Ad
13385.1	2003	609	Ad	13627.3	2001	869	Am & RN & Ad(RN)
	2005	145	Am				Ad(RN)
	2006	538	Am <sup>802</sup>	13627.4	2001	869	Ad(RN)
	2008	760*	Am		2002	664	Am <sup>431</sup>
13385.2	2006	725*	Ad	13627.5	2002	422	Ad
13385.3	2006	725*	Ad	13630	2002	422	Am
13387	2001	869	Am	13752	1999	812	Am
	2003	683	Am	13952.1	2000	391*	Ad
	2004	183	Am <sup>571</sup>	13999.8	2006	538	Am <sup>802</sup>
	2005	22	Am <sup>647</sup>	14014	2001	745*	R
	2006	347	Am	14058	1999	725*	Am <sup>123</sup>
13391.5	2002	999	Am	14877.1	2008	172	Am
13396.9	2002	291	Am	14919	2001	745*	R
13397.5	2000	727	Am	20200	2007	213	Am
13399	2000	727	S <sup>57</sup>	20201	2005	700	Am
13399.1	2000	727	S <sup>57</sup>	20201.5	2005	700	Ad
13399.2	2000	727	S <sup>57</sup>	20527.11	2006	538	Am <sup>802</sup>
13399.3	2000	727	Am <sup>13</sup>	20527.12	2000	1078	Ad <sup>273</sup>
13399.39	2004	644	R	20527.13	2000	1078	Ad <sup>273</sup>
13443	2001	869	Am		2001	606*	Am
13465	2006	538	Am <sup>802</sup>	20740	2002	221	Am
13467	2001	745*	R	20804	2000	1042	Am
13476	2007	632	Am	20805	2000	1042	Am
	2008	609	Am	20911	2002	221	Am
13477.5	2007	632	Ad	21100	2000	1041	Am
	2008	609	Am		2006	847	Am
13477.6	2008	609	Ad		2007	130	Am <sup>902</sup>
13478	2007	632	Am	21166	2005	700	Am
	2008	179	Am <sup>976</sup>	21267	2003	296	R
	2008	609	Am	21403	2005	158	Am
13480	1999	725*	Am	21552.1	2006	172	Am
	2007	632	Am	21555	2006	588	Am
	2008	179	Am <sup>976</sup>	22280	2007	27	Am
13481.5	2004	559	Ad	22651.5	2000	146*	Ad
13540	2002	317	Am	22762	2002	617	Ad
13552.5	2007	535	Ad		2003	62	Am <sup>519</sup>
13553	2007	537	Am	22970.10	2002	221	Am
13555.5	2006	541	Ad	22970.20	2002	221	Am
13557	2006	541	Ad	22970.25	2002	221	Am
	2007	483	Am <sup>962</sup>	22976	2008	158	Am
13578	2001	590	Ad	22981	2008	158	Am
				22982	2008	158	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WATER CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23178	2006	538	Am <sup>802</sup>	Div. 13,			
24252.1	2002	846	Ad	Pt. 5,			
24253	2001	606*	Ad	Ch. 2.3,			
26134	2003	120	R	heading			
30061	2002	221	R	(Sec. 35521			
30230	2002	221	Am	et seq.)	2008	615	Ad
30500.1	2006	172	Am	35521	2008	615	Ad
30500.3	2001	176	Ad	Div. 13,			
30505	2003	296	R	Pt. 5,			
30507	2005	700	Am	Ch. 2.4,			
30507.1	2005	700	Am	heading			
30525.5	2005	158	Ad	(Sec. 35523			
30547	1999	853	Am <sup>144</sup>	et seq.)	2008	619	Ad
30731	2006	588	Am	35523	2008	619	Ad
30778	2002	221	Am	35539.10	2001	209	Ad
31013.5	1999	166	Ad	35539.12	2001	209	Ad
31031	2007	27	Am	35539.13	2004	585	Ad
31031.8	2007	27	Am		2005	22	Am <sup>647</sup>
31032.1	2004	183	Am <sup>571</sup>	35539.14	2001	209	Ad
	2007	27	Am	35539.16	2001	209	Ad
31032.10	2007	27	Am	35565.4	2003	296	Am
31032.12	2007	27	Am	35565.5	2003	296	R
31104	2007	27	Am	35565.6	2003	296	R
31104.5	2007	27	Am	35565.7	2003	296	R
31104.7	2007	27	Am	36153	2004	183	Am <sup>571</sup>
31104.8	2007	27	Am	36424.1	2000	25*	Ad
31133	2002	221	Am	37207.1	2000	25*	Ad
31149.7	2002	848	Ad	37210.1	2007	27	Ad
31304.5	2001	606*	Ad	37210.2	2007	27	Ad
31483	1999	779*	Am <sup>20</sup>	39034	1999	779*	Ad
31633	2001	929	Am	39035	1999	779*	Ad
32600	2006	671	Ad	40355	2005	700	Am
32601	2006	671	Ad	40501	2003	296	R
	2007	483	Am <sup>962</sup>	40657.5	2005	158	Ad
32602	2006	671	Ad	41026	2005	275	R & Ad
32603	2006	671	Ad	41027	2005	275	Am
34053	2002	221	Am		2006	538	Am <sup>802</sup>
34701	2004	118	Am	41303	2002	221	Am
34741	2005	700	Am	41307	1999	779*	Am
34804	2008	20*	Ad	45274	2002	221	Am
35005	2002	221	Am	45275	2002	221	Am
35048	2002	221	Am	45276	2002	221	Am
35049	2002	221	Am	46796	1999	779*	Ad
35050	2002	221	Am	46797	1999	779*	Ad
35051	2002	221	Am	50605	2005	700	Am
35052	2002	221	Am	50731.5	2002	454	Am
35053	2002	221	Am	50731.6	2002	454	Am
35260	2002	400	R	50752	2002	221	Am
35261	2002	400	R	50780.10	2006	588	Am
35262	2002	400	R		2007	130	Am <sup>902</sup>
35263	2002	400	R	50805	2002	221	Am
35264	2002	400	R	50816	2002	221	Am
35265	2002	400	R	50817	2002	221	Am
35266	2002	400	R	50902	2007	27	Am
35267	2002	400	R	50911	2007	27	Am
35268	2002	400	R	50942	2005	158	Ad
35269	2002	400	R	50954	2002	221	Am
35307	2005	158	Ad	52402	2007	27	Am
35470	2007	27	Am	55305	2005	700	Am
35470.1	2007	27	Ad	55333.5	2005	158	Ad
35470.5	1999	779*	Am	55339	2000	722	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>
55501.5	2007	27	Am	71461	2002	221	Am
55507	2007	27	Am	71463	2002	221	Am
56031	2005	700	Am	71630	2007	27	Am
60049	2002	221	R	71631.7	1999	779*	Am <sup>18</sup>
60080	2002	221	Am		2004	535	Am <sup>423</sup>
60082	2002	221	Am	71632	2007	27	Am
60083	2002	221	Am	71638	2007	27	Am
60095	2002	221	Am	71638.3	2007	27	Am
60143	2005	700	Am	71639	2005	210	Ad
60167	2001	829	Ad	Div. 20,			
60211	2002	221	Am	Pt. 5,			
60212	2002	221	Am	Ch. 3,			
60213	2002	221	Am	Art. 1,			
60230.5	2000	894	Ad	heading			
60231	2000	894	Am	(Sec. 71660			
60233.5	2000	888	Ad & R <sup>20</sup>	et seq.)	2003	62	Am <sup>519</sup>
	2002	941	Am <sup>18</sup>	71663.5	2002	848	Ad
60290	2000	894	Ad	71697	2000	129*	Am
60291	2000	894	Ad	72303	2004	183	Am <sup>571</sup>
60292	2000	894	Ad	Div. 20.5,			
60315	2000	894	Am	heading			
60316	2000	894	Am	(Sec. 73500			
60318	2000	727	Am	et seq.)	2008	99	S <sup>971</sup>
60328.1	2000	894	Ad	73500	2002	841	Ad <sup>464</sup>
60430	2002	221	Am				R <sup>465</sup>
60431	2002	221	Am		2008	99	S <sup>971</sup>
60434	2002	221	Am	73501	2002	841	Ad <sup>464</sup>
60440	2002	221	Am				R <sup>465</sup>
60600	2000	888	Ad		2007	52	Am
60602	2000	888	Ad		2008	99	S <sup>971</sup>
	2001	829	Am	73502	2002	841	Ad <sup>464</sup>
60604	2000	888	Ad				R <sup>465</sup>
60606	2000	888	Ad		2008	99	Am <sup>971</sup>
60608	2000	888	Ad	73503	2002	841	Ad <sup>464</sup>
60610	2000	888	Ad				R <sup>465</sup>
60612	2000	888	Ad		2008	99	S <sup>971</sup>
60614	2000	888	Ad	73504	2002	841	Ad <sup>464</sup>
	2001	829	Am				R <sup>465</sup>
60616	2000	888	Ad		2008	99	Am <sup>971</sup>
60618	2000	888	Ad	73505	2002	841	Ad <sup>464</sup>
60620	2000	888	Ad				R <sup>465</sup>
60622	2000	888	Ad		2008	99	S <sup>971</sup>
	2004	118	Am	73506	2002	841	Ad <sup>464</sup>
70033	2002	221	Am				R <sup>465</sup>
70041	2002	221	Am		2008	99	S <sup>971</sup>
70078	2005	700	Am	73508	2002	841	Ad <sup>464</sup>
71031	2002	221	R				R <sup>465</sup>
71120	2002	221	Am		2008	99	S <sup>971</sup>
71125	2002	221	Am	73510	2002	841	Ad <sup>464</sup>
71126	2002	221	Am				R <sup>465</sup>
71127	2002	221	Am		2008	99	Am <sup>971</sup>
71128	2002	221	Am	73511	2002	841	Ad <sup>464</sup>
71129	2002	221	Am				R <sup>465</sup>
71130	2002	221	Am		2008	99	S <sup>971</sup>
71132	2002	221	Am	73512	2002	841	Ad <sup>464</sup>
71133	2002	221	Am				R <sup>465</sup>
71135	2002	221	R		2008	99	Am <sup>971</sup>
71250.1	2006	172	Am	73513	2002	841	Ad <sup>464</sup>
71255	2005	700	Am				R <sup>465</sup>
71282	2005	158	Ad		2008	99	S <sup>971</sup>
71341.5	2004	799*	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WATER CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
73513.5	2002	841	Ad <sup>464</sup> R <sup>465</sup>	79044.9	1999	725 *	Ad <sup>123</sup>
	2008	99	S <sup>971</sup>	79045	1999	725 *	Ad <sup>123</sup>
73514	2002	841	Ad <sup>464</sup> R <sup>465</sup>	79046	1999	725 *	Ad <sup>123</sup>
	2008	99	Am <sup>971</sup>	79047	1999	725 *	Ad <sup>123</sup>
74208	2005	700	Am	79048	1999	725 *	Ad <sup>123</sup>
74228.5	2005	158	Ad	79049	1999	725 *	Ad <sup>123</sup>
74570.5	2001	606 *	Ad	79050	1999	725 *	Ad <sup>123</sup>
75480	2002	318	Ad	79051	1999	725 *	Ad <sup>123</sup>
	2003	62	Am <sup>519</sup>	79052	1999	725 *	Ad <sup>123</sup>
75480.5	2002	318	Ad	79055	1999	725 *	Ad <sup>123</sup>
75481	2002	318	Ad	79056	1999	725 *	Ad <sup>123</sup>
75481.5	2002	318	Ad	79057	1999	725 *	Ad <sup>123</sup>
78621	1999	725 *	Am <sup>123</sup>	79060	1999	725 *	Ad <sup>123</sup>
78626	1999	725 *	R & Ad <sup>123</sup>	79061	1999	725 *	Ad <sup>123</sup>
78648.12	1999	725 *	R & Ad <sup>123</sup>	79062	1999	725 *	Ad <sup>123</sup>
	2000	1078	Am	79062.5	1999	725 *	Ad <sup>123</sup>
78675	1999	725 *	R & Ad <sup>123</sup>	79065	1999	725 *	Ad <sup>123</sup>
78688	2004	183	Am <sup>571</sup>	79065.2	1999	725 *	Ad <sup>123</sup>
79000	1999	725 *	Ad <sup>123</sup>	79065.4	1999	725 *	Ad <sup>123</sup>
79005	1999	725 *	Ad <sup>123</sup>	79065.6	1999	725 *	Ad <sup>123</sup>
79006	1999	725 *	Ad <sup>123</sup>	79065.8	1999	725 *	Ad <sup>123</sup>
79007	1999	725 *	Ad <sup>123</sup>	79067	1999	725 *	Ad <sup>123</sup>
79008	1999	725 *	Ad <sup>123</sup>	79067.2	1999	725 *	Ad <sup>123</sup>
79009	1999	725 *	Ad <sup>123</sup>	79067.4	1999	725 *	Ad <sup>123</sup>
79010	1999	725 *	Ad <sup>123</sup>	79068	1999	725 *	Ad <sup>123</sup>
79011	1999	725 *	Ad <sup>123</sup>	79068.10	1999	725 *	Ad <sup>123</sup>
79012	1999	725 *	Ad <sup>123</sup>	79068.12	1999	725 *	Ad <sup>123</sup>
79013	1999	725 *	Ad <sup>123</sup>	79068.14	1999	725 *	Ad <sup>123</sup>
79019	1999	725 *	Ad <sup>123</sup>	79068.16	1999	725 *	Ad <sup>123</sup>
79020	1999	725 *	Ad <sup>123</sup>	79068.18	1999	725 *	Ad <sup>123</sup>
79021	1999	725 *	Ad <sup>123</sup>	79068.2	1999	725 *	Ad <sup>123</sup>
79022	1999	725 *	Ad <sup>123</sup>	79068.20	1999	725 *	Ad <sup>123</sup>
79022.5	1999	725 *	Ad <sup>123</sup>		2000	1078	Am
79022.7	1999	725 *	Ad <sup>123</sup>	79068.4	1999	725 *	Ad <sup>123</sup>
	2000	1078	Am	79068.6	1999	725 *	Ad <sup>123</sup>
79023	1999	725 *	Ad <sup>123</sup>	79068.8	1999	725 *	Ad <sup>123</sup>
79024	1999	725 *	Ad <sup>123</sup>	79069	1999	725 *	Ad <sup>123</sup>
79025	1999	725 *	Ad <sup>123</sup>		2000	1078	Am
79026	1999	725 *	Ad <sup>123</sup>	79069.10	1999	725 *	Ad <sup>123</sup>
79030	1999	725 *	Ad <sup>123</sup>	79069.12	1999	725 *	Ad <sup>123</sup>
79031	1999	725 *	Ad <sup>123</sup>	79069.2	1999	725 *	Ad <sup>123</sup>
79033	1999	725 *	Ad <sup>123</sup>	79069.4	1999	725 *	Ad <sup>123</sup>
79033.2	1999	725 *	Ad <sup>123</sup>	79069.6	1999	725 *	Ad <sup>123</sup>
79033.4	1999	725 *	Ad <sup>123</sup>	79069.8	1999	725 *	Ad <sup>123</sup>
79033.6	1999	725 *	Ad <sup>123</sup>	79070	1999	725 *	Ad <sup>123</sup>
79035	1999	725 *	Ad <sup>123</sup>	79071	1999	725 *	Ad <sup>123</sup>
79036	1999	725 *	Ad <sup>123</sup>	79075	1999	725 *	Ad <sup>123</sup>
79037	1999	725 *	Ad <sup>123</sup>	79076	1999	725 *	Ad <sup>123</sup>
79038	1999	725 *	Ad <sup>123</sup>	79077	1999	725 *	Ad <sup>123</sup>
79039	1999	725 *	Ad <sup>123</sup>	79078	1999	725 *	Ad <sup>123</sup>
79040	1999	725 *	Ad <sup>123</sup>	79079	1999	725 *	Ad <sup>123</sup>
79041	1999	725 *	Ad <sup>123</sup>	79079.5	1999	725 *	Ad <sup>123</sup>
79042	1999	725 *	Ad <sup>123</sup>	79080	1999	725 *	Ad <sup>123</sup>
79043	1999	725 *	Ad <sup>123</sup>	79081	1999	725 *	Ad <sup>123</sup>
79044	1999	725 *	Ad <sup>123</sup>	79082	1999	725 *	Ad <sup>123</sup>
79044.5	1999	725 *	Ad <sup>123</sup>	79083	1999	725 *	Ad <sup>123</sup>
79044.6	1999	725 *	Ad <sup>123</sup>	79084	1999	725 *	Ad <sup>123</sup>
	2000	1078	Am	79085	1999	725 *	Ad <sup>123</sup>
79044.7	1999	725 *	Ad <sup>123</sup>	79085.5	1999	725 *	Ad <sup>123</sup>
				79086	1999	725 *	Ad <sup>123</sup>
				79087	1999	725 *	Ad <sup>123</sup>

**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>
79088	1999	725 *	Ad <sup>123</sup>	79128.5 (Cont.)	2000	1078	Am
79090	1999	725 *	Ad <sup>123</sup>	79129	1999	725 *	Ad <sup>123</sup>
79091	1999	725 *	Ad <sup>123</sup>	79130	1999	725 *	Ad <sup>123</sup>
79092	1999	725 *	Ad <sup>123</sup>	79131	1999	725 *	Ad <sup>123</sup>
	2001	606 *	Am	79132	1999	725 *	Ad <sup>123</sup>
79093	1999	725 *	Ad <sup>123</sup>	79133	1999	725 *	Ad <sup>123</sup>
79094	1999	725 *	Ad <sup>123</sup>		2000	1078	Am
79100	1999	725 *	Ad <sup>123</sup>	79135	1999	725 *	Ad <sup>123</sup>
79101	1999	725 *	Ad <sup>123</sup>	79136	1999	725 *	Ad <sup>123</sup>
79102	1999	725 *	Ad <sup>123</sup>	79137	1999	725 *	Ad <sup>123</sup>
79103	1999	725 *	Ad <sup>123</sup>	79138	1999	725 *	Ad <sup>123</sup>
79103.2	1999	725 *	Ad <sup>123</sup>	79139	1999	725 *	Ad <sup>123</sup>
79103.4	1999	725 *	Ad <sup>123</sup>	79140	1999	725 *	Ad <sup>123</sup>
79104	1999	725 *	Ad <sup>123</sup>		2000	1078	Am
79104.100	1999	725 *	Ad <sup>123</sup>	79141	1999	725 *	Ad <sup>123</sup>
79104.102	1999	725 *	Ad <sup>123</sup>	79142	1999	725 *	Ad <sup>123</sup>
79104.104	1999	725 *	Ad <sup>123</sup>	79142.2	1999	725 *	Ad <sup>123</sup>
79104.106	1999	725 *	Ad <sup>123</sup>	79142.4	1999	725 *	Ad <sup>123</sup>
79104.108	1999	725 *	Ad <sup>123</sup>	79142.6	1999	725 *	Ad <sup>123</sup>
79104.110	1999	725 *	Ad <sup>123</sup>	79142.8	1999	725 *	Ad <sup>123</sup>
79104.114	1999	725 *	Ad <sup>123</sup>	79143	1999	725 *	Ad <sup>123</sup>
79104.20	1999	725 *	Ad <sup>123</sup>	79144	1999	725 *	Ad <sup>123</sup>
79104.200	1999	725 *	Ad <sup>123</sup>	79145	1999	725 *	Ad <sup>123</sup>
79104.202	1999	725 *	Ad <sup>123</sup>	79146	1999	725 *	Ad <sup>123</sup>
79104.204	1999	725 *	Ad <sup>123</sup>	79147	1999	725 *	Ad <sup>123</sup>
79104.206	1999	725 *	Ad <sup>123</sup>	79148	1999	725 *	Ad <sup>123</sup>
79104.22	1999	725 *	Ad <sup>123</sup>		2000	1078	Am
79104.24	1999	725 *	Ad <sup>123</sup>	79148.10	1999	725 *	Ad <sup>123</sup>
79104.26	1999	725 *	Ad <sup>123</sup>	79148.12	1999	725 *	Ad <sup>123</sup>
79104.30	1999	725 *	Ad <sup>123</sup>	79148.14	1999	725 *	Ad <sup>123</sup>
79104.32	1999	725 *	Ad <sup>123</sup>	79148.15	1999	725 *	Ad <sup>123</sup>
79104.34	1999	725 *	Ad <sup>123</sup>	79148.16	1999	725 *	Ad <sup>123</sup>
79105	1999	725 *	Ad <sup>123</sup>	79148.2	1999	725 *	Ad <sup>123</sup>
79106	1999	725 *	Ad <sup>123</sup>	79148.4	1999	725 *	Ad <sup>123</sup>
	2000	1078	Am	79148.6	1999	725 *	Ad <sup>123</sup>
79110	1999	725 *	Ad <sup>123</sup>	79148.7	1999	725 *	Ad <sup>123</sup>
79111	1999	725 *	Ad <sup>123</sup>	79148.8	1999	725 *	Ad <sup>123</sup>
79112	1999	725 *	Ad <sup>123</sup>		2000	1078	Am
79113	1999	725 *	Ad <sup>123</sup>	79149	1999	725 *	Ad <sup>123</sup>
79114	1999	725 *	Ad <sup>123</sup>	79149.10	1999	725 *	Ad <sup>123</sup>
79114.2	1999	725 *	Ad <sup>123</sup>	79149.12	1999	725 *	Ad <sup>123</sup>
79114.3	1999	725 *	Ad <sup>123</sup>	79149.14	1999	725 *	Ad <sup>123</sup>
79114.5	1999	725 *	Ad <sup>123</sup>	79149.16	1999	725 *	Ad <sup>123</sup>
79115	1999	725 *	Ad <sup>123</sup>	79149.2	1999	725 *	Ad <sup>123</sup>
79116	1999	725 *	Ad <sup>123</sup>	79149.3	1999	725 *	Ad <sup>123</sup>
79117	1999	725 *	Ad <sup>123</sup>	79149.4	1999	725 *	Ad <sup>123</sup>
79120	1999	725 *	Ad <sup>123</sup>	79149.6	1999	725 *	Ad <sup>123</sup>
79121	1999	725 *	Ad <sup>123</sup>	79149.8	1999	725 *	Ad <sup>123</sup>
79122	1999	725 *	Ad <sup>123</sup>	79150	1999	725 *	Ad <sup>123</sup>
	2000	1078	Am	79151	1999	725 *	Ad <sup>123</sup>
79122.2	1999	725 *	Ad <sup>123</sup>	79152	1999	725 *	Ad <sup>123</sup>
79122.4	1999	725 *	Ad <sup>123</sup>	79153	1999	725 *	Ad <sup>123</sup>
79123	1999	725 *	Ad <sup>123</sup>	79154	1999	725 *	Ad <sup>123</sup>
79124	1999	725 *	Ad <sup>123</sup>	79155	1999	725 *	Ad <sup>123</sup>
79125	1999	725 *	Ad <sup>123</sup>	79155.5	1999	725 *	Ad <sup>123</sup>
79126	1999	725 *	Ad <sup>123</sup>	79156	1999	725 *	Ad <sup>123</sup>
79127	1999	725 *	Ad <sup>123</sup>	79157	1999	725 *	Ad <sup>123</sup>
	2000	1078	Am	79158	1999	725 *	Ad <sup>123</sup>
79128	1999	725 *	Ad <sup>123</sup>	79161	1999	725 *	Ad <sup>123</sup>
	2000	1078	Am	79161.5	1999	725 *	Ad <sup>123</sup>
79128.5	1999	725 *	Ad <sup>123</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WATER CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
79162	1999	725 *	Ad <sup>123</sup>	79402	2002	812	Ad & R <sup>493</sup>
79162.2	1999	725 *	Ad <sup>123</sup>	79403.5	2002	812	Ad & R <sup>493</sup>
79162.4	1999	725 *	Ad <sup>123</sup>	79404	2002	812	Ad & R <sup>493</sup>
79163	1999	725 *	Ad <sup>123</sup>	79405	2002	812	Ad & R <sup>493</sup>
79164	1999	725 *	Ad <sup>123</sup>	79406	2002	812	Ad & R <sup>493</sup>
79165	1999	725 *	Ad <sup>123</sup>	79407	2002	812	Ad & R <sup>493</sup>
79166	1999	725 *	Ad <sup>123</sup>	79410	2002	812	Ad & R <sup>493</sup>
79170	1999	725 *	Ad <sup>123</sup>	79412	2002	812	Ad & R <sup>493</sup>
79171	1999	725 *	Ad <sup>123</sup>	79413	2002	812	Ad & R <sup>493</sup>
	2000	1078	Am	79414	2002	812	Ad & R <sup>493</sup>
79172	1999	725 *	Ad <sup>123</sup>	79415	2002	812	Ad & R <sup>493</sup>
79173	1999	725 *	Ad <sup>123</sup>	79420	2002	812	Ad & R <sup>493</sup>
79174	1999	725 *	Ad <sup>123</sup>		2002	955	Ad <sup>528</sup>
79175	1999	725 *	Ad <sup>123</sup>		2003	62	Am (as ad by Stats. 2002, Ch. 955) <sup>519</sup>
79176	1999	725 *	Ad <sup>123</sup>				
79177	1999	725 *	Ad <sup>123</sup>	79421	2002	812	Ad & R <sup>493</sup>
79178	1999	725 *	Ad <sup>123</sup>	79422	2002	812	Ad & R <sup>493</sup>
79179	1999	725 *	Ad <sup>123</sup>	79423	2002	812	Ad & R <sup>493</sup>
79180	1999	725 *	Ad <sup>123</sup>		2002	955	Ad <sup>528</sup>
79181	1999	725 *	Ad <sup>123</sup>	79430	2002	812	Ad & R <sup>493</sup>
79182	1999	725 *	Ad <sup>123</sup>	79431	2002	812	Ad & R <sup>493</sup>
79183	1999	725 *	Ad <sup>123</sup>	79432	2002	812	Ad & R <sup>493</sup>
79190	1999	725 *	Ad <sup>123</sup>	79440	2002	812	Ad & R <sup>493</sup>
79191	1999	725 *	Ad <sup>123</sup>	79441	2002	812	Ad & R <sup>493</sup>
79192	1999	725 *	Ad <sup>123</sup>		2006	77 *	Am
79193	1999	725 *	Ad <sup>123</sup>		2008	760 *	Am
79194	1999	725 *	Ad <sup>123</sup>	79442	2006	77 *	Ad
79195	1999	725 *	Ad <sup>123</sup>	79450	2002	812	Ad & R <sup>493</sup>
79196	1999	725 *	Ad <sup>123</sup>	79451	2002	812	Ad & R <sup>493</sup>
79196.5	1999	725 *	Ad <sup>123</sup>	79452	2002	812	Ad & R <sup>493</sup>
	2000	1078	Am		2006	77 *	Am
79197	1999	725 *	Ad <sup>123</sup>	79452.3	2005	567 *	Ad & R <sup>68</sup>
79198	1999	725 *	Ad <sup>123</sup>		2006	77 *	Am <sup>317</sup>
79199	1999	725 *	Ad <sup>123</sup>	79453	2002	812	Ad & R <sup>493</sup>
79200	1999	725 *	Ad <sup>123</sup>		2002	955	Ad <sup>528</sup>
79201	1999	725 *	Ad <sup>123</sup>	79454	2002	812	Ad & R <sup>493</sup>
79201.5	1999	725 *	Ad <sup>123</sup>	79455	2002	812	Ad & R <sup>493</sup>
79202	1999	725 *	Ad <sup>123</sup>		2002	955	Ad <sup>528</sup>
79203	1999	725 *	Ad <sup>123</sup>	79456	2002	812	Ad & R <sup>493</sup>
79205.10	1999	725 *	Ad <sup>123</sup>	79460	2002	812	Ad & R <sup>493</sup>
79205.12	1999	725 *	Ad <sup>123</sup>		2003	62	Am <sup>519</sup>
79205.14	1999	725 *	Ad <sup>123</sup>	79470	2002	812	Ad & R <sup>493</sup>
79205.16	1999	725 *	Ad <sup>123</sup>	79471	2002	812	Ad & R <sup>493</sup>
79205.2	1999	725 *	Ad <sup>123</sup>	79473	2006	77 *	Ad
79205.4	1999	725 *	Ad <sup>123</sup>	79475	2002	812	Ad & R <sup>493</sup>
79205.6	1999	725 *	Ad <sup>123</sup>	79476	2002	812	Ad & R <sup>493</sup>
79205.8	1999	725 *	Ad <sup>123</sup>	79500	2002		
79210	1999	725 *	Ad <sup>123</sup>				
79211	1999	725 *	Ad <sup>123</sup>				
79212	1999	725 *	Ad <sup>123</sup>				
79213	1999	725 *	Ad <sup>123</sup>				
79214	1999	725 *	Ad <sup>123</sup>				
79215	1999	725 *	Ad <sup>123</sup>				
79216	1999	725 *	Ad <sup>123</sup>				
79217	1999	725 *	Ad <sup>123</sup>	79501	2002		Ad
79218	1999	725 *	Ad <sup>123</sup>				
79219	1999	725 *	Ad <sup>123</sup>				
79220	1999	725 *	Ad <sup>123</sup>				
79221	1999	725 *	Ad <sup>123</sup>				
79400	2002	812	Ad & R <sup>493</sup>				
79401	2002	812	Ad & R <sup>493</sup>				

**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>
79502	2002			79511	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5,				Nov. 5,		
	2002)		Ad		2002)		Ad
79503	2002			79512	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5,				Nov. 5,		
	2002)		Ad		2002)		Ad
79504	2002			79520	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5,				Nov. 5,		
	2002)		Ad		2002)		Ad
79505	2002			79521	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5,				Nov. 5,		
	2002)		Ad		2002)		Ad
79505.5	2003	240*	Ad	79522	2003	240*	Ad
	2003	741	Am	79530	2002		
79505.6	2003	240*	Ad		Initiative		
79506	2002				(Prop. 50		
	Initiative				adopted		
	(Prop. 50				Nov. 5,		
	adopted				2002)		Ad
	Nov. 5,			79531	2002		
	2002)		Ad		Initiative		
79506.7	2003	240*	Ad		(Prop. 50		
79507	2002				adopted		
	Initiative				Nov. 5,		
	(Prop. 50				2002)		Ad
	adopted				Nov. 5,		Ad
	Nov. 5,				2004	183	Am <sup>571</sup>
	2002)		Ad	79534	2003	240*	Ad
79508	2002			79540	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5,				Nov. 5,		
	2002)		Ad		2002)		Ad
79509	2002			79540.1	2003	240*	Ad
	Initiative			79541	2002		
	(Prop. 50				Initiative		
	adopted				(Prop. 50		
	Nov. 5,				adopted		
	2002)		Ad		Nov. 5,		
79509.6	2004	230*	Ad		2002)		Ad
79510	2002			79542	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5,				Nov. 5,		
	2002)		Ad		2002)		Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WATER 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>
79543	2002 Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad	79560 (Cont.)			
	2003	493	Am		adopted Nov. 5, 2002)		
79544	2002 Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad	79560.1	2002	618	Ad <sup>443</sup>
	2002			79560.5	2003	240*	Ad
79545	2002 Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad	79561	2002		
	2002				Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad
79546	2002 Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad	79561.5	2003	240*	Ad
	2002				2004	183	Am <sup>571</sup>
79547	2003	240*	Ad	79562	2002		
79547.2	2003	240*	Ad		Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad
79550	2002 Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad	79562.5	2003	240*	Ad
	2002			79563	2002		
79551	2002 Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad		Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad
	2002			79563.5	2003	493*	Ad
79552	2002 Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad	79564	2002		
	2002				Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad
79553	2002 Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad	79564.1	2003	240*	Ad
	2002			79565	2002		
79554	2002 Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad		Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad
	2002			79567	2002		
79555	2003	240*	Ad		Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad
79560	2002 Initiative (Prop. 50			79568	2002		
	2002				Initiative (Prop. 50 adopted Nov. 5, 2002)		Ad
	2002			79570	2002		
	2002				Initiative (Prop. 50 adopted Nov. 5, 2002)		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>
79571	2002			79587	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5,				Nov. 5,		
	2002)		Ad		2002)		Ad
79572	2002			79588	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5,				Nov. 5,		
	2002)		Ad		2002)		Ad
79573	2002			79589	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5,				Nov. 5,		
	2002)		Ad		2002)		Ad
	2002)		Ad		2002)		Ad
79575	2003	240 *	Ad	79590	2003	240 *	Ad
79580	2002			80000	1X 2001–02	4 *	Ad
	Initiative			80002	1X 2001–02	4 *	Ad
	(Prop. 50			80002.5	1X 2001–02	4 *	Ad
	adopted			80003	1X 2001–02	4 *	Ad
	Nov. 5,			80004	1X 2001–02	4 *	Ad
	2002)		Ad	80010	1X 2001–02	4 *	Ad
79581	2002			80012	1X 2001–02	4 *	Ad
	Initiative			80014	1X 2001–02	4 *	Ad
	(Prop. 50			80016	1X 2001–02	4 *	Ad
	adopted			80100	1X 2001–02	4 *	Ad
	Nov. 5,			80102	1X 2001–02	4 *	Ad
	2002)		Ad	80104	1X 2001–02	4 *	Ad
79582	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,				2008	693 *	Am
	2002)		Ad	80112	1X 2001–02	4 *	Ad
79583	2002			80114	1X 2001–02	4 *	Ad
	Initiative				1X 2001–02	9	R (as ad by
	(Prop. 50						Stats. 2001, Ch.
	adopted						4)
	Nov. 5,			80116	1X 2001–02	4 *	Ad
	2002)		Ad	80120	1X 2001–02	4 *	Ad
79584	2002			80122	1X 2001–02	4 *	Ad
	Initiative			80130	1X 2001–02	4 *	Ad
	(Prop. 50				1X 2001–02	9	Am
	adopted				1X 2001–02	4 *	Ad
	Nov. 5,			80132	1X 2001–02	4 *	Ad
	2002)		Ad		1X 2001–02	9	Am
79585	2002			80134	1X 2001–02	4 *	Ad
	Initiative			80200	1X 2001–02	4 *	Ad
	(Prop. 50				1X 2001–02	9	Am
	adopted			80250	1X 2001–02	4 *	Ad
	Nov. 5,			80260	1X 2001–02	4 *	Ad
	2002)		Ad	80270	1X 2001–02	4 *	Ad
79586	2002			81300	2002	844	Ad
	Initiative			81301	2002	844	Ad
	(Prop. 50			81302	2002	844	Ad
	adopted			81303	2002	844	Ad
	Nov. 5,			81304	2002	844	Ad
	2002)		Ad	81305	2002	844	Ad
					2006	88	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WATER 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>
81306	2002	844	Ad	81448	2002	844	Ad
81307	2002	844	Ad	81449	2002	844	Ad
81307.5	2002	844	Ad	81450	2002	844	Ad
81308	2002	844	Ad	81451	2002	844	Ad
81309	2002	844	Ad	81452	2002	844	Ad
81315	2002	844	Ad	81455	2002	844	Ad
81316	2002	844	Ad	81456	2002	844	Ad
81317	2002	844	Ad	81456.5	2002	844	Ad
81318	2002	844	Ad	81456.7	2002	844	Ad
81319	2002	844	Ad	81457	2002	844	Ad
81325	2002	844	Ad	81459	2002	844	Ad
81325.5	2002	844	Ad	81460	2002	844	Ad
81325.7	2002	844	Ad		2006	88	Am
81326	2002	844	Ad	81461	2002	844	Ad
81327	2002	844	Ad	81600	2002	849	Ad
81328	2002	844	Ad	81601	2002	849	Ad
81329	2002	844	Ad	81602	2002	849	Ad
81330	2002	844	Ad	81603	2002	849	Ad
81331	2002	844	Ad	81604	2002	849	Ad
81335	2002	844	Ad	81606	2002	849	Ad
81336	2002	844	Ad	81608	2002	849	Ad
81336.5	2002	844	Ad	81608.5	2002	849	Ad
81337	2002	844	Ad		2006	88	Am
81338	2002	844	Ad	81609	2002	849	Ad
81339	2002	844	Ad	81610	2002	849	Ad
81400	2002	844	Ad	81615	2002	849	Ad
81401	2002	844	Ad	81628	2002	849	Ad
81402	2002	844	Ad	81629	2002	849	Ad
81403	2002	844	Ad	81630	2002	849	Ad
81404	2002	844	Ad	81631	2002	849	Ad
81405	2002	844	Ad	81632	2002	849	Ad
81406	2002	844	Ad	81633	2002	849	Ad
81407	2002	844	Ad	81634	2002	849	Ad
81408	2002	844	Ad	81635	2002	849	Ad
81409	2002	844	Ad	81636	2002	849	Ad
81410	2002	844	Ad	81637	2002	849	Ad
81415	2002	844	Ad	81640	2002	849	Ad
81416	2002	844	Ad	81641	2002	849	Ad
81417	2002	844	Ad	81642	2002	849	Ad
81418	2002	844	Ad	81643	2002	849	Ad
81419	2002	844	Ad	81645	2002	849	Ad
81420	2002	844	Ad	81646	2002	849	Ad
81421	2002	844	Ad	81647	2002	849	Ad
81422	2002	844	Ad	81648	2002	849	Ad
81425	2002	844	Ad	81649	2002	849	Ad
81426	2002	844	Ad	81650	2002	849	Ad
81427	2002	844	Ad	81651	2002	849	Ad
81428	2002	844	Ad	81652	2002	849	Ad
81429	2002	844	Ad	81653	2002	849	Ad
81430	2002	844	Ad	81654	2002	849	Ad
81431	2002	844	Ad	81655	2002	849	Ad
81432	2002	844	Ad	81656	2002	849	Ad
81433	2002	844	Ad	81658	2002	849	Ad
81434	2002	844	Ad	81660	2002	849	Ad
81435	2002	844	Ad	81661	2002	849	Ad
81440	2002	844	Ad	81662	2002	849	Ad
81441	2002	844	Ad	81670	2002	849	Ad
81442	2002	844	Ad	81671	2002	849	Ad
81445	2002	844	Ad	81671.5	2002	849	Ad
81446	2002	844	Ad	81671.6	2002	849	Ad
81447	2002	844	Ad	81671.7	2002	849	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WATER 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>	
81672	2002	849	Ad		83000	2X	2007–08	1	Ad
81673	2002	849	Ad		83001	2X	2007–08	1	Ad
81674	2002	849	Ad		83002	2X	2007–08	1	Ad
Div. 33, heading					83002.5	2X	2007–08	1	Ad
(Sec. 83000 et seq.)	2X	2007–08	1	Ad	83002.6	2X	2007–08	1	Ad
					83002.7	2X	2007–08	1	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WELFARE AND INSTITUTIONS CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
27	2001	683	Ad	290.1 (Cont.)	2003	558	Am
100	2000	447	Am		2006	838	Am
	2001	824	Am	290.2	2002	416	Ad
103	2008	682	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 <sup>902</sup>		2006	838	Am
204	2003	124	R		2007	583	Am
	2004	574	Ad	292	2002	416	Ad
207.6	2003	332	Ad		2003	558	Am
208.5	2007	175 *	Am <sup>912</sup>		2006	838	Am
213.5	1999	661	Am (by Sec. 13 of Ch.)	293	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.)		2006	838	Am
	2002	664	Am <sup>431</sup>	294	2007	583	Am
	2002	1008	Am		2002	416	Ad
	2003	365	Am		2003	558	Am
	2005	634	Am		2006	838	Am
213.6	2003	365	Ad		2007	583	Am
213.7	2005	472	Ad	295	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.)
223.1	2008	522	Ad		2007	583	Am
224	2006	838	Ad	296	2002	416	Ad
224.1	2006	838	Ad	297	2002	416	Ad
224.2	2006	838	Ad		2006	838	Am
224.3	2006	838	Ad	300	2000	824	Am
224.4	2006	838	Ad				R & Ad <sup>80</sup>
224.5	2006	838	Ad		2005	625	R (as ad by Sec. 3.5, Stats. 2000, Ch. 824)
224.6	2006	838	Ad				Am (as am by Sec. 3, Stats. 2000, Ch. 824) <sup>13</sup>
224.70	2007	649	Ad		2005	630	Am (as am by Sec. 3, Stats. 2000, Ch. 824, by Sec. 1 of Ch.) <sup>13</sup>
224.71	2007	649	Ad				Am (as ad by Sec. 3.5, Stats. 2000, Ch. 824, by Sec. 1.5 of Ch.) <sup>82</sup>
224.72	2007	649	Ad				
	2008	522	Am	300.2	1999	346	Am
224.73	2007	649	Ad	301	2008	132	Am
224.74	2007	649	Ad	302	2000	921	Am
225.05	2003	62	Am <sup>519</sup>		2001	854	Am
	2004	193	R <sup>571</sup>	305.5	1999	275 *	Ad
229.5	2000	908	Am		2002	920	Ad
241.1	2001	830	Am				
	2004	468	Am				
	2006	538	Am <sup>802</sup>				
	2006	901	Am <sup>810</sup>				
241.2	2004	468	Ad				
246	2002	784	Am <sup>490</sup>				
247	2003	149	R				
255	2002	784	Am <sup>490</sup>				
256	2000	228	Am				
257	2001	830	Am				
258	2003	149	Am				
270	2002	784	Am <sup>490</sup>				
285	2004	405	Am <sup>654</sup>				
290.1	2002	416	Ad				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
305.5 (Cont.)	2003	568	Am & RN	358.1 (Cont.)	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 <sup>80</sup>		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.)
	2002	918	Am (as am by Sec. 7 and Sec. 8, Stats. 2001, Ch. 653)		2001	653 *	Am
					2005	632	Am
	2004	373	R (as am by Sec. 4, Stats. 2002, Ch. 918)		2006	388	Am
			Am (as am by Sec. 3, Stats. 2002, Ch. 918) <sup>13</sup>	361.21	1999	881 *	Am
				361.3	2001	653 *	Am
	2006	726 *	Am		2003	812	Am
	2008	701 *	Am		2007	108	Am
311	2002	416	Am	361.31	2006	838	Ad
312	2002	416	R	361.4	2000	421 *	Am
316.2	2000	56	Am		2001	445 *	Am
317	2000	450	Am		2002	918	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 2001, Ch. 445)
	2006	385	Am (by Sec. 1 of Ch.)		2004	298	R (as am by Sec. 5, Stats. 2002, Ch. 918)
	2006	838	Am (by Sec. 46.5 of Ch.)				Am (as am by Sec. 6, Stats. 2002, Ch. 918) <sup>38</sup>
319	1999	83	Am <sup>30</sup>		2004	373	R (as am by Sec. 5, Stats. 2002, Ch. 918)
	2001	653 *	Am				Am (as am by Sec. 6, Stats. 2002, Ch. 918) <sup>38</sup>
	2004	373	Am		2006	726 *	Am
	2005	639	Am		2007	583	Am
	2006	538	Am <sup>802</sup>		2008	701 *	Am
	2007	130	Am <sup>902</sup>	361.45	2006	383	Ad
319.1	1999	892	Am	361.5	1999	399	Am (by Sec. 1 of Ch.)
	2001	854	Am		1999	805	Am (by Sec. 1.2 of Ch.)
326	2000	450	R <sup>96</sup>		2000	135	Am <sup>203</sup>
326.5	2000	450	Ad		2000	824	Am
326.7	2008	181	Ad		2001	653 *	R & Ad <sup>80</sup>
335	2002	416	R				Am (as am by Sec. 5 and as ad by Sec. 5.5, Stats. 2000, Ch. 824)
336	2002	416	R		2002	918	Am (as am by Sec. 11.3 and 11.6, Stats. 2001, Ch. 653)
337	2002	416	R				
338	2002	416	Am				
349	2003	813	Am				
	2008	166	Am				
355	2003	365	Am				
	2003	468	Am <sup>561</sup>				
355.1	1999	417 *	Am				
358	2003	812	Am				
358.1	2000	909	Am (by Sec. 1 of Ch.)				
	2000	930	Am				
	2001	754	Am				
	2002	785	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
361.5 (Cont.)				366.21 (Cont.)			
	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) Am (as am by Sec. 7, Stats. 2002, Ch. 918) <sup>13</sup>		2004	811	Am (by Sec. 14.5 of Ch.)
					2005	22	Am <sup>647</sup>
					2005	640	Am
					2006	75 *	Am
					2006	389	Am (by Sec. 2 of Ch.)
	2007	565	Am		2006	726 *	Am (as am by Sec. 26, Stats. 2006, Ch. 75, by Sec. 3.5 of Ch.)
	2007	583	Am (by Sec. 25.5 of Ch.)				
	2008	457	Am				
	2008	482	Am				
361.7	2006	838	Ad		2007	177 *	Am
362	2000	908	Am (by Sec. 2 of Ch.)		2007	565	Am (as am by Stats. 2007, Ch. 177)
	2000	910	Am (by Sec. 8.5 of Ch.)		2007	583	Am (as am by Stats. 2007, Ch. 177, by Sec. 26.5 of Ch.)
	2000	911	Am (by Sec. 1.5 of Ch.)				
362.04	2005	628	Ad				
362.05	2003	813	Ad				
	2005	628	Am	366.22	1999	399	Am
	2008	483	Am		2000	108 *	Am
362.1	2000	909	Am		2000	910	Am
	2005	630	Am		2003	813	Am
362.3	2002	416	Am		2004	810	Am
362.7	2001	653 *	Ad		2005	640	Am
364.05	2003	516	Ad		2006	75 *	Am
366	1999	887	Am		2006	726 *	Am
	2000	909	Am		2007	177 *	Am
	2001	111 *	Am		2007	565	Am (as am by Stats. 2007, Ch. 177)
	2001	653 *	Am				
	2002	785	Am				
	2003	813	Am		2007	583	Am (as am by Stats. 2007, Ch. 177, by Sec. 27.5 of Ch.)
	2004	810	Am				
	2005	640	Am				
	2006	838	Am <sup>842</sup>				
366.05	2003	516	Ad		2008	482	Am
366.1	2000	909	Am	366.23	1999	997	Am
	2001	111 *	Am		2002	416	R
	2001	653 *	Am		2005	632	Ad
	2002	785	Am	366.24	1999	887	Ad
	2003	813	Am		2000	910	R
	2004	810	Am	366.25	1999	887	Ad
	2005	640	Am		2000	910	R
366.21	1999	399	Am (by Sec. 2 of Ch.)		2008	482	Ad
				366.26	1999	83	Am <sup>30</sup>
	1999	805	Am (by Sec. 2.2 of Ch.)		1999	997	Am
					2000	910	Am
	2000	108 *	Am		2001	747	Am
	2000	910	Am		2003	813	Am
	2001	747	Am		2004	810	Am (by Sec. 5 of Ch.)
	2002	416	Am				
	2002	918	Am		2005	626	Am (by Sec. 1 of Ch.)
	2003	558	Am (by Sec. 8 of Ch.)				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**WELFARE AND INSTITUTIONS CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
366.26 (Cont.)	2005	634	Am (by Sec. 2 of Ch.)	602 (Cont.)	2000		
	2005	640	Am (by Sec. 6.5 of Ch.)		Initiative (Prop. 21 adopted Mar. 7, 2000)		
	2006	838	Am <sup>843</sup>		2001	854	Am
	2007	565	Am	602.3	2001	854	Ad(RN)
	2007	583	Am (by Sec. 28.5 of Ch.)	602.5	1999	996	Ad
	2008	482	Am		2000		
366.27	2003	862	Am		Initiative (Prop. 21 adopted Mar. 7, 2000)		
	2008	482	Am		2001		
366.28	2001	745 *	R		2001	854	Am (as ad by Stats. 1999, Ch. 996) & RN
	2003	247	Ad <sup>497</sup>		2001		
	2004	249 *	Am <sup>629</sup>		2001		
366.29	2001	747	Am		2001		
366.3	1999	887	Am (by Sec. 2 of Ch.)		2001	854	Am
	2000	108 *	Am		2001	824	Am
	2000	909	Am (by Sec. 6 of Ch.)	603.5	2008	56	Am
	2000	910	Am (by Sec. 14.1 of Ch.)	606	1999	996	Am
	2000	911	Am (by Sec. 2.3 of Ch.)	625.3	1999	996	Am
	2001	747	Am		2000		
	2002	785	Am		Initiative (Prop. 21 adopted Mar. 7, 2000)		
	2003	813	Am		2001	334	Am
	2004	810	Am	626	2001	334	Am
	2005	640	Am	628	1999	997	Am
	2006	567	Am		2001	831	Am
	2007	565	Am	628.1	1999	996	Am
	2008	482	Am	629	1999	996	Am
366.35	2005	640	Ad		2000	663	Am
	2008	482	Am		2000		
366.4	2002	1115	Am		Initiative (Prop. 21 adopted Mar. 7, 2000)		
	2003	62	Am <sup>519</sup>		2001	334	Am
366.5	2004	468	Ad		1999	997	Am
367	2001	854	Am		2001	831	Am
369.5	1999	552	Ad		2001	831	Am
	2004	329	Am		2004	332	Am
387	2002	416	Am		2005	22	Am <sup>647</sup>
	2003	468	Am <sup>561</sup>	635	1999	997	Am
	2004	468	Am	635.1	2001	854	Am
	2005	22	Am <sup>647</sup>	636	1999	997	Am
388	2000	909	Am		2001	831	Am
	2008	457	Am		2004	332	Am
391	2000	911	Ad		2005	22	Am <sup>647</sup>
	2003	813	Am	636.1	1999	997	Ad
	2004	810	Am		2001	831	Am
	2005	639	Am		2004	332	Am
	2008	131	Am		1999	997	Am
395	2006	385	Am		652	1999	997
	2007	738	Am		653.5	1999	997
396	1999	620	Am		654.1	2003	149
398	2004	193	R <sup>571</sup>		654.3	2000	
503	2004	193	Am <sup>571</sup>			Initiative (Prop. 21 adopted Mar. 7, 2000)	
601.4	2002	784	Am <sup>490</sup>			2001	
602	1999	996	Am			2001	
				656	2002	784	Am <sup>490</sup>
				656.2	1999	996	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
658	1999	997	Am	727.3	1999	997	Ad
	2001	831	Am		2000	135	Am <sup>203</sup>
660	1999	997	Am		2001	830	Am
	2000				2001	831	R & Ad
	Initiative			727.31	1999	997	Ad
	(Prop. 21				2000	135	Am <sup>203</sup>
	adopted				2001	831	Am
	Mar. 7,			727.32	2001	830	Ad
	2000)		Am		2001	831	Ad
660.5	2002	110	Am <sup>13</sup>	727.4	1999	997	Ad
661	2002	784	Am <sup>490</sup>		2000	287	Am <sup>216</sup>
663	2000				2001	831	Am
	Initiative				2002	664	Am <sup>431</sup>
	(Prop. 21				2006	838	Am
	adopted			727.6	2000	287	Ad(RN) <sup>216</sup>
	Mar. 7,		Am	727.7	2007	457	Ad
	2000)		Am	728	2001	831	Am
676	1999	996	Am	729.11	2001	115	R
	2000			729.6	2001	484	Ad
	Initiative			730.6	2000	481	Am
	(Prop. 21				2000	1016	Am (by Sec.
	adopted						12.5 of Ch.)
	Mar. 7,		Am		2005	238	Am
	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, Ch.
	2001	831	R & Ad				996) & RN
	2002	785	Am	730.8	2001	854	Ad(RN)
706.6	1999	997	Ad	731	2003	4 * Am <sup>22</sup>	Am <sup>912</sup>
	2001	831	Am		2007	175 *	Am (as am by
707	2000				2007	257 *	Stats. 2007, Ch.
	Initiative						175)
	(Prop. 21			731.1	2007	175 *	Ad <sup>912</sup>
	adopted				2007	257 *	Am (as am by
	Mar. 7,		Am				Stats. 2007, Ch.
	2000)		Am				175)
	2007	137	Am		2008	699	Am <sup>980</sup>
	2008	179	Am <sup>976</sup>	731.3	2000	366 *	Ad & R <sup>21 20</sup>
710	2005	265	Ad	733	2007	175 *	R & Ad <sup>912</sup>
711	2005	265	Ad		2008	699	Am <sup>980</sup>
712	2005	265	Ad	736	2006	257	Am
713	2005	265	Ad		2007	175 *	Am <sup>912</sup>
714	2005	265	Ad	739.5	2007	120	Ad
725.1	1999	996	Ad	740	2004	375	Am
	2003	124	R		2005	22	Am <sup>647</sup>
726	2002	180	Am	742.16	2002	784	Am <sup>490</sup>
	2003	862	Am		2006	167	Am
726.4	1999	997	Ad	Div. 2,			
727	2000	911	Am	Pt. 1,			
	2001	653 *	Am	Ch. 2,			
	2008	483	Am	Art. 18.5,			
727.1	1999	881 *	Am	heading			
	2001	831	Am	(Sec. 743			
727.2	1999	995	Ad	et seq.)	2001	854	Am & RN
	1999	997	Ad				
	2000	287	Am (as ad by				
			Stats. 1999, Ch.				
			995) & RN <sup>216</sup>				
	2001	831	R & Ad				
	2002	785	Am				
	2003	862	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
Div. 2, Pt. 1, Ch. 2, Art. 18.6, heading (Sec. 743 et seq.)				795	2000		Initiative (Prop. 21 adopted Mar. 7, 2000)
749.5	2001	854	Ad(RN)	796	2000	366 *	Ad & R <sup>21 20</sup>
749.6	2006	69 *	Ad	826.7	2007	468	Ad
749.7	2006	69 *	Ad	827	1999	984	Am
749.8	2006	69 *	Ad		1999	985	Am (by Sec. 3 of Ch.)
749.9	2006	69 *	Ad		1999	996	Am (by Sec. 22.3 of Ch.)
777	2000				2000	135	Am <sup>203</sup>
	Initiative (Prop. 21 adopted Mar. 7, 2000)				2000	908	Am (by Sec. 3 of Ch.)
779	2003	4 *	Am <sup>22</sup>		2000	926	Am (by Sec. 8 of Ch.)
	2004	183	Am <sup>571</sup>		2001	754	Am
780	2003	4 *	Am <sup>22</sup>		2002	305	Am (by Sec. 2 of Ch.)
781	1999	83	Am <sup>30</sup>		2004	339	Am (by Sec. 12 of Ch.)
	2000				2004	574	Am (by Sec. 4.5 of Ch.)
	Initiative (Prop. 21 adopted Mar. 7, 2000)				2005	22	Am <sup>647</sup>
781.5	1999	167	Am	827.1	2007	468	Am
790	2000		Ad & R <sup>52</sup>		1999	996	Am (as ad by Stats. 1996, Ch. 422) & RN
	Initiative (Prop. 21 adopted Mar. 7, 2000)				2000		Initiative (Prop. 21 adopted Mar. 7, 2000)
	2006	675	Ad				Am (as ad by Stats. 1996, Ch. 422) & RN
791	2000		Am	827.2	2000		Initiative (Prop. 21 adopted Mar. 7, 2000)
	Initiative (Prop. 21 adopted Mar. 7, 2000)						Ad(RN)
792	2000		Ad	827.5	1999	996	Am
	Initiative (Prop. 21 adopted Mar. 7, 2000)				2000		Initiative (Prop. 21 adopted Mar. 7, 2000)
793	2000		Ad				Am
	Initiative (Prop. 21 adopted Mar. 7, 2000)			827.6	1999	996	R & Ad
794	2000		Ad		2000		Initiative (Prop. 21 adopted Mar. 7, 2000)
	Initiative (Prop. 21 adopted Mar. 7, 2000)			827.7	1999	996	Am Ad(RN)
				827.9	2001	830	Ad
					2002	545	Am <sup>422</sup>

**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
828	2001	830	Am	1714 (Cont.)			
	2003	124	Am	2003	4 *	Am <sup>22</sup>	
828.01	2000			2005	10 *	Am <sup>715</sup>	716
	Initiative			2005	GRP 1	S <sup>694</sup>	
	(Prop. 21			2007	458	Am	
	adopted			1716	2003	4 *	Am <sup>22</sup>
	Mar. 7,			2005	10 *	Am <sup>715</sup>	716
	2000)	R		2005	GRP 1	S <sup>694</sup>	
871	2003	263	Am	1717	2003	4 *	Am <sup>22</sup>
872	2002	784	Am <sup>490</sup>	2005	10 *	R <sup>715</sup>	716
898.5	2004	193	R <sup>571</sup>	2005	GRP 1	S <sup>703</sup>	
903	2001	463	Am	1718	2003	4 *	Am <sup>22</sup>
903.3	2001	824	Am	2005	10 *	R <sup>715</sup>	716
903.4	2000	808 *	Am	2005	GRP 1	S <sup>703</sup>	
903.41	2000	808 *	Am	1719	2003	4 *	Am <sup>22</sup>
903.45	2001	755 *	Am	2003	62	Am <sup>519</sup>	
903.5	2000	808 *	Am	2005	10 *	Am <sup>715</sup>	716
	2001	755 *	Am	2005	GRP 1	S <sup>694</sup>	
	2002	664	Am <sup>431</sup>	1720	2003	4 *	Am <sup>22</sup>
903.7	2000	108 *	Am	2005	10 *	Am <sup>715</sup>	716
	2001	755 *	Am	2005	GRP 1	S <sup>694</sup>	
	2002	1022 *	Am	1721	2003	4 *	Am <sup>22</sup>
	2005	73 *	Am <sup>693</sup>	2005	10 *	R <sup>715</sup>	716
904	2001	824	Am	2005	GRP 1	S <sup>703</sup>	
912	2003	158 *	Am	1722	2003	4 *	Am <sup>22</sup>
912.1	2003	158 *	Am	2005	10 *	R <sup>715</sup>	716
990	2000	59	Am	2005	GRP 1	S <sup>703</sup>	
1000	2005	10 *	Am <sup>715</sup>	716	2003	4 *	Am <sup>22</sup>
	2005	GRP 1	S <sup>694</sup>	1723	2005	10 *	Am <sup>715</sup>
1000.7	2003	4 *	Am <sup>22</sup>	2005	GRP 1	S <sup>694</sup>	
	2004	183	Am <sup>571</sup>	1724	2003	4 *	R <sup>22</sup>
1009	2003	4 *	Am <sup>22</sup>	1725	2003	4 *	Am <sup>22</sup>
1016	2008	88	Am	2005	10 *	Am <sup>715</sup>	716
1077	2000	659	Ad	2005	GRP 1	S <sup>694</sup>	
1078	2000	659	Ad	1726	2003	4 *	Am <sup>22</sup>
1120	2004	193	Am <sup>571</sup>	1727	2003	4 *	R <sup>22</sup>
1120.1	1999	996	Am	1731.5	2007	175 *	Am <sup>912</sup>
1120.2	1999	78 *	Am	2007	257 *	Am (as am by	
1176	2003	4 *	Am <sup>22</sup>			Stats. 2007, Ch.	
1177	2003	4 *	Am <sup>22</sup>			175)	
1178	2003	4 *	Am <sup>22</sup>			Am <sup>980</sup>	
1179	2003	4 *	Am <sup>22</sup>	1731.8	2003	4 *	Ad <sup>22</sup>
1700	1999	333	Am	1732.6	2000		
1703	2003	4 *	Am <sup>22</sup>		Initiative		
	2004	183	Am <sup>571</sup>		(Prop. 21		
	2005	10 *	Am <sup>715</sup>		adopted		
	2005	GRP 1	S <sup>694</sup>		Mar. 7,		
1710	2005	10 *	Am <sup>715</sup>		2000)		Am
	2005	GRP 1	S <sup>694</sup>		2002	787	Am <sup>422</sup>
	2007	458	Am	1732.8	2001	476	Ad
1711	2005	10 *	Am <sup>715</sup>	2003	4 *	Am <sup>22</sup>	
	2005	GRP 1	S <sup>694</sup>	1737	2002	784	Am <sup>490</sup>
1712	2003	4 *	Am <sup>22</sup>	2003	4 *	Am <sup>22</sup>	
	2005	10 *	Am <sup>715</sup>	1737.1	2003	4 *	Am <sup>22</sup>
	2005	GRP 1	S <sup>694</sup>	1752.05	2004	738	Ad
1712.1	2007	458	Ad	1752.5	2004	798	Am <sup>81</sup>
	2008	522	Am	1752.81	2000	481	Am
1712.5	2004	798	Ad <sup>81</sup>	2006	538	Am <sup>802</sup>	
1713	2005	10 *	Am <sup>715</sup>	1752.82	2003	4 *	Am <sup>22</sup>
	2005	GRP 1	S <sup>694</sup>	1754	2003	4 *	Am <sup>22</sup>
1714	2000	481	Am	1755.4	2000	659	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1756.1	2004	193	R <sup>571</sup>	1800.5 (Cont.)	2006	538	Am <sup>802</sup>
1757	2003	4*	Am <sup>22</sup>	1801	1999	83	Am <sup>30</sup>
1760	2003	4*	Am <sup>22</sup>	1801	2005	110*	Am
1760.3	2001	115	R	1801.5	2005	110*	Am
1760.6	2008	116	R & Ad	1802	2003	4*	Am <sup>22</sup>
1764.2	2000	481	Am	1830	2003	4*	Am <sup>22</sup>
	2008	154	Am	1906	2004	193	R <sup>571</sup>
1765	2003	4*	Am <sup>22</sup>	1914	2004	193	R <sup>571</sup>
1766	2003	4*	Am <sup>22</sup>	1950	2007	175*	Ad <sup>912</sup>
	2005	10*	Am <sup>715 716</sup>	1951	2007	175*	Ad <sup>912</sup>
	2005	GRP 1	S <sup>694</sup>	1952	2007	175*	Ad <sup>912</sup>
	2007	175*	Am <sup>912</sup>	2007	257*	Am (as am by	Stats. 2007, Ch. 175)
	2007	257*	Am (as am by				
			Stats. 2007, Ch. 175)				
	2008	522	Am	1953	2007	175*	Ad <sup>912</sup>
	2008	699	Am <sup>980</sup>	2007	257*	Am (as am by	Stats. 2007, Ch. 175)
1766.1	2003	4*	Am <sup>22</sup>				
1767	2000	481	Am	1953.5	2007	257*	Ad
1767.1	2003	4*	Am <sup>22</sup>	1954	2007	175*	Ad <sup>912</sup>
1767.3	2003	4*	Am <sup>22</sup>	2007	257*	Am (as am by	Stats. 2007, Ch. 175)
	2007	175*	Am <sup>912</sup>				
1767.35	2007	175*	Ad <sup>912</sup>	1954.1	2007	257*	Ad
	2007	257*	Am (as am by	1955	2007	175*	Ad <sup>912</sup>
			Stats. 2007, Ch. 175)	2007	257*	Am (as am by	Stats. 2007, Ch. 175)
	2008	699	Am <sup>980</sup>				
1767.4	2003	4*	Am <sup>22</sup>	1956	2007	257*	Ad
1767.5	2003	4*	Am <sup>22</sup>	1960	2007	175*	Ad <sup>912</sup>
1767.9	2004	1*	Ad	1960.5	2007	175*	Ad <sup>912</sup>
1768.10	2003	4*	Am <sup>22</sup>	1961	2007	175*	Ad <sup>912</sup>
1768.85	2000	627	Ad	1962	2007	175*	Ad <sup>912</sup>
1772	2003	4*	Am <sup>22</sup>	1970	2007	175*	Ad <sup>912</sup>
1773	2006	538	Am <sup>802</sup>	1971	2007	175*	Ad <sup>912</sup>
1774	2005	608	Am	1972	2007	175*	Ad <sup>912</sup>
1776	2007	175*	Am	1973	2007	175*	Ad <sup>912 890</sup>
1778	2003	4*	Am	1974	2007	175*	Ad <sup>912</sup>
1780	2003	4*	Am	1975	2007	175*	Ad <sup>912</sup>
1781	2003	4*	Am	1976	2007	175*	Ad <sup>912</sup>
1787	1999	83	Ad(RN) <sup>30</sup>	2017	2006	538	Am <sup>802</sup>
1788	1999	83	Ad(RN) <sup>30</sup>	2100	2002	355	Ad
	2000	135	Am <sup>203</sup>	2102	2002	355	Ad
1789	1999	83	Ad(RN) <sup>30</sup>	2104	2002	355	Ad
1789.5	1999	83	Ad(RN) <sup>30</sup>	2106	2002	355	Ad
	2000	135	Am <sup>203</sup>	3053	2002	1124*	Am
	2001	159	Am <sup>305</sup>	3055	2002	1124*	Ad
1790	1999	83	Am & RN <sup>30</sup>	3150	2005	10*	Am <sup>715 716</sup>
1791	1999	83	Am & RN <sup>30</sup>		2005	GRP 1	S <sup>694</sup>
1792	1999	83	Am & RN <sup>30</sup>		2006	538	Am <sup>802</sup>
1793	1999	83	Am & RN <sup>30</sup>		2006	901	Am <sup>810</sup>
1798	2005	10*	Am <sup>715 716</sup>	3151	2005	10*	Am <sup>715 716</sup>
	2005	GRP 1	S <sup>694</sup>		2005	GRP 1	S <sup>694</sup>
1798.5	2005	10*	R & Ad <sup>715 716</sup>		2006	538	Am <sup>802</sup>
	2005	GRP 1	S <sup>703</sup>	3157	2005	10*	Am <sup>715 716</sup>
	2007	175*	Am <sup>912</sup>		2005	GRP 1	S <sup>703</sup>
			R <sup>301</sup>	3158	2005	10*	Am <sup>715 716</sup>
1800	2003	4*	Am		2005	GRP 1	S <sup>694</sup>
	2005	110*	Am	3300	2005	10*	Am <sup>715 716</sup>
	2006	538	Am <sup>802</sup>		2005	GRP 1	S <sup>694</sup>
1800.5	2003	4*	Ad <sup>22</sup>		2005	GRP 1	S <sup>694</sup>
	2005	110*	Am				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WELFARE AND INSTITUTIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3309	2005	10*	Am <sup>715 716</sup>	4355 (Cont.)	2004	414	S <sup>670</sup>
	2005	GRP 1	S <sup>694</sup>		2007	676	Am
4015	2002	440	Ad	4356	1999	1023	R
	2003	62	Am <sup>519</sup>				Ad & R <sup>18</sup>
	2006	391	Am		2001	171*	Am <sup>312</sup>
4026	2004	193	R <sup>571</sup>		2004	414	S <sup>670</sup>
4061	2008	758*	Am	4357	1999	1023	Am <sup>18</sup>
4094	2003	62	Am <sup>519</sup>		2001	171*	S <sup>312</sup>
	2003	575	Am		2004	414	S <sup>670</sup>
	2006	796	Am	4357.1	1999	1023	Ad & R <sup>18</sup>
	2007	130	Am <sup>902</sup>		2001	171*	S <sup>312</sup>
4094.1	2000	93*	Ad		2004	414	S <sup>670</sup>
4094.2	2000	93*	Ad	4357.2	1999	1023	Ad & R <sup>18</sup>
	2001	171*	Am		2001	171*	S <sup>312</sup>
	2002	1161*	Am		2004	414	S <sup>670</sup>
	2003	230*	Am	4358	1999	1023	S <sup>18</sup>
	2004	228*	Am		2001	171*	S <sup>312</sup>
4096.7	2000	93*	Ad <sup>62</sup>		2004	414	S <sup>670</sup>
			R <sup>22</sup>	4358.5	1999	1023	Ad & R <sup>18</sup>
4097	2000	93*	Ad		2001	171*	S <sup>312</sup>
4097.1	2000	93*	Ad		2004	414	S <sup>670</sup>
4097.2	2000	93*	Ad		2007	676	Am
4097.3	2000	93*	Ad	4359	1999	1023	Am <sup>18</sup>
4098	2000	93*	Ad		2001	171*	Am <sup>312</sup>
4098.1	2000	93*	Ad		2004	414	Am <sup>670</sup>
	2001	159	Am <sup>305</sup>	4369	2003	210*	Am <sup>295</sup>
4098.2	2000	93*	Ad	4369.1	2003	210*	Am <sup>295</sup>
4098.3	2000	93*	Ad	4369.2	2003	210*	Am <sup>295</sup>
4098.4	2000	93*	Ad	4369.3	2003	210*	Am <sup>295</sup>
4098.5	2000	93*	Ad	4369.4	2003	210*	Am <sup>295</sup>
4099	2001	692	Ad & R <sup>37 20</sup>	4369.5	2003	210*	R
4099.1	2001	692	Ad & R <sup>37 20</sup>	4380	2002	1161*	Am
4099.3	2001	692	Ad & R <sup>37 20</sup>		1X 2003–04	9*	Am <sup>571</sup>
4099.4	2001	692	Ad & R <sup>37 20</sup>	4390	2004	193	Am
4100	2003	356	Am	4402	2002	350	R
4100.2	2008	758*	Ad	4403	2002	350	R
4107	2001	171*	Am	4418.2	2002	1161*	Ad
	2006	74*	Am	4418.25	2002	1161*	Ad
4107.5	2000	93*	Ad	4418.3	2002	1161*	Am
4117	2002	221	Am	4418.7	2002	1161*	Am
	2006	812	Am	4427.5	2001	171*	Ad
4125	2002	352	Am	4433	2003	230*	Am
4127	2006	538	Am <sup>802</sup>	4433.5	2002	676	Am
4136	2001	171*	Am	4441.5	1999	146*	Ad
	2002	352	Am	4457	2002	221	Am
4138	2008	505	Ad	4461	2006	538	Am <sup>802</sup>
4242	2006	538	Am <sup>802</sup>	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 <sup>18</sup>	4474.4	2007	188*	Ad
	2001	171*	S <sup>312</sup>	4474.5	2007	188*	Ad
	2004	414	S <sup>670</sup>	4474.8	2007	188*	Ad
4354	1999	1023	Am <sup>18</sup>	4503	2002	350	Am
	2001	171*	S <sup>312</sup>		2003	62	Am <sup>519</sup>
	2004	414	S <sup>670</sup>	4506	2004	193	R <sup>571</sup>
	2007	676	Am	4512	2003	230*	Am
4354.5	1999	1023	Ad & R <sup>18</sup>		2006	399	Am
	2001	171*	S <sup>312</sup>	4514	2002	1013	Am
	2004	414	S <sup>670</sup>		2004	406	Am
4355	1999	1023	Am <sup>18</sup>	4514.3	2003	878	Am
	2001	171*	S <sup>312</sup>				

**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
4519.5	2004	193	R <sup>571</sup>	4592	2002	676	R
4519.7	2000	382	Ad & R <sup>43</sup>	4593	2002	676	R
	2005	30	Am <sup>317</sup>	4594	2002	676	R
	2008	51	Am <sup>13</sup>	4595	2002	676	R
4520	2002	676	Am	4596	2002	676	R
4521	2002	676	Am	4596.5	2002	676	R
	2004	68	Am	4597	2002	676	R
	2006	399	Am	4598	2002	676	R
	2008	419	Am	4598.5	2000	93 *	Ad
4521.5	2002	676	Am		2001	171 *	Am
	2008	419	Am		2002	676	R
4521.6	2002	676	Ad	4599	2002	676	R
4522	2002	676	Am	4600	2002	676	R
4523	2002	676	Am	4601	2002	676	R
4525	2002	676	Am	4602	2002	676	R
4530	2002	676	Am	4605	2002	676	R
4535	2002	676	Am	4610	2002	676	R
	2004	68	Am	4611	2002	676	R
4540	2002	676	Am	4612	2002	676	R
4542	2002	676	R	4613	2002	676	R
4543	2002	676	Ad	4620.2	2003	230 *	Ad
4544	2002	676	Ad	4622	2006	399	Am
4545	2002	676	Ad	4631	2001	171 *	Am
4546	2002	676	Ad	4631.5	2002	1161 *	Ad <sup>70</sup>
4547	2002	676	Ad				R <sup>63</sup>
	2004	68	Am		2003	230 *	Am <sup>79 43</sup>
4548	2002	676	Ad		2004	228 *	Am <sup>98 75</sup>
Div. 4.5, Ch. 2, Art. 7, heading (Sec. 4550 et seq.)				4637	2004	193	R <sup>571</sup>
4550	2002	676	Am	4637.5	2004	831	Ad <sup>300</sup>
4551	2002	676	Am				R <sup>301</sup>
	2006	399	Am		2005	22	Am <sup>647</sup>
4552	2002	676	Am	4639.5	2000	93 *	Ad
4552.5	2002	676	Ad	4639.75	2006	397	Ad
4553	2002	676	R & Ad	4640.6	1999	146 *	Am
4554	2002	676	R		2001	171 *	Am
4555	2002	676	Ad		2001	745 *	Am
4561	2002	676	Am		2002	1161 *	Am
4562	2002	676	R & Ad		2003	230 *	Am
4563	2002	676	R & Ad		2006	74 *	Am
4564	2002	676	Am		2007	188 *	Am
4565	2002	676	Am		3X 2007–08	3 *	Am
4567	2002	676	Am	4643	2002	1161 *	Am
4568	2002	676	Am		2003	230 *	Am
4570	2002	676	R & Ad		2004	228 *	Am
	2003	862	Am		2005	80 *	Am
4571	2002	676	R		2006	74 *	Am
4572	2002	676	R		2007	188 *	Am
4575	2002	676	R		3X 2007–08	3 *	Am
4576	2002	676	R	4643.3	2001	171 *	Ad
4577	2002	676	R	4646.4	2008	758 *	Ad
4578	2002	676	R	4646.5	2002	1161 *	Am
4579	2002	676	R		2006	399	Am
4585	2002	676	R	4646.6	2007	512	Ad
4586	2002	676	R	4647	1999	146 *	Am
4590	2002	676	R	4648	2006	399	Am
4591	2002	676	R	4648.4	2003	230 *	Ad
					2004	228 *	Am
					2005	80 *	Am
					2006	74 *	Am
					2007	188 *	Am
					3X 2007–08	3 *	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
4666	2007	568	Am	4694	2006	74 *	Ad
4669.2	1999	369	S <sup>57</sup>	4695.2	2001	188	Ad
4669.75	1999	369	S <sup>57</sup>	4701	2000	416	Am
	2001	745 *	Am	4701.6	2006	399	Am
4669.8	1999	369	R	4702.7	2000	416	Ad
4677	2006	397	Am (by Sec. 4 of Ch.)	4704.6	2007	512	Ad
	2006	399	Am (by Sec. 5.5 of Ch.)	4705	2000	416	Am
					2006	399	Am
					2007	512	Am
4678	2006	397	Ad	4710	2000	416	Am
4681.2	2004	193	R <sup>571</sup>	4710.5	2000	416	Am
4681.3	1999	146 *	Am	4710.6	2000	416	Am
	2006	74 *	Am	4710.7	2000	416	Am
	3X 2007–08	3 *	Am	4710.8	2000	416	Am
4681.5	2001	188	R	4711	2000	416	Am
	2003	230 *	Ad	4711.5	2000	416	Am
	2004	228 *	Am	4712	2000	416	Am
	2005	80 *	Am		2002	676	Am
	2006	74 *	Am	4712.2	2000	416	Am
	2007	188 *	Am	4712.5	2000	416	Am
	3X 2007–08	3 *	Am	4731	2001	171 *	Am
4681.6	3X 2007–08	3 *	Ad	4747	2006	399	Am
4684	2007	177 *	Am	4751	2004	193	R <sup>571</sup>
4684.50	2005	558	Ad & R <sup>38</sup>	4781.5	2002	1161 *	Ad
4684.53	2005	558	Ad & R <sup>38</sup>		2003	230 *	Am
4684.55	2005	558	Ad & R <sup>38</sup>		2004	228 *	Am
4684.58	2005	558	Ad & R <sup>38</sup>		2005	80 *	Am
4684.60	2005	558	Ad & R <sup>38</sup>		2006	74 *	Am
4684.63	2005	558	Ad & R <sup>38</sup>		2007	188 *	Am
4684.65	2005	558	Ad & R <sup>38</sup>	4781.6	2007	188 *	Ad
4684.68	2005	558	Ad & R <sup>38</sup>		3X 2007–08	3 *	Am
4684.70	2005	558	Ad & R <sup>38</sup>	4783	2004	228 *	Ad <sup>631</sup> 319 R <sup>232</sup>
4684.73	2005	558	Ad & R <sup>38</sup>		3X 2007–08	3 *	Am <sup>36</sup> 13
4684.74	2005	558	Ad & R <sup>38</sup>		2008	758 *	Am
4684.75	2005	558	Ad & R <sup>38</sup>	4791	2000	93 *	Am <sup>4</sup> 5
4685.5	2001	171 *	Am <sup>19</sup>	4803	2006	399	Am
	2003	230 *	Am <sup>13</sup>	4804	2002	221	Am
	2005	80 *	R	4838	2004	193	R <sup>571</sup>
4685.7	2005	80 *	Ad	4839	2006	538	Am <sup>802</sup>
4688	2006	397	Am	4840	2004	193	R <sup>571</sup>
4688.5	2004	831	Ad	4842	2004	193	R <sup>571</sup>
	2005	22	Am <sup>647</sup>	4847	2002	1161 *	R
	2005	551	Am	4850	2003	226	R & Ad <sup>391</sup>
4688.6	2008	617	Ad		1X 2003–04	7 *	Ad <sup>391</sup>
4689.1	2004	193	Am <sup>571</sup>	4850.1	2003	226	R & Ad <sup>391</sup>
	2004	831	Am (as am by Stats. 2004, Ch. 193)		1X 2003–04	7 *	Ad <sup>391</sup>
4689.7	2000	93 *	Am	4850.2	2003	226	Ad <sup>391</sup>
4689.8	3X 2007–08	3 *	Ad	4851	2003	226	R & Ad <sup>391</sup>
4690.5	2006	74 *	Ad		1X 2003–04	7 *	Ad <sup>391</sup>
4691	2002	676	Am		2005	80 *	Am
4691.6	2003	230 *	Ad	4852	2003	226	R & Ad <sup>391</sup>
	2004	228 *	Am		1X 2003–04	7 *	Ad <sup>391</sup>
	2005	80 *	Am	4853	2003	226	R & Ad <sup>391</sup>
	2006	74 *	Am		1X 2003–04	7 *	Ad <sup>391</sup>
	2007	188 *	Am	4854	2003	226	R & Ad <sup>391</sup>
	3X 2007–08	3 *	Am		1X 2003–04	7 *	Ad <sup>391</sup>
4691.8	2006	74 *	Ad	4854.1	2003	226	Ad <sup>391</sup>
4691.9	3X 2007–08	3 *	Ad	4855	2003	226	R & Ad <sup>391</sup>
4692	2004	193	R <sup>571</sup>		1X 2003–04	7 *	Ad <sup>391</sup>
				4856	2003	226	R & Ad <sup>391</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4856 (Cont.)				5345	2002	1017	Ad & R <sup>68</sup>
	1X	2003-04	7* Ad <sup>391</sup>		2006	774	S <sup>639</sup>
4857	2003	226	R & Ad <sup>391</sup>	5346	2002	1017	Ad & R <sup>68</sup>
	1X	2003-04	7* Ad <sup>391</sup>		2003	62	Am <sup>519</sup>
4857.1	2003	226	Ad <sup>391</sup>		2006	774	S <sup>639</sup>
4858	2003	226	R & Ad <sup>391</sup>	5347	2002	1017	Ad & R <sup>68</sup>
	1X	2003-04	7* Ad <sup>391</sup>		2006	774	S <sup>639</sup>
4859	2003	226	R & Ad <sup>391</sup>	5348	2002	1017	Ad & R <sup>68</sup>
	1X	2003-04	7* Ad <sup>391</sup>		2006	774	S <sup>639</sup>
4860	2003	226	R & Ad <sup>391</sup>		2007	568	Am
	1X	2003-04	7* Ad <sup>391</sup>		2008	179	Am <sup>976</sup>
	2006	74*	Am	5349	2002	1017	Ad & R <sup>68</sup>
	2008	758*	Am		2006	774	S <sup>639</sup>
4861	2003	226	R & Ad <sup>391</sup>	5349.1	2002	1017	Ad & R <sup>68</sup>
	1X	2003-04	7* Ad <sup>391</sup>		2006	774	S <sup>639</sup>
4861.1	2003	226	R <sup>391</sup>	5349.5	2002	1017	Ad & R <sup>68</sup>
	1X	2003-04	7* Ad <sup>391</sup>		2006	774	Am <sup>639</sup>
4862	2003	226	R & Ad <sup>391</sup>	5350	2006	799	Am
	2003	886	Am (as ad by Stats, 2003, Ch. 226) <sup>391</sup>	5352.1	2008	179	Am <sup>976</sup>
	1X	2003-04	7* Ad <sup>391</sup>	5405	2002	642	Ad
4863	2003	226	R & Ad <sup>391</sup>		2003	62	Am <sup>519</sup>
	1X	2003-04	7* Ad <sup>391</sup>		2006	902	Am
4864	2003	226	R & Ad <sup>391</sup>	5586	2001	745*	R
	1X	2003-04	7* Ad <sup>391</sup>	5600.3	2005	221	Am
4865	2003	226	R & Ad <sup>391</sup>		2006	618	Am
	1X	2003-04	7* Ad <sup>391</sup>		2008	591	Am
4865.1	2004	228*	Ad	5600.8	2000	93*	Ad
4866	2003	226	R & Ad <sup>391</sup>		2002	1161*	Am
	1X	2003-04	7* Ad <sup>391</sup>	5614	2000	93*	Ad
4867	2003	226	R & Ad <sup>391</sup>		2001	159	Am <sup>305</sup>
4900	2003	878	Am	5614.5	2000	93*	Ad
4901	2003	878	Am	5618	2000	93*	Ad
4902	2003	878	Am	5657	2004	183	Am <sup>571</sup>
4903	2003	878	Am	5673	2001	745*	Am
4905	2003	878	Am	5675	2000	93*	Am <sup>4 5</sup>
4906	2003	878	Ad		2001	171*	Am <sup>36 13</sup>
5008.2	2001	506	Am	5675.1	2000	93*	Ad
5012	2001	506	Ad	5675.2	2004	509	Ad
5110	2002	221	Am		2006	74*	Am
5150.05	2001	506	Ad	5676	2000	93*	Ad
5152	2003	94	Am	5676.5	2000	93*	Ad
5154	2003	94	Am	5689	2000	93*	Ad
5205	2002	784	Am <sup>490</sup>	5689.1	2000	93*	Ad
	2003	62	Am <sup>519</sup>	5689.2	2000	93*	Ad
5256.1	2002	1013	Am	5689.3	2000	93*	Ad
5257	2003	94	Am	5689.4	2000	93*	Ad
5259.3	2003	94	Am	5689.5	2000	93*	Ad
5264	2003	94	Am	5689.6	2000	93*	Ad
5267	2003	94	Am	5689.7	2000	93*	Ad
5270.35	2003	94	Am	5689.8	2000	93*	Ad
5270.55	2001	854	Am	5689.9	2000	93*	Ad
5328	2001	37	Am	5696.5	2000	140	Am
	2001	506	Am (by Sec. 8.5 of Ch.)	5701.1	1999	146*	Ad
	2002	552	Am	5701.3	2002	1167*	Am
	2004	406	Am	5701.6	2004	493*	Ad
5328.04	2008	700	Ad	5719.5	2004	193	Am <sup>571</sup>
5328.06	2003	878	Am	5723.5	2006	538	Am <sup>802</sup>
5332	2001	506	Am	5734	2004	193	R <sup>571</sup>
				5751	2002	1013	Am
				5751.2	2002	1013	Am
				5767	2002	1161*	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5768.5	1999	83	Am <sup>30</sup>	5821	2004		
5771	2003	71	Am		Initiative		
5771.1	2004				(Prop. 63		
	Initiative				adopted		
	(Prop. 63				Nov. 2,		
	adopted				2004)		Ad <sup>712</sup>
	Nov. 2,			5822	2004		
	2004)		Ad <sup>712</sup>		Initiative		
5772.5	2003	71	Ad & R <sup>75</sup>		(Prop. 63		
5775	2003	230*	Am		adopted		
	2004	228*	Am		Nov. 2,		
	2005	80*	Am		2004)		Ad <sup>712</sup>
5777	1999	525	Am <sup>112 114</sup>	5830	2000	93*	Ad & R <sup>5</sup>
	2000	857	Am <sup>203</sup>		2001	171*	S <sup>70 18</sup>
	2002	642	Am		2004		
	2008	320	Am		Initiative		
	2008	758*	Am <sup>1063</sup>		(Prop. 63		
5777.5	2000	811	Ad		adopted		
5777.6	2000	811	Ad		Nov. 2,		
5777.7	2007	469	Ad		2004)		Ad <sup>712</sup>
	2008	179	Am <sup>976</sup>	5831	2000	93*	Ad & R <sup>5</sup>
5778	2008	320	Am		2001	171*	S <sup>70 18</sup>
5781	2004	748	Ad	5832	2000	93*	Ad & R <sup>5</sup>
5782	2008	320	Ad		2001	171*	S <sup>70 18</sup>
5802	1999	617*	Am	5833	2000	93*	Ad & R <sup>5</sup>
5806	1999	617*	Am		2001	171*	S <sup>70 18</sup>
	2000	518*	Am	5834	2000	93*	Ad & R <sup>5</sup>
	2001	454	Am		2001	171*	S <sup>70 18</sup>
	2003	578	Am	5835	2000	93*	Ad & R <sup>5</sup>
	2007	568	Am (by Sec. 50		2001	171*	S <sup>70 18</sup>
			of Ch.)	5836	2000	93*	Ad & R <sup>5</sup>
					2001	171*	S <sup>70 18</sup>
	2008	179	Am <sup>976</sup>	5837	2000	93*	Ad & R <sup>5</sup>
	2008	591	Am		2001	171*	S <sup>70 18</sup>
5807	2008	591	Am	5838	2000	93*	Ad & R <sup>5</sup>
5808	2008	591	Am		2001	171*	S <sup>70 18</sup>
5811	2000	518*	Am	5839	2000	93*	Ad & R <sup>5</sup>
	2001	454	Am		2001	171*	Am <sup>70 18</sup>
5811.2	2001	677	Ad	5840	2004		
5813.5	2004				Initiative		
	Initiative				(Prop. 63		
	adopted				adopted		
	Nov. 2,				Nov. 2,		
	2004)		Ad <sup>712</sup>		2004)		Ad <sup>712</sup>
5814	1999	617*	Am	5840.2	2004		
	2000	518*	Am		Initiative		
	2001	454	Am		(Prop. 63		
	2002	337	Am		adopted		
	2003	578	Am		Nov. 2,		
5814.5	1999	617*	Ad <sup>45</sup>		2004)		Ad <sup>712</sup>
			R <sup>25</sup>	5845	2004		
	2000	518*	Am		Initiative		
	2001	454	Am		(Prop. 63		
5815	2008	591	Ad		adopted		
5820	2004				Nov. 2,		
	Initiative				2004)		Ad <sup>712</sup>
	(Prop. 63			5846	2004		
	adopted				Initiative		
	Nov. 2,				(Prop. 63		
	2004)		Ad <sup>712</sup>				

**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>
5846 (Cont.)	adopted			5891 (Cont.)	adopted		
	Nov. 2,				Nov. 2,		
	2004)		Ad <sup>712</sup>		2004)		Ad <sup>712</sup>
5847	2004				2008	751 *	Am
	Initiative			5892	2004		
	(Prop. 63				Initiative		
	adopted				(Prop. 63		
	Nov. 2,				adopted		
	2004)		Ad <sup>712</sup>		Nov. 2,		Ad <sup>712</sup>
5848	2004				2004)		
	Initiative			5893	2004		
	(Prop. 63				Initiative		
	adopted				(Prop. 63		
	Nov. 2,				adopted		
	2004)		Ad <sup>712</sup>		Nov. 2,		Ad <sup>712</sup>
	2004				2004)		
	Initiative				2004		
	(Prop. 63				Initiative		
	adopted				(Prop. 63		
	Nov. 2,				adopted		
	2004)		Ad <sup>712</sup>		Nov. 2,		Ad <sup>712</sup>
5851	2000	520	Am		2004)		
5852.5	2000	520	Am	5894	2004		Ad <sup>712</sup>
5855.5	2000	520	Am		Initiative		
5856.2	2000	520	Ad		(Prop. 63		
5857	2000	520	Am		adopted		
5859	2000	520	Am		Nov. 2,		
5860	2000	520	Am		2004)		Ad <sup>712</sup>
5863	2000	520	Am	5895	2004		
5865	2000	520	Am		Initiative		
5865.1	2000	520	Ad		(Prop. 63		
5865.3	2000	520	Ad		adopted		
5866	2000	520	Am		Nov. 2,		
5869	2000	520	Am		2004)		Ad <sup>712</sup>
	2002	1161 *	Am	5897	2004		
5878.1	2004				Initiative		
	Initiative				(Prop. 63		
	(Prop. 63				adopted		
	adopted				Nov. 2,		
	Nov. 2,				2004)		Ad <sup>712</sup>
	2004)		Ad <sup>712</sup>	5898	2004		
5878.2	2004				Initiative		
	Initiative				(Prop. 63		
	(Prop. 63				adopted		
	adopted				Nov. 2,		
	Nov. 2,				2004)		Ad <sup>712</sup>
	2004)		Ad <sup>712</sup>	5902	2005	508 *	Am
5878.3	2004			5912	2005	508 *	Am
	Initiative			5914	2004	193	R <sup>571</sup>
	(Prop. 63			6251	2002	784	Am <sup>490</sup>
	adopted			6501	1999	146 *	Ad
	Nov. 2,			6513	2001	176	Am
	2004)		Ad <sup>712</sup>	6600	1999	350 *	Am
	2000	520	Am		1999	995	Am (by Sec.
5880	2002	1161 *	Am				2.2 of Ch.)
5882	2002	1161 *	Am		2000	643	Am (by Sec. 1
5883	2002	1161 *	Am				of Ch.)
5890	2004				2006	337 *	Am
	Initiative				2006		
	(Prop. 63				Initiative		
	adopted				(Prop. 83		
	Nov. 2,				adopted		
	2004)		Ad <sup>712</sup>		Nov. 7,		Am
5891	2004				2006)		Am
	Initiative			6600.05	2001	171 *	Am
	(Prop. 63						

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6600.1	2006			6608 (Cont.)			
	Initiative			adopted			
	(Prop. 83			Nov. 7,			
	adopted			2006)			
	Nov. 7,			2007	571	Am	
	2006)		Am	6608.5	2004	222 *	Ad
6601	1999	136 *	Am	2005	162	Am (by Sec. 1	
	2006	337 *	Am			of Ch.)	
	2006			2005	486	Am (by Sec. 2	
	Initiative					of Ch.)	
	(Prop. 83			6608.7	2005	137	Ad
	adopted			6608.8	2006	339	Ad
	Nov. 7,			2007	302	Am <sup>947</sup>	
	2006)		Am	6609.1	1999	83	Am <sup>30</sup>
	2008	601 *	Am & R <sup>1017</sup>	2002	139	Am	
			Ad <sup>1018</sup>	2004	425	Am	
6601.1	1999	136 *	Ad & R <sup>20</sup>	2007	571	Am	
6601.3	2000	41 *	Am	6776	2002	784	Am <sup>490</sup>
6601.5	2000	41 *	Am	7200	2003	356	Am
6602	2000	41 *	Am	7200.06	2003	356	Am
6603	2000	420 *	Am		2004	183	Am <sup>571</sup>
	2001	323 *	Am		2005	22	Am <sup>647</sup>
	2007	208	Am	7202.5	2006	316	Ad & R <sup>38</sup>
6603.3	2008	155	Ad	7229	2003	356	R
6603.5	2008	155	Ad	7233	2003	356	R
6603.7	2008	155	Ad	7328	2006	538	Am <sup>802</sup>
6604	2000	420 *	Am	7502.5	2008	758 *	Ad
	2006	337 *	Am	7515	2006	538	Am <sup>802</sup>
	2006			8016	2001	115	R
	Initiative			8102	2000	254	Am
	(Prop. 83				2001	159	Am <sup>305</sup>
	adopted			8103	1999	578 *	Am
	Nov. 7,			8107	2004	602	R
	2006)		Am	9016	2001	242	Am
6604.1	2000	420 *	R (as ad by	Div. 8.5,			
			Sec. 8, Stats.	Ch. 2,			
			1998, Ch. 961)	Art. 1,			
			Am (as am by	heading			
			Sec. 7, Stats.	(Sec. 9100			
			1998, Ch.	et seq.)	2000	797	Ad
			961) <sup>36 13</sup>	9101.5	1999	948	Ad
	2006	337 *	Am	9102	2005	78 *	Am
	2006				2007	177 *	Am
	Initiative			9103	2006	829	Ad
	(Prop. 83				2007	130	Am <sup>902</sup>
	adopted			9103.1	2006	829	Ad
	Nov. 7,			9105.1	2002	726	Ad
	2006)		Am	9113	2000	108 *	Ad
6605	2006	337 *	Am	9115	2000	797	Ad
	2006				1X 2003–04	7 *	Am
	Initiative			9116	2000	797	Ad
	(Prop. 83			9117	2000	797	Ad
	adopted			9118	2002	541	Ad
	Nov. 7,			9118.5	2002	541	Ad
	2006)		Am	9203.5	2004	633	Am <sup>698</sup>
6606	2005	80 *	Am	9206	2004	633	R <sup>698</sup>
6608	2006			9250	2002	541	Ad
	Initiative			9251	2002	541	Ad
	(Prop. 83			9252	2002	541	Ad
				9253	2002	541	Ad
				9253.5	2004	455	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WELFARE AND INSTITUTIONS CODE—Continued**

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9254	2002	541	Ad	9676	2001	689	Ad
9255	2002	541	Ad	9677	2001	689	Ad
9256	2002	541	Ad	9678	2001	689	Ad
9301	2004	633	Am <sup>698</sup>	9679	2001	689	Ad
9302	2004	633	Am <sup>698</sup>	9680	2001	689	Ad
9304.5	2004	633	Ad <sup>698</sup>	9681	2001	689	Ad
9305	2000	108 *	Am		2002	664	Am <sup>431</sup>
	2004	633	Am <sup>698</sup>	9710.5	1999	943	Ad
9320	2001	682	Ad <sup>37</sup>	9712	1999	943	Am
	2002	664	Am <sup>431</sup>	9719	2006	902	Am
9404	2004	229 *	Ad		2007	177 *	Am
9450	2000	797	Ad	9740	1999	943	Am
9451	2000	797	Ad	9745	1999	943	Ad
9452	2000	797	Ad	9757.5	2003	545	Am
9453	2000	797	Ad		2005	78 *	Am
9454	2000	797	Ad	10000	2007	568	Am
9520	2000	597	Ad <sup>255</sup>	10020	2007	188 *	Am
			R <sup>63</sup>	10022	2007	188 *	Am
9521	2000	597	Ad <sup>255</sup>	10024	2007	188 *	Am
			R <sup>63</sup>	10053	2006	538	Am <sup>802</sup>
9522	2000	597	Ad <sup>255</sup>	10063	2004	183	Am <sup>571</sup>
			R <sup>63</sup>	10072	1999	371	Am
9523	2000	597	Ad <sup>255</sup>	10075.6	2005	78 *	Am
			R <sup>63</sup>	10080	1999	479 *	R & Ad
9541	1999	525	Am <sup>112 114</sup>	10080.5	2008	759 *	Ad
	2000	857	Am <sup>203</sup>	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 <sup>305</sup>
9547	2003	225 *	Am		2008	759 *	Am
9560	1999	859	Am	10083	1999	479 *	R & Ad
9563	1999	859	Am		2008	759 *	R
	2000	558	Am	10084	1999	479 *	R & Ad
9564	1999	147 *	Am		2001	755 *	Am
	1999	859	Am	10085	1999	479 *	R
	2000	135	Am <sup>203</sup>				Ad <sup>119 120</sup>
9625	2006	620	Ad	10086	1999	479 *	R & Ad
9650	2001	689	Ad	10087	1999	479 *	R & Ad
9651	2001	689	Ad	10088	1999	479 *	R & Ad
9652	2001	689	Ad		2003	225 *	Am <sup>70</sup>
9653	2001	689	Ad				R <sup>63</sup>
9654	2001	689	Ad				Ad <sup>391</sup>
	2005	78 *	Am	10089	1999	479 *	R
Div. 8.5,				10090	1999	479 *	R & Ad
Ch. 10.5,				10091	1999	479 *	R & Ad
Art. 2,				10092	1999	479 *	R & Ad
heading				10093	1999	479 *	R & Ad
(Sec. 9660				10094	1999	479 *	R
et seq.)	2005	78 *	Am	10095	1999	479 *	R
9660	2001	689	Ad	10096	1999	479 *	R
	2005	78 *	Am	10097	1999	479 *	R
9661	2001	689	Ad	10506	2005	80 *	Ad
	2002	541	Am		2007	177 *	Am
	2005	78 *	Am	10507	2006	75 *	Ad
9662	2001	689	Ad	10531	2004	229 *	Am <sup>630</sup>
	2005	78 *	Am	10532	2004	229 *	Am <sup>630</sup>
9663	2001	689	Ad	10533	2006	75 *	Ad
9664	2002	541	Ad	10534	2006	75 *	Ad
9665	2002	541	Ad	10534.5	2007	177 *	Ad
9675	2001	689	Ad	10535	2006	75 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

## WELFARE AND INSTITUTIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10540.6	2006	75*	Ad	10951 (Cont.)	2007	502	Am
10544	2006	75*	Am	10960	2007	502	Am
	2006	528*	Am		2008	179	Am <sup>976</sup>
10544.1	2000	108*	Am	10963	1999	803	Am <sup>82</sup>
10544.2	2003	225*	Ad	10980	1999	83	Am <sup>30</sup>
10553.1	2003	469	Am		2002	1022*	Am
	2006	838	Am	11004.1	2002	1022*	Ad <sup>515</sup>
10553.15	2008	759*	Ad	11004.5	2004	193	R <sup>571</sup>
10553.2	2004	229*	Am (as ad by Sec. 34, Stats. 1997, Ch. 270) & RN	11006.2	2000	795	Am
					2002	1022*	Am <sup>515</sup>
10553.25	2004	229*	Ad(RN)	11008	2004	193	Am <sup>571</sup>
	2006	75*	Am	11008.17	1999	471*	Am
10553.3	2003	373	Ad & R <sup>75</sup>	11008.19	1999	83	Am (as ad by Sec. 2, Stats. 1998, Ch. 962) & RN <sup>30</sup>
10554	1999	887	Am		2004	193	Am <sup>571</sup>
10601.2	2001	678	Ad	11008.20	1999	83	Ad(RN) <sup>30</sup>
	2005	296	Am		2002	701	Am
10603.3	2001	745*	R	11020	2002	1022*	Am <sup>515</sup>
10604.5	2000	808*	Am	11024	2001	276	Ad
10604.6	2000	808*	Am	11024.3	2001	276	Ad
10609.3	2000	108*	Am	11025	2004	183	Am <sup>571</sup>
10609.4	1999	147*	Ad	11052.5	2004	183	Am <sup>571</sup>
	2002	271	Am	11052.6	2008	484	Ad
	2003	813	Am	11155	2003	743	Am
	2004	810	Am	11155.2	2007	622	Am
	2005	629	Am		2008	485	Am
10609.5	2001	745*	Am	11155.4	2002	1024	Ad
10609.6	2000	108*	Ad		2007	622	Am
10609.7	2002	635	Ad	11155.5	2001	686	Am
10609.8	2005	78*	Ad	11155.6	2006	781	Ad
10609.9	2006	75*	Ad		2007	130	Am <sup>902</sup>
10618.5	2001	894	Ad		2007	622	Am
10618.6	2006	387	Ad	11157	2002	439	Am
10627	2004	193	R <sup>571</sup>	11203	2001	111*	Am
10727	2001	290	Am		2002	664	Am <sup>431</sup>
10728	2001	290	Ad	11212	2006	538	Am <sup>802</sup>
10740	2001	745*	Am	11213	2004	193	Am <sup>571</sup>
10790	2001	745*	Am	11215	2004	193	Am <sup>571</sup>
10823	2005	78*	Am (as ad by Sec. 20, Stats. 1997, Ch. 606)	11216	2006	75*	Ad
	2008	759*	Am	11254	2002	1022*	Am
10823.1	2002	1022*	Ad	11257	2002	1022*	Am <sup>515</sup>
	2005	78*	R	11265.1	1999	826	Am <sup>131</sup>
10830	2008	179	Am (as ad by Stats. 1996, Ch. 206) <sup>976</sup>		2002	1022*	R & Ad <sup>515</sup>
10850	2005	241	Am	11265.2	1999	826	R
10850.3	2002	918	R (as ad by Sec. 3, Stats. 1995, Ch. 227) Am (as ad by Sec. 2, Stats. 1995, Ch. 227) <sup>13</sup>		2000	108*	Am <sup>201 43</sup>
					2002	1022*	R & Ad <sup>515</sup>
10850.4	2007	468	Ad	11265.3	2002	1022*	Ad <sup>515</sup>
10851	2000	569	Am		2002	1024	Am (as ad by Stats. 2002, Ch. 1022)
10851.5	2001	111*	Ad		2003	398	Am
10950	1999	803	Am <sup>82</sup>	11265.5	2001	115	Am
10951	1999	803	Am <sup>82</sup>	11320.1	2001	652	Am
					2004	229*	Am <sup>630</sup>
				11320.3	2002	439	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11320.31	2004	788	Am	11363 (Cont.)	2000	108 *	Am
11320.32	2006	75 *	Ad		2006	75 *	Am
	2007	177 *	Am			R & Ad <sup>799</sup>	
	2008	759 *	Am			Am (as ad by	
11322.5	2007	622	Ad	2006	528 *	Stats. 2006, Ch.	
	2008	179	Am <sup>976</sup>			75)	
11322.6	2000	933	Am				
	2006	781	Am	2007	177 *	R (as am by	
	2007	622	Am <sup>948</sup>			Sec. 29.31,	
11322.61	2000	933	Am			Stats. 2006, Ch.	
11322.62	2004	788	Am			75)	
11322.63	2007	589	Ad			Am (as am by	
11322.8	2004	229 *	Am <sup>630</sup>			Sec. 3, Stats.	
	2005	78 *	Am			2006, Ch. 528)	
11322.9	2000	933	Am	11364	1999	147 *	
	2001	652	Am			Ad <sup>1</sup>	
	2004	229 *	Am <sup>630</sup>			Am	
						R & Ad <sup>799</sup>	
11323.3	2002	1022 *	Ad			R (as am by	
11323.9	2001	750	Ad	2007	177 *	Sec. 29.4, Stats.	
11324.6	2002	1142	Am			2006, Ch. 75)	
11325.21	2004	229 *	Am <sup>630</sup>			Am (as ad by	
11325.22	2004	229 *	Am <sup>630</sup>			Sec. 29.5, Stats.	
11325.23	2004	229 *	Am <sup>630</sup>			2006, Ch. 75)	
11325.7	2002	1022 *	Am <sup>516</sup>				
	2004	229 *	Am		2007	475	
11325.9	1999	919	Ad	11365	1999	147 *	
11325.91	1999	919	Ad	11366	1999	147 *	
11325.93	1999	919	Ad	11367	1999	147 *	
11325.95	1999	919	Ad		2000	108 *	
11326	2004	229 *	Am <sup>630</sup>		2006	75 *	
11327.5	2006	75 *	Am		2006	528 *	
11329	2001	745 *	Am		2007	177 *	
11350	1999	478	R	11368	1999	147 *	
	1999	653	Am <sup>82</sup>	11369	1999	83	
					1999	147 *	
11350.1	1999	478	R			R	
11350.2	1999	478	R			Ad <sup>1</sup>	
11350.3	1999	478	R	11370	1999	147 *	
11350.4	1999	478	R	11371	1999	147 *	
11350.5	1999	478	R	11372	1999	147 *	
11350.6	1999	478	R		2000	108 *	
	1999	652	Am <sup>82</sup>		2001	111 *	
	1999	654	Am (by Sec. 5	11373	1999	147 *	
			of Ch.)		2004	183	
11350.61	1999	653	Ad <sup>82</sup>			Am <sup>571</sup>	
11350.7	1999	478	R	11374	2000	108 *	
11350.75	1999	980	Ad <sup>82</sup>	11375	2000	108 *	
11350.8	1999	478	R	11376	2007	469	
11350.9	1999	478	R	11380	2006	75 *	
11351	1999	478	R		2007	177 *	
11352	1999	478	R	11380.1	2006	75 *	
11354	1999	478	R		2007	177 *	
11355	1999	478	R		2006	75 *	
	1999	652	Am <sup>82</sup>	11380.15	2006	75 *	
	1999	478	R		2007	177 *	
11356	1999	478	R	11380.2	2006	75 *	
11356.2	1999	653	Ad <sup>82</sup>		2007	177 *	
11357	1999	478	R	11380.25	2006	75 *	
11358	1999	653	Ad <sup>82</sup>		2007	177 *	
11360	1999	147 *	S <sup>1</sup>	11380.35	2006	75 *	
11361	1999	147 *	S <sup>1</sup>		2007	177 *	
11362	1999	147 *	S <sup>1</sup>	11380.4	2006	75 *	
11363	1999	147 *	S <sup>1</sup>		2007	177 *	
				11380.45	2006	75 *	

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11380.45 (Cont.)	2007	177*	R	11403.1 (Cont.)	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 <sup>647</sup>
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 <sup>571</sup>
	2007	177*	R	11410	2004	845*	Ad
11400	2001	125*	Am	11450	1999	147*	Am
	2001	653*	Am		2002	1022*	Am <sup>515</sup>
	2004	664	Am		2003	62	Am <sup>519</sup>
	2005	268	Am (as am by Sec. 6 and as ad by Sec. 7, Stats. 2004, Ch. 664)		2006	75*	Am (as am by Sec. 18, Stats. 1999, Ch. 147 and Sec. 328, Stats. 2003, Ch. 62)
	2005	630	Am (as am by Sec. 6, Stats. 2004, Ch. 664, by Sec. 3.5 of Ch.)		2007	726	Am (as am by Sec. 31.1, Stats. 2006, Ch. 75) Am (as am by Sec. 31.2, Stats. 2006, Ch. 75)
	2007	475	Am (as ad by Sec. 7, Stats. 2004, Ch. 664, by Sec. 4.5 of Ch.)		2008	485	R (as am by Sec. 1, Stats. 2007, Ch. 726) & Am
			Am (as am by Sec. 4.5, Stats. 2005, Ch. 630, by Sec. 2 of Ch.)	11450.019	2006	538	Am <sup>802</sup>
11400.1	2007	288	Ad & R <sup>929</sup>	11450.12	2002	1022*	Am <sup>515</sup>
11401	1999	83	Am <sup>30</sup>	11450.13	2002	1022*	Am <sup>515</sup>
	2001	653*	Am	11450.16	1999	147*	Am
	2004	468	Am	11450.2	2002	1022*	R <sup>515</sup>
	2005	630	Am	11450.3	2001	745*	Am
11401.5	2004	229*	Ad	11450.5	2002	1022*	Am <sup>515</sup>
11401.6	2005	641	Ad	11451.5	2000	933	Am
11402	2001	653*	Am		2002	1022*	Am <sup>515</sup>
	2004	664	Am		2003	62	Am <sup>519</sup>
	2007	288	R & Ad <sup>68</sup> Am (as am by Sec. 8, Stats. 2004, Ch. 664) <sup>929</sup>	11453	2002	1022*	Am
			Am (as ad by Sec. 9, Stats. 2004, Ch. 664) <sup>849</sup>		2004	229*	Am
11402.6	2007	65	Ad		2005	78*	Am
	2008	759*	Am		2007	177*	Am
11403	2005	641	Am		3X 2007–08	4*	Am
11403.1	2001	125*	Ad <sup>8</sup>		2008	759*	Am
				11454	2001	652	Am
					2004	229*	Am <sup>630</sup>
				11454.5	2004	229*	Am <sup>630</sup>
				11454.6	2004	229*	Am <sup>630</sup>
				11457	2000	808*	Am
					2001	755*	Am
				11460.1	2001	125*	R
				11461	1999	147*	Am
					2000	108*	Am
					2001	653*	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11461 (Cont.)	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 <sup>82</sup>
	2002	1022 *	Am	11476.6	1999	478	Am
	2003	62	Am <sup>519</sup>		2004	193	Am <sup>571</sup>
	2003	225 *	Am	11477	1999	478	Am
	2004	229 *	Am		2000	808 *	Am
	2004	656	Am (by Sec. 1.5 of Ch.)		2007	488	Am
	2005	22	Am <sup>647</sup>	11477.02	1999	478	Am
	2005	78 *	Am		2000	808 *	Am
	2006	75 *	Am	11477.04	1999	478	Am
	2007	177 *	Am	11478	1999	478	R
	2008	486	Am	11478.1	1999	653	Ad <sup>82</sup>
11462.02	2005	268	Ad	11478.2	1999	478	R
11462.06	2004	229 *	Am	11478.3	1999	652	Ad <sup>82</sup>
	1X 2003–04	7 *	Am	11478.5	1999	478	R
11462.07	1999	634	Ad		1999	652	Am <sup>82</sup>
11462.4	2000	1060	Am	11478.51	1999	478	R
11462.7	2004	664	Ad & R <sup>68</sup>		1999	652	Ad <sup>82</sup>
	2007	288	Am <sup>929</sup>	11478.52	1999	652	Ad <sup>82</sup>
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 <sup>802</sup>
11468.6	2004	183	Am <sup>571</sup>	11522	2005	78 *	Ad
11469	2004	193	Am <sup>571</sup>	12200.018	1999	147 *	R
11475	1999	478	R	12201	2002	1022 *	Am
11475.1	1999	478	R		2002	1024	Am
	1999	980	Am <sup>82</sup>		2003	225 *	Am
11475.12	1999	653	Ad <sup>82</sup>		2004	229 *	Am
11475.14	1999	653	Ad <sup>82</sup>		2005	78 *	Am
11475.15	1999	478	R		2005	78 *	Am
11475.3	1999	478	R (as ad by Stats. 1994, Ch. 906)		2007	177 *	Am
			Am (as ad by Stats. 1997, Ch. 270)	12201.03	2008	759 *	Am
11475.4	1999	478	R		2002	1024	Am
11475.5	1999	478	R		2005	78 *	Am
11475.6	1999	652	Ad <sup>82</sup>		2006	75 *	Am
11475.8	1999	478	R	12201.05	2002	1021	Ad
					2005	78 *	Am
					2006	75 *	Am
				12251	2001	111 *	Am
				12300	2002	1088	Am
					2004	229 *	Am
				12301.1	2004	229 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12301.2	2004	229 *	R & Ad	12552.1	2001	111 *	Ad <sup>96</sup>
12301.21	2004	229 *	Ad	12554	1999	906	Ad
12301.3	1999	90 *	Ad		2001	452	Am
	2000	445 *	Am	13002	2000	108 *	Am
12301.4	1999	90 *	Ad		2001	111 *	Am
	2000	445 *	Am	13004	2001	111 *	Am
12301.6	1999	90 *	Am	13006	2001	111 *	Am
	1999	91 *	R (as am by Stats. 1999, Ch. 90)	13276	2005	492	Am
			Ad <sup>42</sup>	13283	2006	672	Ad
	2000	108 *	Am	13600	2002	350	Am
	2002	1135	Am	13601	2002	350	Am
	2007	447	Am (by Sec. 1 of Ch.)	13750	2005	641	Ad
				13752	2005	641	Ad
	2008	319	Am	13753	2005	641	Ad
12301.8	1999	90 *	Ad	13754	2005	641	Ad
	1999	91 *	R (as ad by Stats. 1999, Ch. 90)	13756	2005	641	Ad
				13757	2007	465	Ad
	2008	2	Ad	14000.03	2002	1161 *	Ad
12302.2	2002	1135	Am	14000.5	2002	1161 *	Ad
12302.21	2003	209 *	Ad	14001.11	2005	80 *	Ad
12302.25	1999	90 *	Ad	14002	2008	379	Am & RN
	2002	1135	Am	14002.5	2008	379	Ad(RN)
12302.3	1999	83	Am <sup>30</sup>	14005	2008	379	Am
12302.7	1999	90 *	R	14005.11	2008	758 *	Am
12303.4	1999	90 *	Am	14005.2	2006	672	Am
12304.4	2004	826	Ad	14005.20	2006	128	R (as ad by Sec. 18, Stats. 1994, Ch. 147)
	2006	75 *	Am				
	2007	177 *	Am	14005.24	2000	824	Ad & R <sup>43</sup>
12304.7	2007	397	Ad		2005	625	Am <sup>13</sup>
12305.1	2005	78 *	Am	14005.25	2000	945	Ad
	2005	504 *	Am		2008	758 *	Am & R <sup>349</sup>
12305.7	2004	229 *	Ad				Ad <sup>801</sup>
12305.71	2004	229 *	Ad	14005.28	2000	93 *	Ad
12305.72	2004	229 *	Ad		2001	159	Am <sup>305</sup>
12305.8	2004	229 *	Ad	14005.30	1999	146 *	Am
12305.81	2004	229 *	Ad		1999	148 *	Am (as am by Stats. 1999, Ch. 146)
12305.82	2004	229 *	Ad				
	2008	759 *	Am		2000	93 *	Am
12305.83	2004	229 *	Ad		2001	171 *	Am
12306.1	1999	91 *	Ad	14005.31	2000	1088	Ad
	2000	108 *	R		1X 2003–04	9 *	Am
			Ad <sup>202</sup>	14005.32	2000	1088	Ad
	2001	111 *	Am		1X 2003–04	9 *	Am
12306.2	2000	108 *	Ad <sup>25</sup>	14005.33	2000	1088	Ad
12306.21	2001	111 *	Ad <sup>96</sup>	14005.34	2000	1088	Ad
12306.3	2000	108 *	Ad	14005.35	2000	1088	Ad
12312	2004	193	R <sup>571</sup>		2001	159	Am <sup>305</sup>
12315	2008	319	Ad	14005.36	2000	1088	Ad
12317	2004	229 *	Ad	14005.37	2000	1088	Ad
	2008	759 *	Am	14005.38	2000	1088	Ad
12317.1	2004	229 *	Ad	14005.39	2000	1088	Ad
12317.2	2004	229 *	Ad	14005.40	2000	93 *	Ad
12400	2000	143 *	Ad		2001	171 *	Am
12500	2001	111 *	Am	14005.41	2001	894	Ad
12501	2001	111 *	Am		2002	1161 *	Am
12502	2001	111 *	Ad		2004	729	Am
12550	2001	111 *	Am	14005.42	2008	758 *	Ad
12550.1	2001	111 *	Ad	14005.6	2004	193	Am <sup>571</sup>
				14005.7	2001	171 *	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14005.81	2000	1088	Am	14016.51 (Cont.)			
	2003	230*	Am <sup>473</sup> R <sup>22</sup>	2005	22		Am <sup>647</sup>
14006.01	2008	379	Ad	14016.8	2000		347 Ad
14006.15	2008	379	Ad	14017.1	2001		745* Ad
14006.3	1999	227	Am	14017.6	2001		171* Ad
14006.4	1999	227	Am	14017.7	2001		171* Ad
14006.41	2008	379	Ad	14018	2008		379 Ad
14006.7	2002	556	Ad	14018.1	2001		742 Ad
14007.2	2006	74*	Ad	14018.5	1999		146* Ad
14007.45	2001	171*	Ad	14018.7	2004		228* Am
14007.5	1999	146*	Am	14019.3	2002		1161* Am
14007.65	1999	146*	Ad		2003		230* Am
	1999	148*	R (as ad by Stats. 1999, Ch. 146) & Ad	14019.7	2004		661 Ad
14007.7	1999	146*	Ad	14021.35	2000		108* Ad
14007.705	2005	23	Ad	14021.4	2000		93* Am
14007.71	2001	171*	Ad	14021.6	2002		1022* Am
14007.9	1999	820	Ad <sup>146</sup> R <sup>80</sup>		2008		759* Am
	2004	228*	Am <sup>632 317</sup>	14021.8	2001		506 Ad
	2008	758*	Am <sup>36 13</sup>	14022.5	2002		522 Ad
14007.95	2002	1088	Ad	14026.5	2004		193 Am <sup>571</sup>
14008.6	2000	808*	Am	14029.5	2006		657 Ad
	2001	159	Am <sup>305</sup>		2008		546 Am
14008.85	1999	146*	Ad <sup>44</sup>	14040	2000		322 Am
14009.6	2008	379	Ad	14040.1	2000		322 Ad <sup>219</sup>
14009.7	2008	379	Ad	14040.5	2000		322 Am
14011.10	2008	546	Ad <sup>1007</sup>	14041.1	3X 2007–08		3* Ad
14011.15	1999	146*	Ad	14041.5	2004		193 Am <sup>571</sup>
	2000	93*	Am	Div. 9, Pt. 3, Ch. 7, Art. 1.3, heading (Sec. 14043 et seq.)			
	1X 2003–04	9*	Am		2003		601 Am
14011.16	1X 2003–04	9*	Ad	14043	1999		146* Ad
	2008	758*	Am	14043.1	1999		146* Ad
14011.17	2008	758*	Ad		2000		322 Am
14011.18	2008	758*	Ad		2003		601 Am
14011.2	2001	171*	Ad		2007		188* Am
	2006	74*	Am (as ad by Sec. 66, Stats. 1992, Ch. 722)		2007		693 Am
14011.6	2001	171*	Ad		2008		179 Am <sup>976</sup>
	2002	1161*	Am <sup>492</sup>	14043.15	1999		146* Ad
	2007	188*	Am		2003		601 Am
14011.65	2005	80*	Ad		2007		188* Am
	2006	328	Am	14043.2	1999		146* Ad
14011.65a	2006	328	Ad & R <sup>825</sup>		2000		322 Am
14011.65b	2007	188*	Ad		2007		188* Am
14011.7	2002	1161*	Ad	14043.25	1999		146* Ad
	2003	230*	Am	14043.26	2003		601 Ad
14011.75	2006	332	Ad		2005		551 Am
14011.8	2002	1161*	Ad		2007		188* Am
14011.9	2002	1161*	Ad		2007		693 Am <sup>941</sup>
14012.5	2006	328	Ad		2008		179 Am <sup>976</sup>
14015	2000	435	Am	14043.27	2003		601 Ad
	2008	379	Am		2007		188* Am
14015.1	2008	379	Ad	14043.28	2003		601 Ad
14015.2	2008	379	Ad		2007		188* Am
14016.5	2004	183	Am <sup>571</sup>	14043.29	2003		601 Ad
	2005	22	Am <sup>647</sup>	14043.3	1999		146* Ad
14016.51	2004	389	Ad	14043.34	2000		322 Ad
				14043.341	2003		601 Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14043.35	1999	146*	Ad	14085.54	2000	842	Ad
14043.36	1999	146*	Ad	14085.56	2000	846	Ad
	2000	322	Am	14085.6	2005	80*	Am
	2007	188*	Am	14085.7	1999	146*	Am <sup>45 24</sup>
14043.37	1999	146*	Ad		2000	93*	Am <sup>21 20</sup>
	2000	322	Am		2002	1161*	Am <sup>70 18</sup>
14043.4	1999	146*	Ad		2004	228*	Am <sup>36 13</sup>
14043.45	1999	146*	Ad	14085.8	1999	146*	Am <sup>45 24</sup>
	2007	188*	R & Ad		2000	93*	Am <sup>21 20</sup>
14043.46	2004	228*	Ad		2002	1161*	Am <sup>70 18</sup>
	2005	80*	Am		2004	228*	Am <sup>36 13</sup>
	2006	74*	Am	14085.81	2000	93*	Ad
	2007	188*	Am	14085.9	1999	226	Ad
	2007	483	Am <sup>962</sup>	14087.101	2003	230*	Ad
14043.47	2003	601	Ad	14087.103	2003	230*	Ad
	2007	188*	Am	14087.105	2003	230*	Ad
14043.5	1999	146*	Ad	14087.11	2001	172	Ad
14043.55	1999	146*	Ad	14087.2	2004	193	Am <sup>571</sup>
14043.6	1999	146*	Ad	14087.23	2001	526	Ad
14043.61	2000	322	Ad	14087.28	2004	788	Am
	2007	188*	Am	14087.301	1999	146*	Ad
14043.62	2000	322	Ad	14087.305	2007	188*	Am
	2007	188*	Am	14087.31	2003	424	Am
14043.65	1999	146*	Ad		2004	228*	Am
	2000	322	Am	14087.32	1999	525	Am <sup>112 114</sup>
	2003	601	Am		2000	857	Am <sup>203</sup>
	2007	188*	Am		2000	858	Am (as am by
	2007	693	Am				Stats. 1999, Ch.
14043.7	1999	146*	Ad				525)
	2000	322	Am		2001	159	Am <sup>305</sup>
	2007	188*	Am	14087.325	2001	171*	Am
14043.75	1999	146*	Ad		2002	756	Am (by Sec. 1
	2000	322	Am				of Ch.)
	2003	601	Am	14087.35	2003	424	Am
	2004	183	Am <sup>571</sup>		2004	228*	Am
14044	2003	230*	Ad	14087.36	1999	525	Am <sup>112 114</sup>
	2003	601	Am		2000	857	Am <sup>203</sup>
	2004	228*	Am		2000	858	Am (as am by
14045	2004	584	Ad				Stats. 1999, Ch.
	2007	265	Am				525)
	2008	179	Am <sup>976</sup>		2003	424	Am
14051	1999	887	Am <sup>163</sup>		2004	228*	Am
	2002	1161*	Am <sup>495</sup>	14087.37	1999	525	Am <sup>112 114</sup>
14053	1999	146*	Am		2000	857	Am <sup>203</sup>
	2000	93*	Am	14087.38	1999	525	Am <sup>112 114</sup>
14053.1	1999	146*	Ad		2000	857	Am <sup>203</sup>
	1999	148*	Am (as ad by		2003	424	Am
			Stats. 1999, Ch.		2004	228*	Am
			146) & R <sup>39</sup> Ch.	14087.4	1999	525	Am <sup>112 114</sup>
	2000	93*	Am <sup>194</sup>		2000	857	Am <sup>203</sup>
	2001	171*	Am <sup>13</sup>	14087.41	1999	539	Ad
14053.3	2008	758*	Ad	14087.48	2005	80*	Ad
14067	1999	146*	Am	14087.5	2007	188*	Am
	1X	2003–04	9*	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 <sup>317</sup>	14087.54	2004	228*	Am
	2008	758*	Am <sup>13</sup>		2005	13*	Am
14085.5	1999	701	Am		2005	80*	Am
	2001	745*	Am				

**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>
14087.54 (Cont.)	2005	156 *	Am (as am by Stats., 2005, Ch. 80) <sup>727</sup>	14100.95 (Cont.)	2007	188 *	Am
	2006	905	Am	14103.2	2001	745 *	Am
	2006	906	Am	14103.5	2002	664 *	Am <sup>431</sup>
	2007	483	Am <sup>962</sup>		2007	418 *	Am
14087.57	2000	696	Am	14103.6	2002	1161 *	Am (as am by Sec. 1, Stats. 1975, Ch. 1005 and Sec. 1, Stats. 1985, Ch. 682)
	2002	262 *	Am				
14087.6	2004	183	Am <sup>571</sup>	14104.3	2001	745 *	Am
	2005	22	Am <sup>647</sup>	14104.6	2004	193	Am <sup>571</sup>
14087.96	2004	454	Am	14104.93	2008	758 *	Ad
14087.9605	2004	228 *	Am	14105	2002	756	Am
14087.961	2001	143	Am	14105.05	2003	601	Ad
	2002	664	Am <sup>431</sup>	14105.06	2003	230 *	Ad
	2004	454	Am		2004	875 *	Am
14087.9625	2004	454	Am		2005	508 *	Am
14087.9655	2001	528	Am	14105.115	2002	486 *	Ad
14087.9657	2001	528	Ad	14105.13	2001	242	Ad
14087.966	2004	454	Am	14105.15	2004	193	Am <sup>571</sup>
14087.969	2001	143	Am	14105.16	2006	525	Ad
	2004	454	Am	14105.17	2000	93 *	Ad <sup>256</sup>
14087.9705	1999	525	Am <sup>112 114</sup>	14105.18	2002	1161 *	Ad
	2000	857	Am <sup>203</sup>		2008	496 *	Am & R <sup>38</sup>
14088	2007	188 *	Am				Ad <sup>232</sup>
14088.14	2007	188 *	Am	14105.181	2007	636	Ad
14088.19	1999	525	Am <sup>112 114</sup>	14105.19	2003	230 *	Ad & R <sup>75</sup>
	2000	857	Am <sup>203</sup>		2004	228 *	Am
14088.25	2007	188 *	Am		2005	719 *	Am
14089	1999	525	Am <sup>112 114</sup>		2006	8 *	Am
	2000	857	Am <sup>203</sup>		3X 2007–08	3 *	Ad
14089.4	1999	525	Am <sup>112 114</sup>		2008	758 *	Am
	2000	857	Am <sup>203</sup>	14105.191	2008	758 *	Ad
14089.7	2001	171 *	R & Ad	14105.2	2002	1161 *	Am
14090	2004	193	R <sup>571</sup>		2007	188 *	Am
14090.1	2004	193	R <sup>571</sup>	14105.21	2003	230 *	Ad
14090.2	2004	193	R <sup>571</sup>	14105.22	2003	230 *	Ad
14090.3	2004	193	R <sup>571</sup>	14105.23	2005	80 *	Ad
14091.21	2007	188 *	Am	14105.24	2005	80 *	Ad
Div. 9, Pt. 3, Ch. 7, Art. 2.93, heading (Sec. 14091.3 et seq.)	2008	758 *	Ad	14105.26	1999	757	Ad <sup>168</sup>
14091.3	2008	758 *	Ad & R <sup>111</sup>		2000	135	Am <sup>203</sup>
14092.35	2006	538	Am <sup>802</sup>		2000	852	Am
14093.06	2005	80 *	Ad		2001	159	Am <sup>305</sup>
14093.10	2007	467	Ad	14105.27	2001	171 *	Ad
14094.3	1999	146 *	Am		2006	162 *	Am
	2002	536	Am	14105.3	2002	1161 *	Am
	2004	228 *	Am		2007	188 *	Am
	2006	333	Am		2008	758 *	Am <sup>1064</sup>
14095	2006	758	Ad	14105.31	1999	146 *	Am <sup>24</sup>
14100.2	2003	107	Am		2000	93 *	Am <sup>20</sup>
	2008	673	Am		2002	1161 *	Am <sup>13</sup>
14100.75	1999	993	Ad	14105.33	1999	146 *	Am <sup>24</sup>
	2000	322	Am <sup>220</sup>		2000	93 *	Am <sup>20</sup>
14100.95	2002	751	Ad		2001	171 *	Am
					2002	1161 *	Am <sup>13</sup>
					2006	74 *	Am
				14105.332	2002	1161 *	Ad
				14105.336	2004	228 *	Am <sup>634</sup>
				14105.337	1999	190	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>
14105.337 (Cont.)	2002	1161 *	Am <sup>70</sup>	14105.41 (Cont.)	2002	1161 *	R (as am by
	2004	228 *	Am <sup>634</sup>				Sec. 81, Stats.
14105.34	2002	1161 *	Am <sup>13</sup>				2000, Ch. 93)
14105.35	1999	146 *	Am <sup>24</sup>				Am (as am by
	2000	93 *	Am <sup>20</sup>				Sec. 80, Stats.
	2002	1161 *	Am <sup>13</sup>				2000, Ch.
14105.37	1999	146 *	Am <sup>24</sup>				93) <sup>13</sup>
	2000	93 *	Am <sup>20</sup>	14105.42	1999	146 *	Am (as am by
	2002	1161 *	Am <sup>13</sup>				Sec. 95, Stats.
	2003	230 *	Am				1998, Ch.
14105.38	1999	146 *	Am <sup>24</sup>				310) <sup>24</sup>
	2000	93 *	Am <sup>20</sup>		2000	93 *	Am (as am by
	2002	1161 *	Am <sup>13</sup>				Sec. 56, Stats.
14105.39	1999	146 *	Am <sup>24</sup>				1999, Ch.
	2000	93 *	Am <sup>20</sup>				146) <sup>20</sup>
	2002	1161 *	Am <sup>13</sup>				Am (as am by
14105.395	2003	230 *	Ad				Sec. 13, Stats.
14105.4	1999	146 *	Am (as am by				1992, Ch. 723)
			Sec. 90, Stats.		2002	1161 *	& RN
			1998, Ch.				Am <sup>13</sup>
			310) <sup>24</sup>	14105.425	2000	93 *	Ad(RN)
			Am (as am by	14105.43	2002	1161 *	Am
			Sec. 91, Stats.	14105.436	2002	1161 *	Ad <sup>79</sup>
			1998, Ch.				R <sup>80</sup>
			310) <sup>25</sup>		2005	127 *	Am <sup>36 13</sup>
	2000	93 *	Am (as am by	14105.45	2002	1161 *	Am
			Sec. 51, Stats.		2004	228 *	R & Ad
			1999, Ch.		2007	188 *	Am
			146) <sup>20</sup>	14105.46	2002	1161 *	Ad
			Am (as am by		2004	228 *	R
			Sec. 52, Stats.	14105.47	2002	1161 *	Ad
			1999, Ch.		2007	188 *	Am
			146) <sup>34</sup>	14105.475	2007	188 *	Ad
	2002	1161 *	R (as am by	14105.48	2003	230 *	Ad
			Sec. 78, Stats.		2003	659	Am
			2000, Ch. 93)		2005	80 *	Am
			Am (as am by		2006	74 *	Am
			Sec. 77, Stats.	14105.485	2005	523	Ad
			2000, Ch.	14105.49	2003	230 *	Ad
			93) <sup>13</sup>		2006	74 *	Am
14105.405	1999	146 *	Am <sup>24</sup>	14105.51	2003	230 *	Ad
	2000	93 *	Am <sup>20</sup>	14105.65	2002	1161 *	R
	2002	1161 *	Am <sup>13</sup>	14105.7	2005	80 *	Am
14105.41	1999	146 *	Am (as am by	14105.75	2006	792	Ad
			Sec. 93, Stats.	14105.8	2001	171 *	R
			1998, Ch.		2002	1161 *	Ad
			310) <sup>24</sup>		2007	188 *	Am
			Am (as am by	14105.85	2002	1161 *	Ad
			Sec. 94, Stats.		2007	188 *	Am
			1998, Ch.	14105.86	2003	230 *	Ad
			310) <sup>25</sup>		2008	758 *	Am
	2000	93 *	Am (as am by	14105.91	1999	146 *	Am <sup>25</sup>
			Sec. 54, Stats.		2000	93 *	Am <sup>34</sup>
			1999, Ch.		2002	1161 *	R
			146) <sup>20</sup>	14105.915	1999	146 *	Am <sup>25</sup>
			Am (as am by		2000	93 *	Am <sup>34</sup>
			Sec. 55, Stats.		2002	1161 *	R
			1999, Ch.	14105.916	1999	146 *	Am
			146) <sup>34</sup>		2000	93 *	Am
					2002	1161 *	R

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14105.95	2002	747 *	Ad <sup>454</sup>	14124.89	2007	188 *	Am
	2003	62	Am <sup>519</sup>	14124.90	2007	188 *	Am
14105.96	2002	747 *	Ad <sup>454</sup>	14124.91	2003	673	Am <sup>713</sup>
	2003	62	Am <sup>519</sup>	14124.915	2003	673	Ad <sup>713</sup>
14105.965	2006	162 *	Ad <sup>454</sup>	14124.916	2003	673	Ad <sup>713</sup>
14105.98	1999	44 *	Am	14124.93	2000	808 *	Am
	2000	48 *	Am		2002	1022 *	Am
14105.981	1999	146 *	Am <sup>24</sup>		1X 2003–04	7 *	Am
	2000	93 *	Am <sup>20</sup>		2006	75 *	Am
	2003	673	Ad <sup>713</sup>		2007	177 *	Am
	2004	183	Am <sup>714 571</sup>		2008	759 *	Am
14105.982	2000	48 *	Ad	14124.94	2007	188 *	Am
14107	2000	322	Am	14125	2002	1161 *	Am
14107.11	1999	146 *	Ad		2007	188 *	Am
	2000	322	Am	14125.2	2007	188 *	Am
14107.12	2004	395	Ad	14125.8	2007	188 *	Am
14107.13	2004	394	Ad	14125.9	2006	538	Am <sup>802</sup>
14107.2	2006	772	Am	14126	2004	875 *	R
	2007	130	Am <sup>902</sup>				Ad <sup>709</sup>
	2008	290 *	Am	14126.02	2000	451	Ad
14110	2007	188 *	Am		2001	171 *	Am
14110.55	1999	845	Ad		2001	684	Am
14110.6	1999	146 *	Am		2003	230 *	Am
	2000	93 *	Am		2003	899	Am
14110.65	2001	171 *	Ad		2004	875 *	R
	2003	230 *	Am <sup>474 475</sup>				Ad <sup>709</sup>
	2004	228 *	R		2005	508 *	Am
	1X 2003–04	9 *	Am <sup>544</sup>	14126.021	2004	875 *	Ad <sup>709</sup>
			R <sup>100</sup>	14126.023	2004	875 *	Ad <sup>709</sup>
14110.7	1999	146 *	Am (as am by Sec. 3, Stats. 1990, Ch. 502)	14126.025	2004	875 *	Ad <sup>709</sup>
	2001	685	Am	14126.027	2004	875 *	Ad <sup>709</sup>
14110.8	1999	658	Am <sup>56</sup>		2007	188 *	Am
	2000	800	Am		2008	758 *	Am
14115	2000	93 *	Am	14126.031	2004	875 *	Ad <sup>709</sup>
	2006	131	Am	14126.033	2004	875 *	Ad <sup>709 585</sup>
	2007	130	Am <sup>902</sup>				R <sup>301</sup>
14115.41	2006	795	Ad <sup>860</sup>		2005	508 *	Am
14115.6	2001	115	R		2007	188 *	Am <sup>904 38</sup>
14115.75	2007	577 *	Ad		2008	758 *	Am <sup>1062 349</sup>
14115.8	2001	655	Ad <sup>344</sup>	14126.034	2008	758 *	Ad <sup>709 710</sup>
	2005	80 *	Am & R <sup>717 38</sup>	14126.035	2004	875 *	Ad
14123.05	2006	543	Ad	14126.05	2004	875 *	R
	2007	130	Am <sup>902</sup>	14126.10	2004	875 *	R
14123.25	2000	322	Ad	14126.15	2004	875 *	R
	2003	601	Am	14126.20	2004	875 *	R
	2004	183	Am <sup>571</sup>	14126.23	2004	875 *	R
	2005	22	Am <sup>647</sup>	14126.25	2004	875 *	R
14124.1	2000	322	Am	14126.30	2004	875 *	R
14124.11	2008	758 *	Ad	14126.35	2004	875 *	R
14124.12	2003	601	Am <sup>79 43</sup>	14126.40	2004	875 *	R
14124.2	2000	322	Am	14126.45	2004	875 *	R
14124.7	2000	451	Am	14126.50	2004	875 *	R
14124.70	2007	188 *	Am	14126.55	2004	875 *	R
14124.76	2007	188 *	Am	14126.60	2004	875 *	R
14124.78	2007	188 *	Am	14126.65	2004	875 *	R
14124.785	2007	188 *	Ad	14126.70	2004	875 *	R
14124.79	2003	230 *	Am	14126.75	2004	875 *	R
14124.792	2007	188 *	Ad	14126.80	2004	875 *	R
14124.795	2003	230 *	Ad	14132	1999	146 *	Am <sup>53</sup>
					2000	453	Am
					2001	745 *	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
14132 (Cont.)				14132.951	2004	229 *	Ad
	2002	1161 *	Am	14132.955	2002	1088	Ad
	1X 2003–04	9 *	Am	14132.966	2007	376	Ad
	2005	80 *	Am	14132.98	2001	172	Ad
	2006	95 *	Am	14132.99	2001	172	Ad
	2008	134 *	Am		2002	664	Am <sup>431</sup>
14132.01	2004	851	Ad		2005	551	Ad
	2005	503	Am	14132.992	2007	676	Ad
14132.05	2000	93 *	Ad	14133.01	2004	228 *	Ad
14132.06	2006	581 *	Am	14133.05	2000	93 *	Ad
14132.100	2003	527	Ad	14133.07	2006	74 *	Ad <sup>795</sup>
	2004	228 *	Am	14133.12	1999	845	Ad <sup>93</sup>
	2007	188 *	Am	14133.16	2002	704	Ad
	2007	638	Am (by Sec. 1 of Ch.)	14133.225	2005	469 *	Ad
				14133.23	2005	80 *	Ad <sup>659</sup>
14132.101	2005	548	Ad		2006	2 *	Am
14132.102	2005	548	Ad		2006	7 *	Am
14132.105	2004	228 *	Ad & R <sup>207</sup>		2006	24 *	Am
14132.107	2004	228 *	Ad	14133.3	2004	183	Am <sup>571</sup>
14132.108	2004	228 *	Ad	14133.45	2003	321	Ad
14132.22	1999	146 *	Am <sup>24</sup>	14133.5	2001	745 *	Am
	2000	93 *	Am <sup>5</sup>	14133.61	2001	115	R
	2003	747	Ad	14133.8	2007	300	Am
	2004	183	Am <sup>571</sup>	14134.5	2007	188 *	Am
14132.23	2007	494	Ad <sup>662</sup>	14134.55	2007	460	Ad
14132.24	2006	830	Ad	14138.5	2001	745 *	Am
14132.26	2000	557	Ad	14139.13	1999	525	Am <sup>112 114</sup>
	2002	1161 *	Am		2000	857	Am <sup>203</sup>
14132.27	2003	230 *	Ad	14139.53	2000	858	Am
14132.28	2003	443	Ad	14145.1	2001	745 *	Am
14132.29	2003	443	Ad	14145.3	2002	537	Ad
14132.38	2006	666	Ad & R <sup>38</sup>	14148	2001	745 *	Am
14132.41	2006	719	Am	14148.03	2003	895	Ad
14132.44	2008	464	Am		2004	148	Am
14132.47	1999	831 *	Am	14148.04	2003	895	Ad
	2003	253	Am		2004	148	Am
	2008	464	Am	14148.05	2003	895	Ad
14132.5	2007	300	R	14148.5	1X 2003–04	9 *	Am
14132.69	2007	300	Ad	14148.8	2001	745 *	Am
14132.7	2007	300	R	14148.9	2006	538	Am <sup>802</sup>
14132.71	2007	300	Ad	14148.91	2004	183	Am <sup>571</sup>
14132.72	2000	93 *	Am <sup>13</sup>	14149	2002	684	Ad
14132.725	2005	449	Ad & R <sup>317</sup>	14149.3	2002	684	Ad
	2008	260	Am <sup>639</sup>	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		2008	758 *	Am
	1X 2003–04	9 *	Am	14154.3	2008	179	Am <sup>976</sup>
	2006	61	Am	14154.5	2004	228 *	Ad
14132.90	1999	147 *	Am		2008	758 *	Ad
	2001	745 *	Am	14159	2003	230 *	Ad
14132.91	2000	93 *	Ad	14163	1999	146 *	Am
14132.92	2000	804 *	Ad		2000	93 *	Am
14132.93	2000	804 *	Ad		2002	1161 *	Am
14132.94	2003	112	Ad	14165.8	2005	77	Am
14132.95	1999	90 *	Am	14166	2005	560 *	Ad & R <sup>745</sup>
	2002	1088	Am <sup>36 13</sup>	14166.1	2005	560 *	Ad & R <sup>745</sup>
	2002	1161 *	Am <sup>13</sup>		2006	327	Am
	2004	229 *	Am		2007	518	Am

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14166.10	2005	560 *	Ad & R <sup>745</sup>	14166.75 (Cont.)			
	2006	327	Am	2006	665 *		Am (by Sec. 4 of Ch.) <sup>861</sup>
14166.11	2005	560 *	Ad & R <sup>745</sup>				Am (by Sec. 4.5 of Ch.) <sup>100</sup>
	2006	327	Am		2007	544	Am
14166.12	2005	560 *	Ad & R <sup>745</sup>	14166.8	2005	560 *	Ad & R <sup>745</sup>
	2006	327	Am	14166.9	2005	560 *	Ad & R <sup>745</sup>
	2007	518	Am		2006	327	Am
	2008	758 *	Am		2007	518	Am
14166.13	2005	560 *	Ad & R <sup>745</sup>		2008	758 *	Am
	2006	327	Am	14170	2000	322	Am
	2007	518	Am	14170.10	2003	601	Ad
14166.14	2005	560 *	Ad & R <sup>745</sup>	14170.11	2004	228 *	Ad
	2006	327	Am	14170.8	1999	993	Am
14166.15	2005	560 *	Ad & R <sup>745</sup>		2000	322	Am
14166.16	2005	560 *	Ad & R <sup>745</sup>	14171.5	2006	538	Am <sup>802</sup>
	2006	327	Am	14171.6	1999	993	Am
14166.17	2005	560 *	Ad & R <sup>745</sup>		2000	322	Am
	2006	327	Am		2006	538	Am <sup>802</sup>
14166.18	2005	560 *	Ad & R <sup>745</sup>	14172	2002	784	Am <sup>490</sup>
	2006	327	Am		2003	62	Am <sup>519</sup>
	2006	538	Am <sup>802</sup>	14172.5	2003	601	Am
	2007	130	Am <sup>902</sup>	14176.5	2001	649	Ad
14166.19	2005	560 *	Ad & R <sup>745</sup>	14195.8	2004	193	R <sup>571</sup>
14166.2	2005	560 *	Ad & R <sup>745</sup>	Div. 9, Pt. 3, Ch. 7, Art. 6.6, heading (Sec. 14199 et seq.)			
	2006	327	Am		2008	758 *	Ad <sup>319</sup> R <sup>38</sup>
	2007	518	Am	14199	2004	850	Ad & R <sup>68</sup>
14166.21	2005	560 *	Ad & R <sup>745</sup>		2007	188 *	S <sup>907</sup>
	2006	76 *	Am		2008	758 *	Ad <sup>319</sup> R <sup>38</sup>
	2006	327	Am	14199.1	2004	850	Ad & R <sup>68</sup>
	2007	518	Am		2007	188 *	S <sup>907</sup>
14166.22	2005	560 *	Ad & R <sup>745</sup>		2008	758 *	Ad <sup>319</sup> R <sup>38</sup>
14166.23	2005	560 *	Ad & R <sup>745</sup>	14199.2	2004	850	Ad & R <sup>68</sup>
	2006	327	Am		2007	188 *	Am <sup>907</sup>
	2007	518	Am		2008	758 *	Ad <sup>319</sup> R <sup>38</sup>
14166.24	2005	560 *	Ad & R <sup>745</sup>	14199.3	2004	850	Ad & R <sup>68</sup>
14166.245	3X 2007–08	3 *	Ad		2007	188 *	Am <sup>907</sup>
	2008	758 *	Am & R <sup>639</sup> Ad <sup>446</sup>		2008	758 *	Ad <sup>319</sup> R <sup>38</sup>
14166.25	2005	560 *	Ad & R <sup>745</sup>	14200.1	2008	682	Am
	2007	518	Am & RN & Ad	14251	1999	525	Am <sup>112</sup> <sup>114</sup>
	2008	758 *	Am		2000	857	Am <sup>203</sup>
14166.26	2007	518	Ad(RN)	14262	2007	188 *	Am <sup>908</sup> R <sup>69</sup>
14166.3	2005	560 *	Ad & R <sup>745</sup>	14301.1	2007	188 *	Ad <sup>909</sup>
14166.35	2005	560 *	Ad & R <sup>745</sup>		2008	758 *	Am
	2006	327	Am	14308	1999	525	Am <sup>112</sup> <sup>114</sup>
14166.4	2005	560 *	Ad & R <sup>745</sup>		2000	857	Am <sup>203</sup>
	2007	188 *	Am	14407.1	2007	500	Am
14166.5	2005	560 *	Ad & R <sup>745</sup>		2008	179	Am <sup>976</sup>
	2006	327	Am	14408	2004	183	Am <sup>571</sup>
	2007	518	Am				
14166.6	2005	560 *	Ad & R <sup>745</sup>				
	2006	665 *	Am				
14166.7	2005	560 *	Ad & R <sup>745</sup>				
	2006	665 *	Am				
14166.75	2005	560 *	Ad & R <sup>745</sup>				
	2006	270	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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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14408.5	2000	93 *	Ad	14553	2001	681	Am
14409	2000	93 *	Am	14553.1	2008	648	Ad
14456	1999	525	Am <sup>112 114</sup>	14554	2001	681	Am
	2000	857	Am <sup>203</sup>	14570	2001	681	Am
14456.5	2000	811	Ad	14571	2001	681	Am
14457	1999	525	Am <sup>112 114</sup>		2006	691	Am
	2000	857	Am <sup>203</sup>	14571.1	2006	691	Ad
14459	1999	525	Am <sup>112 114</sup>	14571.2	2006	691	Ad
	2000	857	Am <sup>203</sup>	14571.5	2006	691	Ad
14460	1999	525	Am <sup>112 114</sup>	14572	2006	74 *	Am
	2000	857	Am <sup>203</sup>	14573	2001	681	Am
14464.5	2003	230 *	Ad		2004	632	Am
	2004	228 *	Am <sup>635</sup>		2004	797	Am
			R <sup>636</sup>	14574	2000	869	Am
	2007	188 *	Am <sup>36 909</sup>		2001	681	Am
14482	1999	525	Am <sup>112 114</sup>		2004	228 *	Am
	2000	857	Am <sup>203</sup>	14574.1	2000	869	Ad
14492	2004	193	R <sup>571</sup>		2001	681	Am
14495.10	1999	845	Ad & R <sup>20</sup>		2004	797	Am
	2005	80 *	Am <sup>68</sup>	14575	2001	681	Am
	2007	188 *	Am <sup>38</sup>	14576	2001	681	Am
14499.5	2004	193	Am <sup>571</sup>	14580	2001	681	R
	2007	188 *	Am	14592	2006	74 *	Am
14499.71	1999	525	Am <sup>112 114</sup>	14598	2003	112	Ad
	2000	857	Am <sup>203</sup>	14618	2001	745 *	R
14500.5	2002	641	Am	14684.1	2003	230 *	Ad
14501	2001	745 *	Am	14995.10	2002	1161 *	Am <sup>43</sup>
	2002	641	Am	15100	2003	323	Am
14502	2002	641	Am	15153	3X 2007–08	4 *	Am
14503	2002	641	Am		3X 2007–08	7 *	Am
14503.5	2002	641	Am	15200	2005	78 *	R (as am by
14504	2003	643	Ad <sup>581</sup>				Sec. 7, Stats.
	2006	538	Am <sup>802</sup>				1998, Ch.
14504.1	2003	643	Ad <sup>581</sup>				1055)
14504.2	2003	643	Ad <sup>581</sup>				Am (as am by
14504.3	2003	643	Ad <sup>581</sup>				Sec. 8, Stats.
14509	2002	641	Am				1998, Ch.
14509.1	2002	641	Am				1055)
14510	2002	641	Am		2006	528 *	Am <sup>809</sup>
14512	2002	641	Am	15200.05	2000	108 *	Am
14521	2008	648	Am	15200.5	2004	845 *	Am
14521.1	2006	691	Ad	15200.6	1999	478	R
14522.3	2006	691	Ad	15200.75	1999	478	R
14525	2006	691	R & Ad	15200.81	1999	147 *	Am
14526	2004	632	Am		1999	478	R
	2004	797	Am		1999	480	R (as am by
14526.1	2006	691	Ad				Sec. 34, Stats.
	2008	648	Am				1999, Ch. 147)
	2008	758 *	Am	15200.92	1999	478	R
14528.1	2006	691	Ad	15200.95	1999	478	R
	2008	648	Am		1999	479 *	Am & R <sup>2</sup>
14530	2001	681	Am	15200.96	1999	478	R
14550	2008	648	Am	15200.97	1999	478	R
14550.5	2006	691	Ad	15200.98	1999	478	R
	2008	648	Am	15204.2	2004	229 *	Am
14552	2001	681	Am		2005	78 *	Am
	2004	797	Am	15204.3	1999	147 *	Am
14552.1	2001	681	R		2000	108 *	Am
14552.2	2001	681	R		2001	111 *	Am
	2004	797	Ad		2002	1022 *	Am
14552.5	2004	228 *	Ad	15204.6	2005	78 *	Ad

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
15204.6 (Cont.)	2006	75 *	Am	15655.5 (Cont.)	2006	538	Am (as ad by Sec. 12, Stats. 2005, Ch. 140) <sup>802</sup>
	2007	622	Am <sup>965</sup>	15656	2004	886	Am (by Sec. 2 of Ch.)
15204.8	2001	111 *	Am	15657	2002	664	Am <sup>431</sup>
15452	2001	745 *	R		2004	183	Am <sup>571</sup>
Div. 9, Pt. 3, Ch. 10.1, heading (Sec. 15525 et seq.)	2008	759 *	Ad	15657.01	2007	886	Am
15525	2008	759 *	Ad	15657.03	2007	45	Ad
15601	2002	54	Am		1999	561	Ad
15610.17	2002	54	Am		2001	176	Am
15610.19	2002	54	Ad		2003	495	Am (by Sec. 4 of Ch.)
15610.23	2002	54	Am		2003	498	Am (by Sec. 9.1 of Ch.)
15610.30	2000	442	Am		2004	183	Am <sup>571</sup>
	2000	813	Am <sup>236</sup>		2005	467	Am
	2008	475	Am		2006	567	Am
15610.37	2002	54	Am		2008	480	Am & R <sup>38</sup>
	2003	62	Am <sup>519</sup>				Ad <sup>232</sup>
15610.39	2002	54	Ad	15657.04	2005	472	Ad
15610.50	2002	54	Am	15657.3	2007	48	Am
15610.53	2000	559	Am		2008	179	Am <sup>976</sup>
15610.55	2002	54	Am	15657.5	2004	886	Ad
15610.57	2002	54	Am		2008	475	Am
15610.63	2000	287	Am <sup>216</sup>	15657.6	2008	475	Ad
	2004	823	Am	15657.7	2008	475	Ad
15630	1999	236	Am	15659	2002	54	Am
	2002	54	Am	15660	2000	972	Am
	2004	823	Am		2001	845	Am
	2005	163	Am		2002	627	Am
	2008	481	Am		2007	447	Am
15630.1	2005	140	Ad <sup>100</sup>		2008	2	Am
			R <sup>446</sup>		2008	179	Am <sup>976</sup>
15633	2005	140	Am <sup>100</sup>	15660.1	2000	972	Ad <sup>82</sup>
			R & Ad <sup>446</sup>	15701	2002	54	Am
15633.5	2002	54	Am	15701.1	2002	54	R
	2002	552	Am	15701.15	2002	54	R
15634	2002	54	Am	15701.2	2002	54	R
	2005	140	Am <sup>100</sup>	15701.35	2002	54	R
			R & Ad <sup>446</sup>	15750	2002	54	Am & RN & Ad
	2006	538	Am (as ad by Sec. 8, Stats. 2005, Ch. 140) <sup>802</sup>	15751	2002	54	Am & RN & Ad(RN)
15640	2005	140	Am <sup>100</sup>	15752	2002	54	R & Ad(RN)
			R & Ad <sup>446</sup>	15753	2002	54	R
15653.5	2002	54	R (as ad by Stats. 1998, Ch. 946)	15753.5	2002	54	R
			Am (as ad by Stats. 1998, Ch. 980)	Div. 9, Pt. 3, Ch. 13.5, heading (Sec. 15760 et seq.)	2002	54	R
15655	1999	414	Ad	15760	2002	54	Am <sup>407</sup>
	2001	196	Am	15761	2002	54	R
15655.5	2002	54	Ad	15762	2002	54	S <sup>407</sup>
	2005	140	Am <sup>100</sup>	15763	1999	670	Am <sup>94</sup>
			R & Ad <sup>446</sup>		2001	111 *	Am <sup>306</sup>
					2002	54	Am <sup>407</sup>

**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
15763 (Cont.)	2002	552	Am (by Sec. 3 of Ch.)	16118 (Cont.)	1999	547	Am
	2002	1022*	Am	16119	1999	547	Am
	2003	468	Am <sup>561</sup>		1999	905*	Am (by Sec. 1 of Ch.) <sup>77</sup>
	2004	405	Am <sup>654</sup>				Am (by Sec. 2 of Ch.) <sup>1</sup>
15764	2002	54	S <sup>407</sup>	16120	2003	323	Am
15765	2002	54	Am	16120.05	1999	547	Am
15766	1999	147*	Ad	16121	2007	177*	Am
15800	2003	436	Ad <sup>319</sup>	16121.01	2007	177*	Ad
			R <sup>232</sup>	16121.05	1999	547	Am
15801	2003	436	Ad <sup>319</sup>		2004	183	Am <sup>571</sup>
			R <sup>232</sup>	16121.2	1999	887	Ad
15802	2003	436	Ad <sup>319</sup>	16122	1999	905*	Am
			R <sup>232</sup>		2007	177*	Am
15803	2003	436	Ad <sup>319</sup>	16124	2006	75*	Ad
			R <sup>232</sup>	16125	2007	469	Ad
15804	2003	436	Ad <sup>319</sup>	16131	2002	1022*	Am
			R <sup>232</sup>	16131.5	2004	810	Ad
15900	2006	76*	Ad & R <sup>791</sup>	16145	2004	229*	R
15901	2006	76*	Ad & R <sup>791</sup>	16146	2004	229*	R
15902	2006	76*	Ad & R <sup>791</sup>	16147	2004	229*	R
15903	2006	76*	Ad & R <sup>791</sup>	16148	2004	229*	R
15904	2006	76*	Ad & R <sup>791</sup>	16148.05	2004	229*	R
	2007	483	Am <sup>962</sup>	16148.10	2004	229*	R
15905	2006	76*	Ad & R <sup>791</sup>	16148.13	2004	229*	R
15906	2006	76*	Ad & R <sup>791</sup>	16148.15	2004	229*	R
15907	2006	76*	Ad & R <sup>791</sup>	16149	2004	229*	R
15908	2006	76*	Ad & R <sup>791</sup>	16150	2004	229*	R
16000	2000	745	Am	16151	2004	229*	R
	2003	862	Am	16162	2002	1160	Am
16000.1	2003	847	Ad	16164	1999	147*	Am
16001.7	2000	108*	Ad		2001	683	Am
16001.9	2001	683	Ad		2002	1160	Am (by Sec. 3 of Ch.)
	2003	331	Am	16170	1999	887	Ad
	2004	668	Am	16171	1999	887	Ad
	2005	640	Am	16172	1999	887	Ad
	2008	557	Am	16173	1999	887	Ad
16002	2000	909	Am	16174	1999	887	Ad
	2003	812	Am	16175	1999	887	Ad
16002.5	2004	841	Ad	16176	1999	887	Ad
16003	2000	745	Ad	16177	1999	887	Ad
	2002	918	Am	16206	1999	211	Am
	2003	331	Am		2002	354	Am
	2008	557	Am		2003	813	Am
16004	2000	909	Ad		2004	292	Am
16004.5	2004	841	Ad		2005	22	Am <sup>647</sup>
16005	2001	353	Ad	16500.1	1999	634	Ad
16010	1999	552	Am		2003	813	Am
	2001	353	Am		2005	640	Am (by Sec. 10 of Ch.) <sup>802</sup>
16010.4	2003	812	Ad		2006	538	Am
16010.5	2003	812	Ad		2007	583	Am
16010.6	2003	812	Ad	16500.2	2001	745*	Am
	2004	811	Am	16500.9	2005	78*	Ad
16011	2001	125*	Ad	16501.1	1999	83	Am <sup>30</sup>
	2002	1022*	Am		1999	887	Am
16012	2001	694	Ad & R <sup>75</sup>		2000	909	Am
16013	2003	331	Ad		2001	111*	Am
	2008	557	Am				
16014	2004	914	Ad				
16118	1999	83	Am <sup>30</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
16501.1 (Cont.)	2001	683	Am	16576	2004	193	Am <sup>571</sup>
	2003	812	Am (by Sec. 8 of Ch.)	16583	2006	538	Am <sup>802</sup>
	2003	813	Am (by Sec. 13.1 of Ch.)	16605	2000	866	Am
	2003	862	Am (by Sec. 16.5 of Ch.)		2006	75 *	Am
	2004	332	Am	16800.7	2007	177 *	Am
	2004	810	Am (by Sec. 10.5 of Ch.)	16809	2006	538	Am <sup>802</sup>
	2005	640	Am		1999	146 *	Am (as am by Sec. 1, Stats. 1997, Ch. 669)
	2007	583	Am		2000	93 *	Am (as am by Sec. 68, Stats. 1999, Ch. 146)
	2008	701 *	Am		2001	171 *	Am (as am by Sec. 99, Stats. 2000, Ch. 93)
16501.15	2003	847	Ad		2002	1161 *	Am (as am by Sec. 45, Stats. 2001, Ch. 171) <sup>68</sup>
16501.25	2005	630	Ad				Am (as am by Sec. 2, Stats. 1997, Ch. 669) <sup>69</sup>
16501.3	1999	147 *	Ad		2003	230 *	Am (as am by Sec. 90, Stats. 2002, Ch. 1161)
16501.35	2003	812	Ad		2004	228 *	Am (as am by Sec. 91, Stats. 2002, Ch. 1161 and Sec. 75, Stats. 2003, Ch. 230)
16501.6	2004	183	Am <sup>571</sup>		2005	80 *	Am (as am by Sec. 27 and Sec. 28, Stats. 2004, Ch. 228)
	2004	193	R <sup>571</sup>		2006	74 *	Am (as am by Sec. 30 and Sec. 31, Stats. 2005, Ch. 80)
16501.7	2005	78 *	Ad		2006	348	R (as am by Sec. 31, Stats. 2005, Ch. 80)
16502.5	2008	255	Ad				Am (as am by Sec. 30, Stats. 2005, Ch. 80) <sup>13</sup>
16504.5	2000	421 *	Ad		2007	130	Am <sup>902</sup>
	2001	653 *	Am		2007	188 *	Am
	2002	918	Am		2008	758 *	Am
	2006	726 *	Am <sup>748</sup>	16809.3	2006	348	Am <sup>13</sup>
	2007	580	Am		2007	130	Am <sup>902</sup>
16506	2004	332	Am	16809.4	2002	1161 *	Am <sup>68</sup>
16507	2001	470	Am		2003	710	Am
16507.4	2006	838	Am		2004	118	Am
16507.5	2001	653 *	Am		2006	348	Am <sup>13</sup>
16508.1	2008	482	Am		2006	348	Am
16513	2004	842	Am	16901	2006	348	Am
16515	2001	115	R	16915	2004	57	Am
16516.5	2001	675	Am		2007	577 *	Am
16516.6	2001	675	Ad		2007	577 *	Am
16518	2001	653 *	Am	16932	2007	577 *	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.)				
	2008	179	Am <sup>976</sup>				
16522.3	2001	125 *	R				
16524	2004	168	Ad				
16525.2	2000	799	Am				
16540	2006	384	Ad				
	2007	130	Am <sup>902</sup>				
16541	2006	384	Ad				
16541.5	2006	384	Ad				
	2007	130	Am <sup>902</sup>				
16542	2006	384	Ad				
	2007	130	Am <sup>902</sup>				
16543	2006	384	Ad				
16543.5	2006	384	Ad				
16544	2006	384	Ad				
16545	2006	384	Ad				
	2007	130	Am <sup>902</sup>				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.



**WELFARE AND INSTITUTIONS CODE—Continued**

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18309 (Cont.)	2006	857	R & Ad R <sup>232</sup>	18939.5	2007	177 *	Ad
			Am <sup>902</sup>	18940	1999	147 *	Am <sup>36 13</sup>
18309.5	2004	830	Ad & R <sup>38</sup>		1999	148 *	Am (as am by Stats. 1999, Ch. 147)
	2006	857	R & Ad R <sup>232</sup>		2001	111 *	Am
18325.5	2006	538	Am <sup>802</sup>	18941	1999	147 *	S <sup>36 13</sup>
18355.5	2005	78 *	Ad	18942	1999	147 *	S <sup>36 13</sup>
18358	2004	183	Am <sup>571</sup>	18943	1999	147 *	S <sup>36 13</sup>
	2008	486	Am	18944	1999	147 *	Am <sup>36 13</sup>
18358.05	2008	486	Am	18945	2006	672	Ad
18358.10	2008	486	Am		2007	130	Am <sup>902</sup>
18358.15	2008	486	Am	18951	2006	99	Am
18358.20	2008	486	Am		2007	130	Am <sup>902</sup>
18358.23	2008	486	Am	18959	2000	108 *	Ad <sup>197</sup>
18358.25	2008	486	Am				R <sup>22</sup>
18358.30	1999	147 *	Am	18959.1	2000	108 *	Ad <sup>197</sup>
	2008	486	Am				R <sup>22</sup>
18358.37	2008	486	Ad	18959.2	2000	108 *	Ad <sup>197</sup>
18379	2004	193	R <sup>571</sup>				R <sup>22</sup>
18600	2001	115	R	18964	2004	858	Ad(RN)
18900.1	2008	625	Ad	18965	2004	858	Am (as am and rn by Stats. 1992, Ch. 1122) & RN
18901.10	2003	743	Ad				
18901.3	2004	932	Ad	18969	2002	647	Am
18901.5	2008	625	Am		2003	62	Am <sup>519</sup>
18901.6	2003	225 *	Ad	18973	2004	350	Ad
	2003	743	Am	18986.60	2001	17 *	S <sup>98 75</sup>
18901.8	2000	682	Ad		2006	268	S <sup>348 349</sup>
18901.9	2003	743	Ad	18986.61	2001	17 *	S <sup>98 75</sup>
18906.5	2006	538	Am <sup>802</sup>		2006	268	S <sup>348 349</sup>
18907	2007	568	Am	18986.62	2001	17 *	Am <sup>98 75</sup>
18910	1999	826	Ad		2006	268	Am <sup>348 349</sup>
	2002	1022 *	R & Ad <sup>515</sup>	18986.86	1999	705	Ad & R <sup>18</sup>
	2002	1024	Am (as ad by Stats. 2002, Ch. 1022)		2004	655	Am <sup>317</sup>
					2007	264	S <sup>57</sup>
18918	2000	108 *	Ad	18986.87	1999	705	Ad & R <sup>18</sup>
18919	2001	115	R		2004	655	Am <sup>317</sup>
18920	2001	115	R		2007	264	S <sup>57</sup>
18925	2001	897	Ad	18986.88	1999	705	Ad & R <sup>18</sup>
	2002	1161 *	Am		2004	655	Am <sup>317</sup>
18926	2005	78 *	Ad		2007	264	R
18930	1999	147 *	Am (as ad by Sec. 34, Stats. 1998, Ch. 329)	18987	2000	300	Am <sup>70 18</sup>
					2004	134 *	S <sup>610</sup>
	2000	108 *	Am		2008	484	S <sup>992 547</sup>
	2001	111 *	Am	18987.05	2000	300	S <sup>70 18</sup>
18930.5	1999	147 *	Am <sup>36 13</sup>		2004	134 *	S <sup>610</sup>
18931	1999	147 *	S <sup>36 13</sup>		2008	484	S <sup>992 547</sup>
18932	1999	147 *	Am <sup>36 13</sup>	18987.1	2000	300	S <sup>70 18</sup>
18933	1999	147 *	S <sup>36 13</sup>		2004	134 *	S <sup>610</sup>
18934	1999	147 *	Am <sup>36 13</sup>		2008	484	S <sup>992 547</sup>
18935	1999	147 *	Ad	18987.15	2000	300	Am <sup>70 18</sup>
18937	1999	147 *	S <sup>36 13</sup>		2004	134 *	S <sup>610</sup>
18938	1999	147 *	Am <sup>36 13</sup>		2008	484	S <sup>992 547</sup>
	2000	108 *	Am	18987.16	2000	300	Am <sup>70 18</sup>
	2001	111 *	Am		2004	134 *	S <sup>610</sup>
18939	1999	147 *	S <sup>36 13</sup>		2008	484	S <sup>992 547</sup>
	2004	229 *	Am <sup>633</sup>	18987.17	2000	300	Am <sup>70 18</sup>
	2008	759 *	Am <sup>1061</sup>		2004	134 *	S <sup>610</sup>
					2008	484	S <sup>992 547</sup>

**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>
18987.2	2000	300	Am <sup>70 18</sup>	19096	2002	1102	Ad
	2004	134*	S <sup>610</sup>	19097	2002	1102	Ad
	2008	484	S <sup>992 547</sup>	19097.5	2002	1102	Ad
18987.25	2000	300	S <sup>70 18</sup>	19098	2002	1102	Ad
	2004	134*	S <sup>610</sup>	19098.5	2002	1102	Ad
	2008	484	S <sup>992 547</sup>	19350	1X	2003–04	7* R <sup>391</sup>
18987.3	2000	300	Am <sup>70 18</sup>	19351	1X	2003–04	7* R <sup>391</sup>
	2004	134*	S <sup>610</sup>	19352	2000	108*	Am
	2008	484	S <sup>992 547</sup>		1X	2003–04	7* R <sup>391</sup>
18987.36	2000	300	Am <sup>70 18</sup>	19352.5	1X	2003–04	7* R <sup>391</sup>
	2004	134*	S <sup>610</sup>	19352.8	1X	2003–04	7* R <sup>391</sup>
	2008	484	S <sup>992 547</sup>	19353	1X	2003–04	7* R <sup>391</sup>
18987.4	2000	300	Am <sup>70 18</sup>	19353.5	1X	2003–04	7* R <sup>391</sup>
	2004	134*	S <sup>610</sup>	19354	1X	2003–04	7* R <sup>391</sup>
	2008	484	S <sup>992 547</sup>	19354.1	1X	2003–04	7* R <sup>391</sup>
18987.45	2000	300	S <sup>70 18</sup>	19354.5	1X	2003–04	7* R <sup>391</sup>
	2004	134*	S <sup>610</sup>	19354.8	1X	2003–04	7* R <sup>391</sup>
	2008	484	S <sup>992 547</sup>	19355	1X	2003–04	7* R <sup>391</sup>
18987.5	2000	300	Am <sup>70 18</sup>	19355.5	1999	147*	Am
	2004	134*	Am <sup>610</sup>		2000	95*	Am <sup>197</sup>
	2008	484	Am <sup>992 547</sup>				R <sup>22</sup>
18987.7	2007	466	Ad		2002	1022*	Am
18987.71	2007	466	Ad		2003	225*	Am <sup>36 13</sup>
18987.72	2007	466	Ad		1X	2003–04	7* R <sup>391</sup>
18989.3	2004	193	R <sup>571</sup>	19356	2000	108*	Am
18990	2001	115	R		2002	1022*	Am
18991	2001	115	R		2003	225*	Am
18993	1999	146*	S <sup>45 24</sup>		2003	659	Am
	2000	839	S <sup>54 57</sup>		1X	2003–04	7* R <sup>391</sup>
18993.1	1999	146*	S <sup>45 24</sup>	19356.5	2002	1022*	Am
	2000	839	S <sup>54 57</sup>		1X	2003–04	7* R <sup>391</sup>
18993.2	1999	146*	S <sup>45 24</sup>	19356.6	1999	147*	Am <sup>45 24</sup>
	2000	839	S <sup>54 57</sup>		2000	95*	Am <sup>197 19</sup>
18993.3	1999	146*	S <sup>45 24</sup>		2002	1022*	Am <sup>467</sup>
	2000	839	S <sup>54 57</sup>		2003	225*	Am
18993.4	1999	146*	S <sup>45 24</sup>		1X	2003–04	7* R <sup>391</sup>
	2000	839	S <sup>54 57</sup>	19356.65	2000	108*	Ad
18993.5	1999	146*	S <sup>45 24</sup>		2002	1022*	R
	2000	839	S <sup>54 57</sup>	19356.7	1999	147*	Am <sup>45 24</sup>
18993.6	1999	146*	S <sup>45 24</sup>		2000	95*	Am <sup>197 19</sup>
	2000	839	S <sup>54 57</sup>		2003	225*	Am <sup>13</sup>
18993.7	1999	146*	S <sup>45 24</sup>		1X	2003–04	7* R <sup>391</sup>
	2000	839	S <sup>54 57</sup>	19357	1X	2003–04	7* R <sup>391</sup>
18993.8	1999	146*	S <sup>45 24</sup>	19358	1X	2003–04	7* R <sup>391</sup>
	2000	839	S <sup>54 57</sup>	19358.6	1X	2003–04	7* R <sup>391</sup>
	2000	847	Am	19358.7	1X	2003–04	7* R <sup>391</sup>
18993.9	1999	146*	Am <sup>45 24</sup>	19359	1X	2003–04	7* R <sup>391</sup>
	1999	754*	Am	19361	1X	2003–04	7* R <sup>391</sup>
	2000	839	R & Ad	Div. 10,			
19000	2001	193	Am	Pt. 2,			
	2002	664	Am <sup>431</sup>	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

**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
19469 (Cont.)	2005	549	Am	22007	1999	802	Am
19470	2005	549	Am	22008	1999	802	Am
19471	2005	549	Ad	22008.5	1999	802	Am
19630.5	2001	327	Ad	22009	1999	802	Am
	2007	687	Am		2004	228*	Am
	2008	179	Am <sup>976</sup>	22010	1999	525	Am <sup>112 114</sup>
19801	1999	493	Am		1999	802	R & Ad(RN)
19805	2003	659	Am	22011	1999	802	R
19806	1999	147*	Am	22013	1999	802	Am & RN
	2000	108*	Am	24000	1999	146*	S <sup>54 57</sup>
	2001	111*	Am	24001	1999	146*	Am <sup>54 57</sup>
	2004	229*	Am	24003	1999	146*	S <sup>54 57</sup>
19820	1999	861	Ad & R <sup>20</sup>	24003.2	1999	146*	Ad
19821	1999	861	Ad & R <sup>20</sup>	24003.5	1999	146*	Ad
19822	1999	861	Ad & R <sup>20</sup>	24005	1999	146*	Am <sup>54 57</sup>
19823	1999	861	Ad & R <sup>20</sup>		2000	322	Am
19850	2005	549	R		2007	188*	Am
19851	2005	549	R	24007	1999	146*	S <sup>54 57</sup>
19852	2005	549	R	24007.5	1999	146*	Ad
19853	2005	549	R	24009	1999	146*	S <sup>54 57</sup>
19854	2005	549	R	24011	1999	146*	S <sup>54 57</sup>
19855	2005	549	R	24013	1999	146*	S <sup>54 57</sup>
19856	2004	193	R <sup>571</sup>	24015	1999	146*	S <sup>54 57</sup>
22000	1999	802	Am	24017	1999	146*	S <sup>54 57</sup>
22001	1999	802	Am	24021	1999	146*	S <sup>54 57</sup>
22002	1999	802	Am	24023	1999	146*	S <sup>54 57</sup>
22003	1999	802	Am	24027	1999	146*	R & Ad
	2004	228*	Am	25000	1999	990	Ad
22004	1999	802	Am	25001	1999	990	Ad
22005	1999	525	Am <sup>112 114</sup>	25002	1999	990	Ad
	1999	802	R & Ad		2000	135	Am <sup>203</sup>
22005.1	1999	802	Ad		2000	1067	Am
22005.2	2004	228*	Ad	25003	1999	990	Ad
22006	1999	802	Am	25200	2006	75*	Ad
					2007	46	R

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1405 (Cont.)				63	2004	588	R all
	2006	538	Am 26.7 (as am by Stats. 1992, Ch. 664), 26.9 (as am by Sec. 31.5, Stats. 1993, Ch. 1195) <sup>802</sup>	67	2000	302	Ad 5.5
					2001	946	Am 4 (as am by Sec. 1, Stats. 1996, Ch. 399) <sup>385</sup>
1449	2002	283	R 18, 31 Am 1.5, 7, 8, 9, 12.5, 13, 13.5, 14, 15, 17, 21				Am 5 (as am by Sec. 1.5, Stats. 1996, Ch. 399) <sup>385</sup>
	2003	62	Am 12.5, 13, 13.5, 14 <sup>519</sup>		2005	382 *	Am 71
1544	1999	89	R 7 Am 3, 5, 12, 13, 13.1		2006	538	Am 87 (as am by Sec. 18, Stats. 1996, Ch. 399) <sup>802</sup>
			Ad 12.1	<b>1963</b>			
	2004	108	Am 1, 2, 4, 5, 6, 41	24	2004	588	R all
	2005	22	Am 4 <sup>647</sup> , 5 <sup>647</sup>	1797	2001	473	R all <sup>369</sup>
	2006	538	Am 12 (as am by Stats. 1999, Ch. 89) <sup>802</sup>	1828	2006	275	R all
1657	2007	27	Am 27.6	1982	1999	96 *	R 106, 107, 108 Am 105
<b>1952 (1st Ex. Sess.)</b>	1999	779 *	Am 8.2, 54	<b>1964 (1st Ex. Sess.)</b>	138	2005	81 *
<b>1955</b>							Am 4 (as am by Sec. 1, Stats. 1982, Ch. 246)
503	2000	1078	Am 14	<b>1968</b>	1333	2007	660
1057	2006	538	Am 5.5 (as ad by Stats. 1978, Ch. 234) <sup>802</sup>				Am 2.1 (as am by Sec. 14, Stats. 1997, Ch. 898)
<b>1957</b>				<b>1969</b>	209	1999	46
117	2004	588	R all		1999		415
1501	2004	588	R all				Am 132 Ad 126.5, 126.7, 130.5, 130.7
<b>1959</b>						1999	524
2036	2007	27	Am 3.8			2001	632
2108	2006	538	Am 8 (as am by Stats. 1992, Ch. 1208) <sup>802</sup>			2004	155
						2007	27
2114	2005	175	Am 9				Am 134.5, 134.6, 134.7
2137	2007	27	Am 3.9	1032	2001	473	R all <sup>369</sup>
2139	2001	91	Am 33	<b>1970</b>	1283	2003	389
2146	2007	27	Am 76		2006	538	Am 69.5 Am 13, 16 <sup>802</sup>
<b>1961</b>				<b>1973</b>			
1069	2007	29	Am 15.1	113	2000	134	Am 4.1, 4.2, 4.3
1654	1999	96 *	Ad 76.5	283	2003	296	Ad 5.20
	2002	75	R 92, 93, 94, 95, 96, 97, 98, 99, 100, 101 R & Ad 91 Am 90	1089	2000	134	Am 4.1, 4.2, 4.5
			R all	<b>1974</b>	569	2000	375
1835	2006	275	R all	<b>1976</b>	761	2002	974
<b>1962</b>							Am 1 (as am by Sec. 8, Stats. 1996, Ch. 417)
11	2004	588	R 10, 11		815	2002	387
<b>1962 (1st Ex. Sess.)</b>				<b>1977</b>	527	2007	27
28	2001	225	Am 5.1 <sup>315</sup>				Am 721
	2001	929	Ad 15.1, 16.1	<b>1978</b>	74	2001	745 *
	2007	27	Am 24.1				Am 1 (as am by Sec. 1, Stats. 1997, Ch. 317)
	2008	688	Am 5.1				
40	2007	27	Am 11.5				

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<i>Statute Affected</i>				<i>Statute Affected</i>			
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	74 (Cont.)			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) Ad 4.5, 5.5				
<b>1982</b>					2002	974	Am 3 (as am by Sec. 3, Stats. 1999, Ch. 870)
	1005	1999	174 *				Am 1107
	1023	2004	242 *				Am 1107 (as am by Sec. 1, Stats. 2007, Ch. 551) <sup>976</sup>
		2006	538	750	2007	551	R all
	1617	2008	298		2008	179	Am 4
<b>1983</b>							Am 171 *
	926	2007	27				Am 304, 313, 502, 506, 507, 508, 511, 605, 607, 705, 706, 707 <sup>187</sup>
<b>1984</b>				1076	2006	730	R 602
Prop. 37	2008	764	Am 5 <sup>1066</sup>	<b>1992</b>			Ad 314.5, 503.1 <sup>187</sup>
	257	2002	50	684	2001	319	S all <sup>187</sup>
		2005	32	722	2001	171 *	Am 511 <sup>305</sup>
		2006	538	776	2000	905	Am 508, 511
			Am 510 (as am by Stats. 1988, Ch. 387) <sup>802</sup>				Ad 401.1
	688	2006	538		2003	192	Am 605, 705, 706
		2007	27				S all <sup>549</sup>
	689	2006	538		2005	271 *	Ad 601.2
		2007	27		2007	404	Am 706 (as am by Sec. 3, Stats. 2003, Ch. 192)
<b>1985</b>							Ad & R 710, 711
	1087	2002	974				S all <sup>946</sup>
	1523	2001	745 *				Am 603, 604
<b>1986</b>				<b>1993</b>			
	375	2006	103	100	2004	211 *	R 29 <sup>622</sup>
<b>1987</b>				1012	2001	745 *	R 2
	29	2001	170	1094	2000	713	R 3
	48	2006	224	<b>1994</b>			
	1358	2008	662	23	2005	715	Am 26
	1399	2007	27	435	2004	644	Am 4
<b>1988</b>				642	2003	424	R 7
	833	2007	310 *	868	2001	24	R all
	1495	2001	745 *	915	2003	483	R 5
	1601	2000	590	<b>1995</b>			
<b>1989</b>				899	1999	796 *	Am 3
	620	1999	870		2001	895	Am 3 (as am by Sec. 3, Stats. 1999, Ch. 796)
	1350	2001	745 *				Am 3
<b>1990</b>							Am 3
	510	2007	619		2003	448 *	Am 3
		2008	179		2004	227 *	Am 3
			Am 34, 155				
			Am 34 (as am by Sec. 2, Stats. 2007, Ch. 619) <sup>976</sup>		Res.		
	674	2001	745 *	Ch. 100	2001	745 *	R all
	701	2006	730	<b>1996</b>			
	1159	2006	538	151	2000	585	Am 1
			Am 45 (as am by Stats. 1991, Ch. 1130) <sup>802</sup>				
		2007	27				
	1309	2002	513				
	1621	2001	745 *				
<b>1991</b>							
	89	2004	211 *				
	91	2004	211 *				
			R 210 <sup>622</sup>				
			Am 40 <sup>622</sup>				

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<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>
204	1999	152 *	Am 31	66	1999	66 *	Ad 10, 11 <sup>31</sup>
417	2001	610	R 2				R 10, 11 <sup>25</sup>
856	2006	217	R 13	67	1999	67 *	S 43 <sup>33</sup>
953	1999	63	Am 31 <sup>5</sup>	78	1999	78 *	S 65, 66, 70, 72,
1047	2001	750	R 2				73 <sup>37</sup>
<b>1997</b>					1999	646	Am 65
58	2000	19 *	Am 1 (as am by Sec. 39, Stats. 1997, Ch. 825)		2000	76 *	Am 62
	2002	467	Am 1 (as am by Stats. 2000, Ch. 19)	84	1999	1168 *	Am 62 (as am by Stats. 2000, Ch. 76)
	2007	525	Am 1 (as am by Stats. 2002, Ch. 467)		1999	84 *	S 9 <sup>29</sup>
	2008	179	Am 1 (as am by Stats. 2007, Ch. 525) <sup>976</sup>		1999	86	Am 7
78	2000	393	R 1		2000	135	Am 7 (as am by Sec. 7, Stats. 1999, Ch. 86) <sup>203</sup>
299	1999	152 *	Am 39	85	1999	85	R 4, 5, 6 <sup>28</sup>
784	2000	770	Am 2		1999	86	S 8 <sup>82</sup> , 9 <sup>82</sup>
	2001	610	Am 12	152	1999	646	Am 6
867	1999	351 *	Am 62	521	1999	521 *	S 4 <sup>115</sup>
881	2001	745 *	Am 2	562	1999	562	R 1 <sup>104</sup>
898	2003	715	Am 5	604	2002	502 *	Am 4
	2003	716	Am 5	607	2000	1035	Am 1
	2004	543	Am 8	721	1999	721	S 8, 9 <sup>171</sup>
	2008	318	Am 5	811	1999	811 *	S 2 <sup>37</sup>
928	1999	152 *	Am 44	817	2001	874 *	Am 9
<b>1998</b>				870	2001	610	Am 4
21	1999	83	Am 2 <sup>30</sup>	956	1999	956 *	S 2 <sup>37</sup>
47	2000	139 *	R 1, 2	959	1999	959	S 1 <sup>37</sup>
252	2007	154 *	Am 4	963	1999	963	R 2 <sup>133</sup>
310	1999	83	Am 111 <sup>30</sup>		2000	506	R 901
	1999	831 *	Am 111	965	1999	965	S 2 <sup>37</sup>
328	1999	67 *	Am 3 <sup>23</sup>	996	1999	996	S 28 <sup>37</sup>
330	1999	78 *	Am 56	999	1999	999	R 2 <sup>143</sup>
	1999	152 *	Am 53	1000	1999	1000	R 54.6 <sup>161</sup>
504	2001	595	Am 5	1001	1999	1001 *	S 2 <sup>37</sup>
	2006	426	Am 5 (as am by Sec. 2, Stats. 2001, Ch. 595)	1010	1999	1010 *	S 2 <sup>37</sup>
				1021	1999	1021 *	S 2, 15, 17, 21 <sup>37</sup>
652	1999	83	Am 3 <sup>30</sup>	1022	1999	1022	S 1.5 <sup>37</sup>
722	1999	83	Am 1 <sup>30</sup>	<b>2000</b>			
731	2008	761 *	Am 9	71	2000	71 *	S 41, 42, 43 <sup>37</sup>
760	1999	83	Am 11, 12 <sup>30</sup>		2000	1058	Am 35, 42 <sup>37</sup>
868	1999	153 *	Am 1	91	2000	656 *	R 21
	2000	135	Am 1 (as am by Sec. 1, Stats. 1999, Ch. 153) <sup>203</sup>	100	2000	100 *	S 6 <sup>37</sup>
886	2000	953	Am 1.5		2000	353 *	Am 6
946	1999	670	Am 14	127	2000	127 *	S 33 <sup>200</sup> , 36 <sup>37</sup>
948	1999	78 *	Am 2	213	2003	228 *	Am 6 <sup>551</sup>
969	1999	83	Am 10 <sup>30</sup>		2008	751 *	Am 6 (as am by Sec. 52, Stats. 2003, Ch. 228) <sup>1058</sup>
1045	2000	671 *	Am 1	223	2001	398	Am 3
1051	1999	573 *	Am 1	321	2000	321	S all <sup>8</sup>
1080	1999	365	Am 3, 4, 7 <sup>24</sup> S 1, 2, 5, 6 <sup>24</sup>	332	2000	332 *	R 1 <sup>5</sup>
<b>1999</b>				352	2001	159	Am 1 <sup>305</sup>
50	1999	800	Am 3.60	363	2000	363 *	S 11 <sup>191</sup>
				395	2000	395	S 3 <sup>37</sup>
				402	2000	402 *	S 23 <sup>37</sup>
				407	2000	407	S 2 <sup>229</sup>

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545	2000	545	S 4 <sup>5</sup>	682	2001	682	S 3 <sup>37</sup>
597	2000	597	S 3 <sup>37</sup>	692	2001	692	S 2 <sup>37</sup>
661	2001	159	Am 1 <sup>305</sup>	698	2001	698	S 1 <sup>320</sup>
672	2000	672*	S 24.5 <sup>37</sup>	711	2001	711	S 2, 3 <sup>35</sup>
693	2001	159	Am 2 <sup>305</sup>	721	2001	721*	S 7 <sup>37</sup>
703	2000	703*	S 11 <sup>37</sup>	723	3X	2001–02	2* Am 1
714	2001	159	Am 5, 6 <sup>305</sup>	736	2001	736	S 4 <sup>37</sup>
719	2000	719	S 1 <sup>37</sup>	737	2001	737	S 11 <sup>37</sup>
744	2000	744	S 1 <sup>37</sup>	743	2001	743	S 2 <sup>37</sup>
746	2000	746	S 1 <sup>37</sup>	749	2001	749*	S 8 <sup>37</sup>
754	2000	754	S 6 <sup>37</sup>	768	2001	768*	S 2 <sup>37</sup>
770	2002	974	Am 1	814	2002	19*	Am 1
794	2000	794	S 3 <sup>37</sup>	827	2001	827	S 1 <sup>37</sup>
807	2000	807	R 3 <sup>8</sup>	837	2001	837*	S 3 <sup>37</sup>
861	2001	826	Am 59	842	2002	15*	Am 4
	2007	173*	R 59	859	2002	1011	Am 3
862	2001	159	Am 228 <sup>305</sup>		2003	788	R 3, 4
866	2000	866	S 2, 3 <sup>37</sup>	860	2001	860	S 2 <sup>37</sup>
902	2000	902	S 4 <sup>37</sup>	870	2001	870*	S 3, 4 <sup>37</sup>
935	2000	935	S 2 <sup>37</sup>	879	2001	879	S 4 <sup>37</sup>
942	2000	942	S 3 <sup>37</sup>	885	2001	885*	S 4 <sup>37</sup>
			R 4 <sup>8</sup>	886	2001	886	S 3 <sup>37</sup>
	2001	382	Am 4	891	2001	891*	S 34 <sup>37</sup>
975	2001	159	Am 2, 3 <sup>305</sup>		3X	2001–02	2* Am 33
	2002	499*	Am 2	895	2003	448*	Am 2
1016	2000	1016	S 13 <sup>37</sup>	913	2001	913	S 3 <sup>37</sup>
1023	2001	941	Am 1	932	2001	932	S 1 <sup>37</sup>
1024	2001	734*	Am 3	<b>2002</b>			
1087	2000	1087	S 3 <sup>37</sup>	6	2002	866	Am 86
Prop. 34	2001	241*	Am 83	33	2006	509	Am 34
<b>1999–00 (1st Ex. Sess.)</b>				35	2002	807*	Am 76
1	1X	1999–00	1 S 1 <sup>1</sup>	99	2002	444*	Am 2
2	1X	1999–00	2* S 9 <sup>9</sup>	155	2003	156	R 1
3	1999	646	Am 2	286	2003	333	Am 1
	2000	695*	Am 2	379	2002	1023*	Ad 3.90, 3.91
<b>2001</b>					2002	1170*	Ad 3.90, 3.91 <sup>535</sup>
106	2002	1168*	Am 12.40		1X	2003–04	3* Ad 4.90, 4.95, 11.90
	3X	2001–02	1* Ad 3.20, 3.30, 3.40, 3.70				
155	2001	155*	S 4 <sup>37</sup>		1X	2003–04	4* Ad 12.65
367	2002	648*	Am 1	381	2002	381	S all <sup>73, 19</sup>
402	2005	318	Am 1	447	2003	421	Am 3
421	2001	421	R 2, 3, 5 <sup>100</sup>	464	2003	435	R & Ad 2
	2006	35*	Am 4 <sup>777</sup>				Am 16
			S 2, 3, 5 <sup>777</sup>				Ad 4.5, 9.5
	2007	471	Am 4 (as am by Sec. 18, Stats. 2006, Ch. 35) <sup>547</sup>	482	2002	482	S 2 <sup>417</sup>
			S 2, 3, 5 <sup>547</sup>	483	2003	62	Am 1 <sup>519</sup>
434	2002	1038	Am 41 <sup>34</sup> , 44 <sup>22</sup>	496	2002	496	S 1 <sup>22</sup>
443	2001	443	S 2 <sup>37</sup>	517	2003	610	Am 9
468	2001	468*	S 4 <sup>37</sup>	518	2003	337	R 6
489	2003	68	Am 1, 5, 7	575	2003	62	Am 1 <sup>519</sup>
523	2001	523	S 4 <sup>37</sup>	583	2003	62	Am 1 <sup>519</sup>
558	2001	558	S 1 <sup>37</sup>	617	2003	611	Am 9
566	2001	566	S 2 <sup>37</sup>		2003	613	Am 1
576	2001	576	S 3 <sup>37</sup>	637	2002	637	S 2, 3, 5 <sup>68</sup>
577	2001	577	S 4 <sup>37</sup>		2006	35*	Am 4 <sup>785</sup>
579	2001	579	S 2 <sup>37</sup>				S 2, 3, 5 <sup>785</sup>

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637 (Cont.)	2007	471	Am 4 (as am by Sec. 19, Stats. 2006, Ch. 35) <sup>547</sup>	227 (Cont.)	2004	896 *	Am 44
			S 2, 3, 5 <sup>547</sup>	230	2004	228 *	R 80.5
			Am 1 <sup>519</sup>	240	2003	741	Am 1
697	2003	62	Am 1, 3, 4	326	3X 2003–04	1 *	R 9 <sup>22</sup>
	2004	71 *	Am 3 (as am by Sec. 4, Stats. 2004, Ch. 71), 4 (as am by Sec. 5, Stats. 2004, Ch. 71)	573	2004	227 *	Am 30
	2006	44 *	R 1	656	2005	22	Am 15 <sup>647</sup>
			R 2	673	2004	183	Am 13 <sup>714 571</sup>
			R 3	741	2004	716	Am 77
			R 4	765	2003	765	S 3 <sup>391</sup>
			S 2 <sup>417</sup>	876	2005	74 *	Am 16
721	2002	721	S 2 <sup>417</sup>	<b>2004</b>			
727	2003	493	R 7	53	2008	636	Am 11
850	2003	733	Am 2	216	2004	216 *	S 36 <sup>37</sup>
868	2002	868	S 1 <sup>487</sup>		2004	900 *	Am 36
887	2002	887	S 2 <sup>526</sup>	229	2005	78 *	Am 64
909	2003	754	Am 9	230	2004	230 *	S 39 <sup>37</sup> , 40 <sup>37</sup> , 41 <sup>37</sup>
910	2002	1106	Am 7	260	2005	19	Am 1
911	2003	754	Am 4		2006	65	Am 1 (as am by Sec. 1, Stats. 2005, Ch. 19)
915	2002	915	S 1, 6 <sup>175</sup>				Am 1 (as am by Stats. 2005, Ch. 19) <sup>802</sup>
971	2004	907 *	Am 8	543	2007	660	Am 2, 3, 4, 7, 12
983	2002	983	S 7 <sup>37</sup>	566	2005	48 *	R 21
1020	2003	62	Am 5 <sup>519</sup>	704	2004	704	S 5 <sup>705</sup>
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 <sup>520</sup>	952	2004	952	S 41 <sup>676</sup>
	2003	62	Am 1 <sup>519</sup>	954	2004	954	R 1 <sup>682</sup>
1066	2002	1066	S 2 <sup>37</sup>	<b>2003–04 (1st Ex. Sess.)</b>			
1126	2002	1126	S 2 <sup>37</sup>	9	2003	230 *	R 13
1147	2002	1147	S 4 <sup>37</sup>	<b>2005</b>			
1154	2003	3 *	R 5, 8 S all <sup>540</sup>	GRP 1	2005	10 *	S 48 <sup>82 715 716</sup>
			R 103	38	2005	39 *	Am 35.50 Ad 4.05 <sup>37</sup> , 4.85, 29.50 <sup>37</sup>
1161	2002	1164 *	S 44, 51 <sup>37</sup>				Am 12.75
1167	2002	1167 *	R 51	39	2005	491 *	Am 20, 21
	2003	227 *	Am 39	73	2005	491 *	Am 30, 31, 32
			Am 45	74	2005	74 *	S 80 <sup>671</sup>
	2003	552	R 54		2005	695	R 80
	1X 2003–04	10 *	Am 52, 53	91	2005	91	R 7 <sup>75</sup>
1170	2002	1170 *	S all <sup>535</sup>	115	2005	115	R all <sup>69</sup>
<b>2001–02 (1st Ex. Sess.)</b>				352	2006	730	Am 3
4	1X 2001–02	9	Am & R 6 <sup>20</sup>	491	2006	730	Am 7
7	2001	111 *	Am 5	633	2005	633	S 3 <sup>100</sup>
	1X 2001–02	7 *	S 5 <sup>37</sup>	<b>2006</b>			
			R 5, 6 <sup>63</sup>	2	2006	7 *	Am 2
8	1X 2001–02	8 *	S 14 <sup>37</sup>		2006	24 *	Am 2 (as am by Sec. 2, Stats. 2006, Ch. 7)
12	1X 2001–02	12	S 12 <sup>222 20</sup>	34	2007	130	Am 1 <sup>902</sup>
<b>2003</b>				35	2006	35 *	S 20 <sup>787</sup>
1	2003	552	Am 7	47	2006	48 *	Am 35.50
14	2005	677 *	Am 11	79	2006	79 *	S 43 <sup>37</sup>
68	2004	183	Am 1 <sup>571</sup>		2006	371 *	Am 35, 43
157	2003	573	Am 12.40				
227	2003	573	Am 37				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record. For Budget Item references, see section titled “BUDGET ITEMS” following “STATUTES OTHER THAN CODES”.

**STATUTES OTHER THAN CODES—Continued**

<i>Statute Affected</i>				<i>Statute Affected</i>			
<i>Chapter</i>	<i>Year</i>	<i>Affected By</i>		<i>Chapter</i>	<i>Year</i>	<i>Affected By</i>	
		<i>Chapter</i>	<i>Effect</i>			<i>Chapter</i>	<i>Effect</i>
	79 (Cont.)				171 (Cont.)		
	2007	174 *	Am 37		2008	2 *	R 9.00
	241	2006	241 R 38 <sup>562</sup>	175	2007	257 *	Am 34
	323	2007	130 Am 1 <sup>902</sup>	416	2008	703	Am 401
	610	2007	483 Am 2 <sup>962</sup>	424	2007	424 *	S 1 <sup>300 317</sup>
	710	2007	130 Am 1 <sup>902</sup>	434	2008	703	Am 401
	738	2006	738 R 1 <sup>69</sup>	451	2008	179	Am 2 <sup>976</sup>
<b>2007</b>				660	2007	660	S 3, 4, 6 <sup>931</sup>
	4	2008	179 Am 2 <sup>976</sup>	<b>2008</b>			
			Am 4 <sup>976</sup>	31	2008	31	S 53 <sup>636</sup>
	26	2008	179 Am 2 <sup>976</sup>				S 54 <sup>301</sup>
	67	2007	67 * R 1, 2, 3, 4, 5,				S 55 <sup>636</sup>
			6, 7, 8 <sup>896</sup>	140	2008	140	S 1 <sup>978</sup>
		2007	635 Am 1, 2, 3 <sup>796</sup>	268	2008	1	Am 35.20
			Am 9, 10		2008	269 *	Am 12.32
			S 4, 5, 6, 7,				Am 24.85
			8 <sup>796</sup>				Ad 35.20
	171	2007	172 * Am 4.05, 12.32,				Am 35.50
			35.50				Am 4.07
			Ad 9.00, 11.15,	491	2008	491	S 1.7 <sup>82</sup>
			24.80, 29.50 <sup>37</sup> ,	589	2008	589	S 2 <sup>541</sup>
		2008	R 24.80	764	2008	764	Am 1 <sup>1066</sup>
			Ad 4.44				
			Ad 24.85				

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**BUDGET ITEMS**

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
<b>1982, Ch. 326</b>				<b>1990, Ch. 467</b>			
3680-101-516	2008	298	Am	2660-001-890	1999	50*	S
					2000	52*	S
					2001	106*	S
					2002	379*	S
<b>1986, Ch. 186</b>					2003	157*	S
2660-101-046	1999	50*	S		2004	208*	S
4440-801-036	2000	52*	S		2005	38*	S
					2006	47*	S
					2007	171*	S
					2008	268*	S
<b>1987, Ch. 135</b>					2000	52*	S
2660-001-890	1999	50*	S				
	2000	52*	S	2660-101-042	1999	50*	S
	2001	106*	S		2000	52*	S
	2002	379*	S		2001	106*	S
	2003	157*	S		2002	379*	S
	2004	208*	S	2660-101-045	2000	52*	S
	2005	38*	S	2660-101-046	1999	50*	S
	2006	47*	S		2000	52*	S
	2007	171*	S		2001	106*	S
	2008	268*	S	2660-101-890	1999	50*	S
2660-101-045	2000	52*	S		2000	52*	S
					2001	106*	S
					2002	379*	S
<b>1988, Ch. 313</b>				2660-301-042	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	2660-301-890	2001	106*	S
	2003	157*	S		2002	379*	S
	2004	208*	S	2660-302-046	1999	50*	S
	2005	38*	S	2660-325-042	1999	50*	S
	2006	47*	S		2000	52*	S
	2007	171*	S		2001	106*	S
	2008	268*	S		2002	379*	S
2660-101-045	2000	52*	S	3680-101-235	2000	52*	S
<b>1989, Ch. 93</b>				<b>1991, Ch. 118</b>			
2660-001-890	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
	2008	268*	S		2008	268*	S
2660-101-045	2000	52*	S	2660-101-042	1999	50*	S
2660-101-046	1999	50*	S		2000	52*	S
	2000	52*	S		2001	106*	S
	2001	106*	S		2002	379*	S
	2002	379*	S	2660-101-045	2000	52*	S
2660-301-042	1999	50*	S	2660-101-046	1999	50*	S
	2000	52*	S		2000	52*	S
	2001	106*	S		2001	106*	S
	2002	379*	S		2002	379*	S
2660-301-890	2001	106*	S	2660-301-042	1999	50*	S
	2002	379*	S		2000	52*	S
3680-101-235	2000	52*	S		2001	106*	S

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUDGET ITEMS—Continued**

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
2660-325-042	1999	50*	S		2002	379*	S
	2000	52*	S		2003	157*	S
	2001	106*	S		2004	208*	S
6110-001-890	2001	750	Am		2005	38*	S
<b>1992, Ch. 587</b>					2006	47*	S
					2007	171*	S
					2008	268*	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	2660-125-042	1999	50*	S
	2004	208*	S		2000	52*	S
	2005	38*	S		2001	106*	S
	2006	47*	S		2002	379*	S
	2007	171*	S	2660-125-046	1999	50*	S
	2008	268*	S		2000	52*	S
2660-101-045	2000	52*	S		2001	106*	S
2660-101-853	1999	50*	S		2002	379*	S
	2000	52*	S		2003	157*	S
	2001	106*	S		2004	208*	S
	2002	379*	S	2660-301-042	1999	50*	S
	2003	157*	S		2000	52*	S
	2004	208*	S		2001	106*	S
	2005	38*	S		2002	379*	S
	2006	47*	S	2660-301-890	2001	106*	S
2660-101-890	1999	50*	S		2002	379*	S
	2000	52*	S	2660-302-046	1999	50*	S
	2001	106*	S		2000	52*	S
	2002	379*	S		2001	106*	S
2660-125-042	1999	50*	S		2002	379*	S
	2000	52*	S		2003	157*	S
	2001	106*	S	2660-325-042	1999	50*	S
	2002	379*	S		2000	52*	S
2660-125-046	1999	50*	S		2001	106*	S
	2000	52*	S		2002	379*	S
	2001	106*	S	3790-301-164	2000	52*	S
	2002	379*	S	5240-303-746	1999	888	S
	2003	157*	S		2002	379*	S
2660-301-890	1999	50*	S	<b>1994, Ch. 139</b>			
	2000	52*	S				
	2001	106*	S	1760-101-768	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		2004	208*	S
	2007	171*	S		2005	38*	S
	2008	268*	S		2007	171*	S
2660-302-046	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
6110-001-890	2001	750	Am		2004	208*	S
<b>1993, Ch. 55</b>					2005	38*	S
					2006	47*	S
					2007	171*	S
2660-001-890	1999	50*	S		2008	268*	S
	2000	52*	S	2660-101-046	2001	106*	S
	2001	106*	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
	2002	379*	S		2001	106*	S
	2003	157*	S		2002	379*	S
	2004	208*	S		2003	157*	S
2660-101-890	1999	50*	S	2660-325-042	2001	106*	S
	2000	52*	S		2002	379*	S
	2001	106*	S		2003	157*	S
	2002	379*	S	3790-101-156	2000	52*	S
2660-125-042	1999	50*	S	3790-111-786	2000	52*	S
	2000	52*	S	5240-301-746	2001	106*	S
	2001	106*	S				
	2002	379*	S	<b>1996, Ch. 162</b>			
2660-125-046	1999	50*	S	2660-001-0890	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		2006	47*	S
2660-302-046	1999	50*	S		2007	171*	S
	2000	52*	S		2008	268*	S
	2001	106*	S	2660-101-0042	2001	106*	S
	2002	379*	S		2002	379*	S
2660-325-042	2000	52*	S		2003	157*	S
	2001	106*	S	2660-101-0045	1999	50*	S
	2002	379*	S		2000	52*	S
2660-325-056	1999	50*	S		2001	106*	S
	2000	52*	S		2002	379*	S
	2001	106*	S		2003	157*	S
3125-101-001	1999	50*	S	2660-101-0890	2003	157*	S
3790-101-733	1999	50*	S	2660-125-0042	2001	106*	S
					2002	379*	S
<b>1995, Ch. 303</b>					2003	157*	S
1760-301-768	1999	50*	S	2660-125-0046	2003	157*	S
2660-001-890	2000	52*	S		2004	208*	S
	2001	106*	S	2660-125-0183	1999	50*	S
	2002	379*	S		2000	52*	S
	2003	157*	S		2001	106*	S
	2004	208*	S	2660-301-0890	1999	50*	S
	2005	38*	S		2004	208*	S
	2006	47*	S		2005	38*	S
	2007	171*	S		2006	47*	S
	2008	268*	S		2007	171*	S
2660-101-042	2000	52*	S		2008	268*	S
	2001	106*	S	2660-302-0046	2001	106*	S
	2002	379*	S		2002	379*	S
	2003	157*	S	2660-325-0042	1999	50*	S
2660-101-045	1999	50*	S		2002	379*	S
	2000	52*	S		2003	157*	S
	2001	106*	S		2004	208*	S
2660-101-890	2003	157*	S	3540-301-0001	1999	50*	S
2660-125-042	1999	50*	S		2000	52*	S
	2000	52*	S	3600-001-0321	2000	52*	S
	2001	106*	S	3760-101-0001	1999	50*	S
	2002	379*	S	3790-301-0001	1999	50*	S
	2003	157*	S	3790-301-0235	1999	50*	S
2660-125-183	1999	50*	S	3790-301-0263	1999	50*	S
	2000	52*	S	3960-013-0710	2000	52*	S
	2001	106*	S	5430-101-0001	2002	379*	S
2660-301-890	2002	379*	S	6110-107-0001	1999	50*	S
	2003	157*	S	6870-101-0001	1999	50*	S
2660-302-046	2000	52*	S	6870-301-0658	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
8940-301-0001	1999	50*	S		2000	52*	S
8940-301-0890	1999	50*	S	6870-301-0658	1999	50*	S
					2000	52*	S
					2001	106*	S
<b>1997, Ch. 282</b>							
0540-101-0001	2001	106*	S	<b>1998, Ch. 324</b>			
0820-001-0001	1999	50*	S	0160-001-0001	1999	50*	S
	2000	52*	S	0450-101-0932	1999	50*	S
0820-301-0660	1999	50*	S	0540-101-0001	2001	106*	S
2660-001-0890	2002	379*	S	0690-301-0660	1999	50*	S
	2003	157*	S		2000	52*	S
	2004	208*	S	0820-301-0001	1999	50*	S
	2005	38*	S	1100-301-0001	1999	50*	S
	2006	47*	S		2000	52*	S
	2007	171*	S		2000	52*	S
	2008	268*	S	1100-301-0890	1999	50*	S
2660-101-0042	2002	379*	S		2000	52*	S
	2003	157*	S	1730-301-0001	1999	50*	S
2660-101-0045	2000	52*	S	1760-101-0022	1999	50*	S
	2001	106*	S	1760-101-0768	1999	50*	S
	2002	379*	S		2000	52*	S
	2003	157*	S		2004	208*	S
2660-101-0183	2001	106*	S	1760-301-0002	1999	50*	S
2660-101-0890	2003	157*	S	1760-301-0768	1999	50*	S
2660-125-0183	2000	52*	S		2000	52*	S
2660-301-0042	2002	379*	S		2003	157*	S
	2003	157*	S	1760-302-0768	2003	157*	S
	2004	208*	S	1920-001-0835	1999	50*	S
	2005	38*	S	2320-001-0317	2001	106*	S
2660-301-0890	2000	52*	S	2660-001-0890	2003	157*	S
	2005	38*	S		2004	208*	S
	2006	47*	S		2005	38*	S
	2007	171*	S		2006	47*	S
	2008	268*	S		2007	171*	S
2660-302-0046	2002	379*	S		2008	268*	S
2660-325-0042	2000	52*	S	2660-101-0042	2002	379*	S
2920-101-0001	2000	52*	S		2003	157*	S
	1X 2003-04	3*	S	2660-101-0045	2001	106*	S
3340-301-0001	2000	52*	S		2002	379*	S
3360-101-0497	2001	106*	S		2003	157*	S
3680-101-0516	2000	52*	S	2660-101-0183	2001	106*	S
3680-301-0516	1999	50*	S		2002	379*	S
3760-301-0545	2002	379*	S	2660-101-0890	2003	157*	S
3790-101-0140	2001	400*	S	2660-301-0042	2003	157*	S
3790-301-0001	1999	50*	S		2004	208*	S
3790-301-0263	2000	52*	S		2005	38*	S
3860-301-0001	2000	52*	S		2006	47*	S
	2001	106*	S	2660-301-0890	2005	38*	S
	2002	379*	S		2006	47*	S
	2005	38*	S		2007	171*	S
4200-101-0001	1999	50*	S		2008	268*	S
4200-102-0001	1999	50*	S	2660-302-0046	2003	157*	S
5240-301-0660	2000	52*	S	2660-311-0042	1999	50*	S
5430-005-0890	2000	52*	S	2720-301-0001	1999	50*	S
5430-105-0890	2000	52*	S	2920-101-0001	1999	50*	S
6110-001-0890	1999	50*	S	3340-301-0001	1999	50*	S
6110-107-0001	1999	50*	S	3360-001-0465	2001	106*	S
6110-113-0001	1999	50*	S	3360-101-0497	2002	379*	S
6110-156-0001	1999	152*	S	3540-301-0001	1999	50*	S
6600-301-0658	2002	379*	S		2000	52*	S
6870-101-0001	1999	50*	S		2001	106*	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
3600-301-0200	1999	50 * S			2000	52 * S	
3680-301-0001	1999	50 * S			2001	106 * S	
3680-301-0516	1999	50 * S		5240-302-0001	1999	50 * S	
3690-001-0014	1999	50 * S			2000	52 * S	
3790-102-0001	2000	672 * S			2001	106 * S	
	2001	400 * S			2002	379 * S	
3790-301-0001	1999	50 * S			2003	157 * S	
	2000	52 * S			2006	47 * S	
	2001	400 * S		5240-303-0001	1999	50 * S	
3790-301-0263	2001	106 * S		5430-006-0890	2002	379 * S	
3790-301-0545	1999	50 * S		5430-106-0890	2002	379 * S	
3790-302-0001	1999	50 * S		5460-301-0001	1999	50 * S	
3860-001-0001	1999	50 * S			2000	52 * S	
3860-301-0001	1999	50 * S		6110-001-0001	1999	37 * S	
	2001	106 * S			1999	78 * S	
	2002	379 * S		6110-011-0001	1999	50 * S	
	2003	157 * S		6110-106-0001	1999	50 * S	
	2005	38 * S		6110-112-0001	1999	50 * S	
	2006	47 * S			2000	52 * S	
	2008	268 * S		6110-113-0001	1999	50 * S	
3960-001-0014	2000	52 * S		6110-156-0001	2000	52 * S	
3960-001-0018	2000	52 * S		6110-191-0001	1999	50 * S	
4170-101-0001	1999	50 * S		6110-196-0001	1999	50 * S	
	2000	52 * S			2000	52 * S	
4200-101-0001	1999	50 * S			2001	106 * S	
4200-102-0001	1999	50 * S			1X 2003–04	10 * S	
4260-001-0001	1999	50 * S		6110-200-0001	1999	50 * S	
4260-001-0823	1999	50 * S		6110-212-0001	1999	50 * S	
4260-301-0660	2003	157 * S		6110-232-0001	1999	50 * S	
4300-101-0001	1999	50 * S		6110-234-0001	1X 2003–04	4 * S	
4300-301-0001	1999	50 * S		6110-240-0001	2004	208 * S	
	2000	52 * S		6110-295-0001	1999	50 * S	
4440-011-0001	1999	50 * S			2000	52 * S	
4440-111-0001	1999	50 * S		6360-001-0408	1999	50 * S	
4440-301-0660	2003	157 * S		6440-001-0001	1999	50 * S	
4700-001-0890	1999	50 * S		6440-301-0574	1999	50 * S	
4700-101-0890	1999	50 * S		6600-001-0001	1999	50 * S	
5100-001-0579	2001	106 * S		6610-001-0001	1999	50 * S	
5100-001-0870	1999	50 * S		6610-001-0498	1999	50 * S	
5100-031-0890	2001	106 * S		6870-101-0001	1999	50 * S	
5100-101-0579	2001	106 * S			2000	52 * S	
5100-131-0890	2001	106 * S		6870-103-0001	1999	50 * S	
5160-101-0001	1999	50 * S		6870-301-0574	1999	50 * S	
5180-001-0001	1999	50 * S			2000	52 * S	
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	
				9840-001-0494	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
	1999	68 *	S	3540-001-0001	2000	2 *	S
9840-001-0988	1999	50 *	S		2000	52 *	S
	1999	68 *	S	3540-006-0001	2000	2 *	S
9840-011-0001	1999	68 *	S	3540-301-0001	2000	52 *	S
<b>1999, Ch. 50</b>					2001	106 *	S
					2002	379 *	S
0450-112-0556	2000	52 *	S	3540-301-0660	2001	106 *	S
0540-101-0001	2004	208 *	S	3600-102-0001	1999	811 *	S
	2005	38 *	S	3600-301-0890	2000	52 *	S
	2006	47 *	S	3640-301-0001	1X 2003-04	3 *	S
	2007	171 *	S	3680-101-0516	1999	1003	S
0540-103-0001	2000	672 *	S	3760-301-0940	2000	52 *	S
	2001	932	S	3760-302-0001	1999	1003	S
0690-301-0660	2000	52 *	S		1999	1021 *	S
0840-001-0001	2000	5 *	Am		2000	672 *	S
0845-001-0217	2000	52 *	S	3790-002-0001	1999	811 *	S <sup>37</sup>
1100-301-0001	2000	52 *	S	3790-101-0001	1999	1003	S
1111-002-0421	2000	52 *	S		1999	1021 *	S <sup>37</sup>
1730-001-0001	1999	479 *	S		2000	52 *	S
1760-101-0768	2000	52 *	S		2000	672 *	S
	2001	106 *	S		3X 2001-02	1 *	S
	2002	379 *	S		2004	208 *	S
1760-301-0001	2000	52 *	S		2005	39 *	S
1920-001-0835	2000	52 *	S		2006	47 *	S
2240-001-0001	2000	52 *	S	3790-101-0262	2004	208 *	S
2240-102-0001	2004	12 *	S		2005	38 *	S
2240-105-0001	1999	793 *	S		2005	39 *	S
2660-001-0890	2004	208 *	S		2006	47 *	S
	2005	38 *	S	3790-301-0001	2000	52 *	S
	2006	47 *	S	3790-301-0263	2001	106 *	S
	2007	171 *	S	3790-302-0001	1999	811 *	S <sup>37</sup>
	2008	268 *	S		2000	52 *	S
2660-101-0001	2000	52 *	S		2001	106 *	S
	2002	379 *	S	3860-101-0001	1999	811 *	S
	2003	157 *	S	3860-201-0001	1999	1003	S
2660-101-0042	2002	379 *	S	3860-301-0001	2000	52 *	S
2660-101-0045	2002	379 *	S		2001	106 *	S
	2003	157 *	S		2002	379 *	S
2660-104-0001	2002	379 *	S		2007	171 *	S
	2003	157 *	S	3960-001-0001	2000	52 *	S
2660-301-0042	2002	379 *	S		2001	106 *	S
	2005	38 *	S		2003	157 *	S
	2006	47 *	S		2006	47 *	S
	2007	171 *	S		2007	171 *	S
	2008	268 *	S	3980-001-0001	2000	52 *	S
2660-301-0890	2006	47 *	S	4200-101-0001	2000	52 *	S
	2007	171 *	S	4200-102-0001	2000	52 *	S
	2008	268 *	S		2001	106 *	S
2660-311-0042	2000	52 *	S	4200-103-001	2001	106 *	S
	2001	106 *	S	4260-001-0001	1999	148 *	S
2720-301-0042	2002	379 *	S	4260-001-0589	2002	1161 *	S
	2005	38 *	S	4260-111-0001	1999	146 *	S
2720-301-0044	2000	52 *	S	4260-111-0233	1999	744 *	S
2920-101-0001	1999	1021 *	S <sup>37</sup>	4260-111-0236	1999	831 *	S
3360-001-0381	2005	38 *	S	4300-101-0001	2000	52 *	S
3360-001-0465	2002	379 *	S	4300-301-0001	2000	52 *	S
3360-101-0497	2003	157 *	S		2001	106 *	S
	2005	38 *	S	4440-001-0001	1999	617 *	S
3360-102-0001	1999	1003	S	4440-101-0001	1999	617 *	S
3480-101-0001	3X 2001-02	1 *	S	4440-301-0001	2000	52 *	S
					2001	106 *	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
4440-301-0660	2000	52 *	S		2000	52 *	S
5100-001-0579	2001	106 *	S		2001	106 *	S
5100-031-0890	2001	106 *	S	6870-103-0001	2000	52 *	S
5100-101-0001	1999	1021 *	S	6870-301-0574	2000	52 *	S
	2000	52 *	S		2001	106 *	S
5100-101-0579	2001	106 *	S		2002	379 *	S
5100-131-0890	2001	106 *	S	8100-101-0001	1999	1003	S
5160-001-0001	2000	52 *	S	8260-001-0001	2000	52 *	S
5160-001-0890	2000	52 *	S		2001	106 *	S
5180-001-0001	1999	479 *	Am		2002	379 *	S
5180-101-0001	1999	479 *	S	8260-103-0001	1999	602 *	Am
	2000	52 *	S		2003	157 *	S
	2001	106 *	S		2004	208 *	S
	2002	1022 *	Am	8350-001-0001	1999	1021 *	S
5180-102-0001	2000	52 *	S		2000	52 *	S
	2001	106 *	S	8350-001-0571	1999	1021 *	S
5180-141-0001	1999	479 *	S	8350-011-0001	1999	1021 *	S
5240-102-0001	1999	1003	Ad	8380-001-0001	2000	402 *	S
5240-103-0001	1999	888	Ad	8570-301-0001	2000	52 *	S
5240-301-0001	2000	52 *	S	8940-001-0001	1999	793 *	S
5240-301-0660	2000	52 *	S	8940-301-0001	2000	52 *	S
	2001	106 *	S		2002	379 *	S
	2002	379 *	S	9210-117-0001	1999	1003	S
5240-493	1999	888	Ad	9650-001-0001	1999	800	Am
5430-107-0890	2004	208 *	S	9800-001-0001	1999	776 *	S
5430-111-0001	2000	52 *	S	9800-001-0494	1999	776 *	S
5460-301-0001	2000	52 *	S		2000	402 *	S <sup>37</sup>
6110-104-0001	2001	106 *	S	9800-001-0988	1999	776 *	S
6110-112-0001	2000	52 *	S	9840-001-0001	2000	52 *	S
6110-122-0001	1999	646	Am		2001	2 *	S
6110-133-0001	2000	52 *	S	9840-001-0494	2000	52 *	S
6110-156-0001	2001	106 *	S		2001	2 *	S
6110-181-0001	2000	52 *	S	9840-001-0988	2000	52 *	S
6110-184-0001	2000	52 *	S		2001	2 *	S
6110-186-0001	1999	646	Am				
6110-190-0001	2002	379 *	S	<b>2000, Ch. 52</b>			
6110-196-0001	2000	52 *	S				
	2001	106 *	S	0250-301-0001	2005	38 *	S
	2002	379 *	S		2005	39 *	S
	2002	444 *	S	0540-101-0001	2004	208 *	S
	1X 2003–04	10 *	S		2005	38 *	S
6110-211-0001	2000	52 *	S		2006	47 *	S
6110-232-0001	2002	444 *	S		2007	171 *	S
6110-488	2000	52 *	S	0540-101-0005	2002	379 *	S
6110-490	2000	52 *	S		2007	171 *	S
6110-495	1999	646	Am	0540-101-6015	2004	208 *	S
6110-498	1999	646	Am		2005	38 *	S
6120-140-0001	1999	1003	S		2005	39 *	S
6440-001-0001	1999	1021 *	S <sup>37</sup>	0540-491	2000	672 *	Ad
	2000	52 *	S	0690-103-0001	2000	672 *	S
6440-301-0574	2001	106 *	S	0820-301-0001	2001	106 *	S
6440-302-0574	2003	157 *	S	0855-001-0567	2001	23 *	S
6600-001-0001	2000	52 *	S	1760-301-0001	2001	106 *	S
6610-001-0001	2000	52 *	S		1X 2003–04	3 *	S
6610-001-0498	2000	52 *	S	1760-301-0666	2001	106 *	S
6610-302-0574	2001	106 *	S		2002	379 *	S
	2003	157 *	S	1760-301-0768	2001	106 *	S
	2004	208 *	S		2002	379 *	S
	2005	38 *	S		2003	157 *	S
6870-101-0001	1999	738	S	1760-301-0853	2001	106 *	S
	1999	959	S <sup>37</sup>		2002	379 *	S

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUDGET ITEMS—Continued**

<i>Item</i>	<i>Affected By</i>			<i>Effect</i>	<i>Item</i>	<i>Affected By</i>			<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>				<i>Year</i>	<i>Chapter</i>		
1920-001-0835	2001	106*	S		3790-001-0001	2000	570*	S	
2660-001-0042	2001	106*	S		3790-101-0001	2000	672*	Am	
	2004	208*	S			2001	106*	S	
2660-001-0046	2001	106*	S			2001	400*	S	
2660-001-0890	2001	106*	S			3X 2001-02	1*	S	
	2005	38*	S			2005	38*	S	
	2006	47*	S			2005	39*	S	
	2007	171*	S		3790-101-0005	2000	672*	S	
	2008	268*	S		3790-102-0005	2000	672*	Am	
2660-101-0001	2002	379*	S			2001	106*	S	
	2003	157*	S			2001	400*	S	
	1X 2003-04	3*	S			2004	208*	S	
2660-101-0042	2002	379*	S			2004	475*	S	
	2003	157*	S			2005	39*	S	
2660-101-0045	2003	157*	S			2006	47*	S	
2660-102-0890	2001	106*	S			2007	171*	S	
2660-103-0046	2001	106*	S			2007	509*	S	
2660-301-0001	3X 2001-02	1*	S			2008	268*	S	
2660-301-0042	2002	379*	S		3790-103-0005	2008	269*	S	
	2005	38*	S		3790-301-0001	2001	106*	S	
	2006	47*	S			1X 2003-04	3*	S	
	2007	171*	S		3790-301-0005	2001	106*	S	
	2008	268*	S			2003	157*	S	
2660-301-0890	2007	171*	S			2006	47*	S	
	2008	268*	S			2008	268*	S	
2660-311-0042	2001	106*	S		3790-301-0263	2001	106*	S	
2720-101-0001	2001	106*	S			2002	379*	S	
2720-301-0044	2001	106*	S			2003	157*	S	
2740-301-0042	2001	106*	S		3790-302-0001	1X 2003-04	3*	S	
2740-301-0044	2001	106*	S		3790-302-0005	2000	672*	S	
	2002	379*	S			2003	157*	S	
2740-301-0064	2001	106*	S			2004	208*	S	
3360-001-0381	2006	47*	S			2006	47*	S	
3360-001-0465	2001	106*	S		3810-301-0005	2005	38*	S	
	2003	157*	S		3810-301-0941	2005	38*	S	
3360-001-0853	2004	208*	S			2008	268*	S	
3480-101-0001	3X 2001-02	1*	S		3810-301-6015	2005	38*	S	
3540-301-0001	2001	106*	S		3860-001-0001	2003	157*	S	
	2002	379*	S		3860-001-6003	2001	106*	S	
3600-001-0001	2001	106*	S			2006	47*	S	
3600-101-0001	2001	106*	S		3860-101-0001	2000	672*	S	
3600-001-6018	2003	157*	S		3860-101-0409	2003	157*	S	
3640-301-0001	2002	379*	S		3860-101-0543	2007	171*	S	
	1X 2003-04	3*	S		3860-101-6005	2007	171*	S	
3640-301-6015	2003	157*	S		3860-101-6010	2005	38*	S	
3640-302-0001	1X 2003-04	3*	S		3860-101-6014	2003	157*	S	
3640-302-0005	2003	157*	S			2008	268*	S	
	2006	47*	S		3860-101-6023	2005	38*	S	
3640-303-0001	1X 2003-04	3*	S			2007	171*	S	
3680-301-0516	2001	106*	S		3860-101-6025	2005	38*	S	
	2003	157*	S			2007	171*	S	
	2004	208*	S		3860-101-6027	2001	106*	S	
3720-101-0001	2001	11*	S			2002	379*	S	
3760-301-0005	2005	38*	S			2003	157*	S	
3760-302-0005	2000	672*	S			2005	38*	S	
	2002	379*	S			2007	171*	S	
	2003	157*	S			2008	268*	S	
	2003	761	S		3860-301-0001	2001	106*	S	
	2004	208*	S			2002	379*	S	
	2005	38*	S			2003	157*	S	
	2006	47*	S			2006	47*	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
	2007	171 *	S	5180-111-0890	2001	106 *	S
	2008	268 *	S	5180-141-0001	2001	106 *	S
3860-301-6008	2003	157 *	S		2002	379 *	S
	2006	47 *	S	5180-141-0890	2001	106 *	S
	2008	268 *	S	5180-151-0001	2001	106 *	S
3860-301-6010	2003	157 *	S		3X 2001-02	1 *	S
	2006	47 *	S	5180-151-0890	2001	106 *	S
3940-101-0418	2000	672 *	Am	5240-001-0001	2001	106 *	S
3940-101-0419	2000	672 *	Am	5240-301-0001	2001	106 *	S
3940-101-0744	2000	672 *	Am		2002	379 *	S
3940-101-6013	2000	672 *	Am		2005	38 *	S
3940-101-6016	2000	672 *	Am	5430-103-0001	2002	379 *	S
3940-101-6017	2000	672 *	Am	5430-104-0001	2005	38 *	S
3940-101-6019	2000	672 *	Am	5430-108-0890	2005	38 *	S
3940-101-6020	2000	672 *	Am	5430-113-0001	2002	379 *	S
3940-101-6021	2000	672 *	Am	5430-118-0001	2002	379 *	S
3940-101-6022	2000	672 *	Am		1X 2003-04	3 *	S
3960-001-0001	2001	106 *	S	5460-001-0001	1X 2003-04	3 *	S
	2003	157 *	S	5460-301-0001	2001	106 *	S
	2006	47 *	S		2002	379 *	S
	2007	171 *	S	5480-001-0001	2001	106 *	S
4100-001-0890	2001	106 *	S		1X 2003-04	3 *	S
4130-001-0632	2001	106 *	S	6110-001-0001	2001	106 *	S
4170-101-0001	2001	106 *	S	6110-103-0001	1X 2003-04	4 *	S
	1X 2003-04	3 *	S	6110-104-0001	2000	1058	Am
4200-101-0001	2000	672 *	Am <sup>37</sup>		2001	106 *	S
4200-102-0001	2001	106 *	S		1X 2003-04	4 *	S
	2002	379 *	S	6110-105-0001	2000	1058	Am
4200-103-0001	2001	106 *	S		1X 2003-04	4 *	S
	2002	379 *	S	6110-108-0001	2002	379 *	S
	3X 2001-02	1 *	S	6110-111-0001	2002	379 *	S
4220-001-0001	1X 2003-04	3 *	S	6110-112-0001	2001	106 *	S
4260-001-0001	2000	540 *	S		2002	379 *	S
	2001	106 *	S	6110-113-0001	1X 2003-04	10 *	S
	2002	379 *	S	6110-115-0001	1X 2003-04	10 *	S
	2003	157 *	S	6110-116-0001	2002	379 *	S
	2004	208 *	S	6110-120-0001	1X 2003-04	10 *	S
	1X 2003-04	3 *	S	6110-125-0001	2001	106 *	S
4260-001-0589	2002	1161 *	S	6110-126-0001	1X 2003-04	10 *	S
4260-101-0001	2000	540 *	S	6110-127-0001	1X 2003-04	10 *	S
	2001	106 *	S	6110-128-0001	2002	379 *	S
	2004	43 *	S	6110-133-0001	2001	106 *	S
4260-101-0890	2000	540 *	S		2002	379 *	S
	2001	106 *	S		2002	444 *	S
4260-111-0001	2000	540 *	S	6110-134-0001	2000	1058	Am
	2001	106 *	S		2002	444 *	S
4300-101-0001	2001	106 *	S	6110-151-0001	2000	1058	Am
	2002	379 *	S	6110-156-0001	2002	444 *	S
4440-101-0001	2001	106 *	S		1X 2003-04	4 *	S
5175-001-0001	1X 2003-04	3 *	S	6110-158-0001	2001	106 *	S
5175-101-0001	2001	106 *	S	6110-161-0001	1X 2003-04	4 *	S
	3X 2001-02	1 *	S		1X 2003-04	10 *	S
	1X 2003-04	3 *	S	6110-165-0001	2000	1058	Am
5180-001-0001	2000	309 *	S	6110-166-0001	1X 2003-04	10 *	S
	2001	111 *	Am	6110-181-0001	2001	106 *	S
5180-101-0890	2001	106 *	S	6110-184-0001	2001	106 *	S
	2006	47 *	S	6110-185-0001	2002	379 *	S
5180-102-0001	2001	106 *	S	6110-186-0001	2002	379 *	S
5180-111-0001	2001	106 *	S	6110-190-0001	2002	444 *	S
	2002	379 *	S		1X 2003-04	4 *	S
	3X 2001-02	1 *	S	6110-191-0001	1X 2003-04	10 *	S

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUDGET ITEMS—Continued**

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
6110-193-0001	2001	106*	S	2002	379*	S	
	2002	379*	S	2003	157*	S	
6110-195-0001	2002	444*	S	2004	208*	S	
6110-196-0001	2001	106*	S	2005	38*	S	
	2002	379*	S	2006	47*	S	
	2004	208*	S	2008	268*	S	
	1X 2003–04	10*	S	8380-004-0001	2004	208*	S
6110-196-0890	2002	379*	S		2005	38*	S
	2003	157*	S	8940-001-0001	2000	127*	S
6110-198-0001	2001	106*	S	8955-102-0001	2000	672*	S
	2002	379*	S	8960-011-0001	2001	106*	S
	2002	444*	S	8960-301-0001	2002	362*	S
6110-204-0001	2001	106*	S	9100-101-0001	2000	615*	S
	1X 2003–04	4*	S		2001	2*	S
	1X 2003–04	10*	S	9650-001-0001	2000	1002	Am
6110-205-0001	2001	106*	S	9800-001-0001	2001	1*	S
	1X 2003–04	4*	S		2001	22*	S
6110-211-0001	1X 2003–04	4*	S		2001	25*	S
	1X 2003–04	10*	S	9800-001-0494	2001	1*	S
6110-212-0001	2001	106*	S		2001	22*	S
	1X 2003–04	4*	S		2001	25*	S
6110-228-0001	2002	379*	S	9800-001-0988	2001	1*	S
6110-232-0001	2001	106*	S		2001	22*	S
	2002	379*	S		2001	25*	S
6110-240-0001	1X 2003–04	4*	S	9840-001-0001	2001	106*	S
6110-243-0001	1X 2003–04	10*	S		2001	222*	S
6110-485	1X 2003–04	4*	S	9840-001-0494	2001	106*	S
	1X 2003–04	10*	S		2001	222*	S
6110-488	1X 2003–04	10*	S	9840-001-0988	2001	106*	S
6110-494	2002	379*	S		2001	222*	S
6110-495	2000	1058	Am	9905-001-0001	2001	106*	S
6360-101-0001	1X 2003–04	4*	S	9906-001-0001	2001	106*	S
6440-001-0001	2000	672*	Am	9908-001-0001	2001	106*	S
	2001	106*	S		3X 2001–02	1*	S
6440-301-0574	2001	106*	S	9908-001-0494	2001	106*	S
	2002	379*	S	9908-001-0988	2001	106*	S
6600-001-0001	2001	106*	S	9914-001-0001	3X 2001–02	1*	S
6610-001-0498	2001	106*	S				
6610-301-0001	2001	106*	S	<b>2001, Ch. 106</b>			
	2003	157*	S	0505-001-0001	2002	1*	S
	2004	208*	S	0505-495	2002	1*	S
6610-301-0574	2005	38*	S	0530-001-0001	2002	379*	S
6610-302-0574	2004	208*	S		1X 2003–04	3*	S
6870-101-0001	2000	746	S <sup>37</sup>	0530-101-0001	2002	1*	S
	2004	208*	S	0540-101-0001	2004	208*	S
	1X 2003–04	4*	S		2005	38*	S
6870-101-0909	2003	157*	S		2006	47*	S
6870-301-0574	2001	106*	S		2007	171*	S
	2002	379*	S	0540-101-6015	2002	379*	S
7980-101-0001	2001	106*	S	0552-001-0001	3X 2001–02	1*	S
8100-101-0001	2002	379*	S	0552-495	3X 2001–02	1*	Ad
	3X 2001–02	1*	S	0690-001-0001	3X 2001–02	1*	S
	2004	44*	S	0690-495	3X 2001–02	1*	Ad
	1X 2003–04	3*	S	0860-001-0001	2002	379*	S
8260-001-0001	2001	106*	S	0860-001-0061	2002	379*	S
	2002	379*	S	0954-101-0001	2002	379*	S
8260-103-0001	2000	672*	Am	0971-495	3X 2001–02	1*	S
	2003	157*	S	1111-011-0582	3X 2001–02	1*	Ad
	2003	228*	S	1730-001-0001	2002	379*	S
	2004	208*	S	1760-301-0768	2002	379*	S
8380-001-0367	2001	106*	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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1760-491	2002	379*	S	3560-001-0001	1X	2003-04	3* S
1880-001-0001	1X	2003-04	3* S	3600-001-0001	2002	379*	S
1920-001-0835	2002	379*	S		3X	2001-02	1* S
2240-001-3006	3X	2001-02	1* Ad	3600-495	3X	2001-02	1* Am
2240-114-3006	3X	2001-02	1* S	3680-101-0516	2001	932	Am
2240-115-0929	3X	2001-02	1* S	3680-103-0516	2002	379*	S
2240-115-3006	3X	2001-02	1* Ad	3760-301-0005	2004	208*	S
2240-495	3X	2001-02	1* S		2005	38*	S
2660-001-0042	2001	400*	Am		2006	47*	S
	2002	379*	S	3790-001-0263	2002	379*	S
	2003	157*	S	3790-001-0392	2001	112	Am
	2004	208*	S	3790-101-0001	2001	400*	S
	2005	38*	S		2005	39*	S
	2006	47*	S	3790-101-0005	2004	208*	S
	2007	171*	S		2007	171*	S
	2008	268*	S		2008	268*	S
2660-001-0890	2006	47*	S	3790-102-0383	2001	400*	Am
	2007	171*	S	3790-301-0005	2002	379*	S
	2008	268*	S		2004	208*	S
2660-101-0042	2002	379*	S		2007	171*	S
2660-301-0042	2002	379*	S	3790-301-0262	2004	208*	S
	2006	47*	S	3790-301-0263	2004	208*	S
	2007	171*	S		2007	171*	S
	2008	268*	S	3790-302-0005	2001	400*	S
2660-301-0046	2004	208*	S		2002	636*	S
	2006	47*	S		2004	208*	S
	2007	171*	S		2005	38*	S
	2008	268*	S	3790-491	2001	400*	S
2660-301-0890	2008	268*	S	3790-495	3X	2001-02	1* Am (as am by
2660-302-0042	3X	2001-02	1* Ad				Stats. 2001,
	2006	47*	S				Ch. 749)
2660-311-0042	2002	379*	S	3810-301-0005	2005	38*	S
	2003	157*	S	3860-001-0001	3X	2001-02	1* R
2660-399-0890	2002	379*	S	3860-001-6023	2005	38*	S
2660-497	3X	2001-02	1* Ad	3860-001-6026	2005	38*	S
2720-301-0044	2002	379*	S		2006	47*	S
2740-301-0042	2002	379*	S	3860-011-0942	3X	2001-02	1* R
2740-301-0044	2002	379*	S	3860-101-0001	3X	2001-02	1* Am
2740-301-0064	2002	379*	S	3860-101-0543	2006	47*	S
2920-011-0001	2002	379*	S		2008	268*	S
2920-011-8100	3X	2001-02	1* Ad	3860-101-6007	2005	38*	S
2920-012-0001	3X	2001-02	1* S		2006	47*	S
2920-101-0001	1X	2003-04	3* S		2007	171*	S
2920-495	3X	2001-02	1* Am		2008	268*	S
3125-101-6029	2008	268*	S	3860-101-6010	2005	38*	S
3125-301-0001	3X	2001-02	1* Ad		2006	47*	S
3125-495	3X	2001-02	1* S		2008	268*	S
3340-301-0660	2002	379*	S	3860-101-6023	2005	38*	S
	2005	38*	S		2006	47*	S
3340-495	3X	2001-02	1* S		2008	268*	S
3360-001-0001	3X	2001-02	1* S	3860-101-6025	2006	47*	S
	2004	208*	S		2008	268*	S
3360-001-0381	2007	171*	S	3860-101-6027	2006	47*	S
3360-496	3X	2001-02	1* Ad		2008	268*	S
3480-101-0001	3X	2001-02	1* S	3860-301-0001	2004	208*	S
3480-495	3X	2001-02	1* Ad		1X	2003-04	3* S
3540-301-0001	2002	379*	S		2007	171*	S
3540-301-0660	2002	379*	S	3860-495	3X	2001-02	1* Am
	2003	157*	S	3900-001-0001	3X	2001-02	1* Am
	2004	208*	S	3940-001-0001	2004	208*	S
	2005	38*	S	3940-101-0001	2001	400*	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
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
4200-495	3X	2001-02	1* Ad		2003	157*	S
4260-001-0001	2002	379*	S		2004	208*	S
	3X	2001-02	1* Am	5240-301-0001	2002	379*	S
	2004	208*	S		2003	157*	S
	1X	2003-04	3* S		2004	208*	S
4260-001-0589	2002	1161*	S	5240-301-0660	2005	38*	S
4260-001-0890	2002	379*	S	5240-496	3X	2001-02	1* S
	1X	2003-04	3* S	5430-108-0890	2005	38*	S
4260-001-3020	2003	157*	S	5430-109-0890	2006	47*	S
	2004	208*	S	5440-001-0001	2001	131*	S
	2005	38*	S	5460-001-0001	3X	2001-02	1* Ad
4260-102-0001	1X	2003-04	3* S		1X	2003-04	3* S
4260-111-0001	2004	208*	S	5460-301-0001	2002	379*	S
4260-111-3020	2002	379*	S	5460-497	3X	2001-02	1* S
	2004	208*	S	6110-001-0001	2001	749*	S <sup>37</sup>
4260-495	3X	2001-02	1* Am	6110-001-0890	2001	734*	Am
4280-101-3020	3X	2001-02	1* Ad	6110-102-0001	2002	379*	S
4280-495	3X	2001-02	1* S		3X	2001-02	1* Ad
4300-101-0001	2002	379*	S	6110-103-0001	2004	216*	S
	1X	2003-04	3* S		1X	2003-04	10* S
4440-011-0001	3X	2001-02	1* Ad	6110-104-0001	2004	216*	S
4440-101-0001	2002	379*	S		1X	2003-04	4* S
	3X	2001-02	1* S	6110-105-0001	2004	216*	S
4440-103-0001	2003	157*	S	6110-108-0001	1X	2003-04	4* S
4440-301-0001	2002	379*	S	6110-111-0001	2002	99*	S
4440-301-0660	2002	379*	S		2004	208*	S
	2005	38*	S		1X	2003-04	10* S
4440-495	3X	2001-02	1* Ad	6110-112-0001	2002	99*	S
4700-101-0001	3X	2001-02	1* S		2003	157*	S
4700-495	3X	2001-02	1* Am		1X	2003-04	4* S
5160-001-0001	2002	379*	S	6110-113-0001	2002	99*	S
	1X	2003-04	3* S		2004	208*	S
5160-101-0001	1X	2003-04	3* S		1X	2003-04	4* S
5175-001-0001	1X	2003-04	3* S	6110-116-0001	2002	99*	S
5175-002-0001	1X	2003-04	3* S	6110-120-0001	2004	208*	S
5175-101-0001	2002	379*	S		1X	2003-04	4* S
	3X	2001-02	1* Ad	6110-122-0001	2004	208*	S
	1X	2003-04	3* S	6110-123-0001	2001	749*	Am
5175-495	3X	2001-02	1* S		2002	99*	S (as am by
5180-001-0001	1X	2003-04	3* S				Stats.
5180-101-0001	2001	111*	S				2001-02 3rd
	2001	400*	S				Ex. Sess., Ch.
	2002	1022*	Am				1)
	3X	2001-02	1* Am		3X	2001-02	1* S
5180-101-0890	2001	111*	S		1X	2003-04	4* S
	2006	47*	S	6110-126-0001	2004	208*	S
5180-102-0001	2002	379*	S		1X	2003-04	10* 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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
6110-127-0001	1X	2003-04	4 * S	6110-196-0001	2002	99 *	S (as am by
6110-128-0001	2001	891 *	Ad				Stats.
	2004	208 *	S				2001-02 3rd
6110-132-0001	2001	891 *	Am				Ex. Sess., Ch.
	2002	99 *	S (as am by				1)
			Stats. 2001,		2002	379 *	S
			Ch. 891)		3X	2001-02	1 * S
6110-133-0001	3X	2001-02	1 * S		2003	157 *	S
6110-134-0001	3X	2001-02	1 * Ad		2004	208 *	S
6110-136-0001	3X	2001-02	1 * Ad		1X	2003-04	4 * S
	2004	208 *	S		1X	2003-04	10 * S
6110-149-0001	1X	2003-04	4 * S		2006	47 *	S
6110-156-0001	2002	99 *	S	6110-196-0890	1X	2003-04	4 * S
	2004	216 *	S	6110-198-0001	2002	99 *	S
	1X	2003-04	10 * S	6110-200-0001	3X	2001-02	1 * Am
6110-158-0001	1X	2003-04	4 * S	6110-201-0001	2004	208 *	S
6110-161-0001	2001	203 *	S	6110-203-0001	1X	2003-04	4 * S
	2004	208 *	S	6110-204-0001	2004	216 *	S
	2004	216 *	S		1X	2003-04	10 * S
6110-161-0890	2001	690	S	6110-205-0001	2004	216 *	S
6110-163-0001	2004	208 *	S	6110-210-0001	2001	734 *	Am
6110-165-0001	2001	734 *	Am		3X	2001-02	1 * Ad
6110-166-0001	2004	208 *	S	6110-211-0001	2004	208 *	S
	1X	2003-04	4 * S		2004	216 *	S
6110-167-0001	2004	208 *	S		1X	2003-04	10 * S
6110-181-0001	2004	208 *	S	6110-212-0001	2002	99 *	S
	1X	2003-04	4 * S		1X	2003-04	4 * S
6110-184-0001	2002	99 *	S (as am by	6110-223-0001	3X	2001-02	1 * S
			Stats.	6110-224-0001	2004	208 *	S
			2001-02 3rd	6110-226-0001	2004	208 *	S
			Ex. Sess., Ch.	6110-231-0001	3X	2001-02	1 * Ad
			1)	6110-232-0001	2002	99 *	S (as am by
	3X	2001-02	1 * S				Stats.
	2004	208 *	S				2001-02 3rd
	1X	2003-04	4 * S				Ex. Sess., Ch.
6110-185-0001	2002	99 *	S				1)
6110-186-0001	2002	99 *	S (as am by		3X	2001-02	1 * Ad
			Stats. 2001,	6110-233-0001	2001	400 *	S
			Ch. 891)	6110-240-0001	1X	2003-04	4 * S
6110-190-0001	2004	216 *	S	6110-243-0001	2004	208 *	S
	1X	2003-04	4 * S		1X	2003-04	4 * S
6110-191-0001	2002	99 *	S (as am by	6110-295-0001	2001	734 *	Am
			Stats.		2004	208 *	S
			2001-02 3rd		1X	2003-04	4 * S
			Ex. Sess., Ch.	6110-301-0001	1X	2003-04	4 * S
			1)	6110-485	2001	734 *	Am
	3X	2001-02	1 * S		2002	42 *	Am (as am by
	2004	208 *	S				Stats.
	1X	2003-04	4 * S				2001-02 3rd
6110-193-0001	2002	99 *	S (as am by				Ex. Sess., Ch.
			Stats.				1)
			2001-02 3rd		2002	444 *	S
			Ex. Sess., Ch.		3X	2001-02	1 * Ad
			1)		2003	157 *	S
	3X	2001-02	1 * Am		2004	208 *	S
	2004	208 *	S		1X	2003-04	4 * S (as am by
	1X	2003-04	4 * S				Stats.
6110-195-0001	3X	2001-02	1 * Ad				2001-02, 3rd
	2004	208 *	S				Ex. Sess., Ch.
							1)

**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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	1X 2003–04	10 *	S (as am by Stats. 2001–02, 3rd Ex. Sess., Ch. 1)	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
	2005	39 *	S		2002	40 *	S
6110-485-0001	2004	208 *	S		2002	190 *	S
6110-486	1X 2003–04	4 *	S		2002	278 *	S
6110-495	3X 2001–02	1 *	S		3X 2001–02	1 *	S
6110-496	3X 2001–02	1 *	Ad	9800-001-0494	2001	366 *	Ad
6120-101-0001	2001	400 *	S		2002	14 *	S
6360-101-0001	2002	99 *	S		2002	40 *	S
	2002	379 *	S		2002	190 *	S
	1X 2003–04	4 *	S		2002	278 *	S
6440-001-0001	2001	564 *	Am		3X 2001–02	1 *	Ad
	2002	379 *	S	9800-001-0988	2001	366 *	Ad
	3X 2001–02	1 *	Ad		2002	14 *	S
6440-301-0001	2003	157 *	S		2002	40 *	S
6440-301-0660	2002	379 *	S		2002	190 *	S
	2003	157 *	S		2002	278 *	S
	2007	171 *	S		3X 2001–02	1 *	Am
6440-496	3X 2001–02	1 *	S	9840-001-0001	2002	44 *	S
6600-001-0001	2002	379 *	S		2002	379 *	S
6610-001-0001	2002	99 *	S		2002	509 *	S
	2002	379 *	S		2003	160 *	S
	3X 2001–02	1 *	Ad	9840-001-0494	2002	44 *	S
6610-001-0498	2002	379 *	S		2002	379 *	S
6610-496	3X 2001–02	1 *	Ad		2002	509 *	S
6870-101-0001	2001	514 *	S	9840-001-0988	2002	44 *	S
	2001	891 *	S <sup>17</sup>		2002	379 *	S
	2002	99 *	S		2002	509 *	S
	2002	379 *	S	9908-495	3X 2001–02	1 *	Ad
	2003	157 *	S	9909-001-0001	2001	635 *	S
	2004	208 *	S		3X 2001–02	1 *	Am
	1X 2003–04	4 *	S	9909-001-0494	2001	635 *	S
	2005	38 *	S	9909-001-0890	2001	635 *	S
6870-101-0909	2003	157 *	S	9909-001-0988	2001	635 *	Ad
6870-301-0574	2001	891 *	S	9909-495	3X 2001–02	1 *	Ad
	2002	379 *	S	9911-001-0001	3X 2001–02	1 *	S
	2003	157 *	S	9911-495	3X 2001–02	1 *	S
	2004	208 *	S	9914-001-0001	3X 2001–02	1 *	Ad
	2006	47 *	S	9914-495	3X 2001–02	1 *	Ad
6870-485	3X 2001–02	1 *	S				
7980-101-0001	2002	379 *	S	<b>2002, Ch. 379</b>			
8100-101-0001	2004	44 *	S	0250-001-0001	1X 2003–04	3 *	Am
8100-101-0268	2004	44 *	S	0250-301-0660	2003	157 *	S
8100-101-0425	2004	44 *	S		2004	208 *	S
8100-101-0597	2004	44 *	S		2005	38 *	S
8100-495	3X 2001–02	1 *	Ad		2006	47 *	S
8260-101-0001	3X 2001–02	1 *	Ad	0450-101-0932	1X 2003–04	3 *	Am
8260-103-0001	2001	400 *	S	0450-111-0001	1X 2003–04	3 *	S
8260-111-0001	3X 2001–02	1 *	S	0450-495	1X 2003–04	3 *	Ad
8260-495	3X 2001–02	1 *	Ad	0530-017-0001	1X 2003–04	3 *	S
8350-001-0001	3X 2001–02	1 *	S	0530-496	1X 2003–04	3 *	Ad
8350-495	3X 2001–02	1 *	Ad	0540-001-0001	1X 2003–04	3 *	S
8380-004-0001	2005	38 *	S	0540-001-0005	2007	171 *	S
8660-116-0470	3X 2001–02	1 *	S	0540-001-0890	2005	38 *	S
8660-495	3X 2001–02	1 *	Am		2006	47 *	S
8940-001-0001	3X 2001–02	1 *	Ad	0540-001-6029	2003	157 *	S
8940-495	3X 2001–02	1 *	S	0540-101-6015	2007	171 *	S
9100-101-0001	2001	197 *	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
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
0552-495	1X	2003-04	3* Ad	2660-001-0890	2008	268*	S
0553-001-0001	1X	2003-04	3* S	2660-301-0042	2008	268*	S
0553-495	1X	2003-04	3* Ad	2660-302-0042	2008	268*	S
0555-001-0001	1X	2003-04	3* S	3360-001-0465	2008	268*	S
0555-495	1X	2003-04	3* Ad	3790-301-0005	2008	268*	S
0559-001-0001	1X	2003-04	3* S	3790-301-6029	2008	268*	S
0559-495	1X	2003-04	3* Ad	3860-301-0001	2008	268*	S
0650-001-0001	1X	2003-04	3* S	3960-001-0001	2008	268*	S
0650-011-0001	1X	2003-04	4* S	5240-301-0001	2008	268*	S
0650-111-0001	1X	2003-04	4* S	6610-301-6028	2008	268*	S
0650-114-0001	1X	2003-04	4* S				
0650-495	1X	2003-04	3* Ad	<b>2003, Ch. 157</b>			
0690-001-0001	1X	2003-04	3* S	3125-101-0005	2008	268*	S
0690-112-0001	1X	2003-04	3* S	3125-101-0286	2008	268*	S
0690-495	1X	2003-04	3* Ad	3125-301-0005	2008	268*	S
0820-001-0367	2003	157*	S	3360-001-0381	2008	268*	S
0820-001-0569	2003	157*	S	3540-301-0660	2008	268*	S
0820-301-0660	2003	157*	S	3790-301-0005	2008	268*	S
	2004	208*	S	3790-301-6029	2008	268*	S
0840-001-0001	1X	2003-04	3* S	3860-001-6026	2008	268*	S
0840-496	1X	2003-04	3* Ad	3860-001-6031	2008	268*	S
0855-001-0367	2003	157*	S	3860-101-6005	2008	268*	S
0855-001-0567	2003	157*	S	3860-101-6007	2008	268*	S
0860-001-0001	1X	2003-04	3* S	3860-101-6010	2008	268*	S
0860-496	1X	2003-04	3* Ad	3860-101-6023	2008	268*	S
0950-001-0001	1X	2003-04	3* S	3860-101-6026	2008	268*	S
0950-496	1X	2003-04	3* Ad	3860-101-6031	2008	268*	S
0954-001-0001	1X	2003-04	3* S	3860-301-0001	2008	268*	S
0954-101-0001	2003	157*	S	3870-001-6031	2008	268*	S
0954-496	1X	2003-04	3* Ad	3960-001-0001	2008	268*	S
1100-001-0001	1X	2003-04	3* S	5240-301-0660	2008	268*	S
1100-301-0660	2003	157*	S	6110-196-0001	2008	268*	S
	2005	38*	S		3X	2007-08	2* S
1100-495	1X	2003-04	3* Ad	6110-196-0001	2008	268*	S
1111-002-0001	1X	2003-04	3* S		3X	2007-08	2* S
1111-003-0001	1X	2003-04	3* S	8660-001-0493	2008	268*	S
1111-495	1X	2003-04	3* Ad				
1140-001-0001	1X	2003-04	3* S	<b>2003, Ch. 379</b>			
1140-495	1X	2003-04	3* Ad	2660-001-0890	2008	268*	S
1700-001-0001	1X	2003-04	3* S	6120-101-6029	2008	268*	S
1700-495	1X	2003-04	3* Ad				
1705-001-0001	1X	2003-04	3* S	<b>2004, Ch. 208</b>			
1705-495	1X	2003-04	3* Ad	3540-301-0001	2008	268*	S
1730-001-0001	1X	2003-04	3* S	3540-301-0660	2008	268*	S
1730-496	1X	2003-04	3* Ad	3640-301-6031	2008	268*	S
1760-001-0001	1X	2003-04	3* Am	3790-301-0005	2008	268*	S
1760-001-0666	2002	1127*	Am	3790-301-0263	2008	268*	S
	1X	2003-04	3* Am	3790-301-6029	2008	268*	S
1760-011-0001	1X	2003-04	3* Am	3810-301-6029	2008	268*	S
1760-301-0660	2003	157*	S	3835-301-6029	2008	268*	S
	2005	38*	S	3860-001-6026	2008	268*	S
	2007	171*	S				
1760-301-0768	2003	157*	S				
	2004	208*	S				

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUDGET ITEMS—Continued**

<i>Item</i>	<i>Affected By</i>			<i>Effect</i>	<i>Item</i>	<i>Affected By</i>			<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>				<i>Year</i>	<i>Chapter</i>		
3870-001-6031	2008	268*	S		6110-234-0001	3X	2007-08	2*	S
6110-196-0001	2008	268*	S		6110-240-0001	2008	268*	S	
					6110-301-0660	2008	268*	S	
6110-196-0001	2008	268*	S		6110-485	2008	268*	S	
					6360-101-0001	3X	2007-08	2*	S
6110-228-0001	2008	268*	S		6440-302-6028	2008	268*	S	
6610-302-6041	2008	268*	S		6440-302-6041	2008	268*	S	
6870-301-6041	2008	268*	S		6870-101-0001	3X	2007-08	2*	S
					6870-301-6041	2008	268*	S	
<b>2005, Ch. 38</b>					<b>2006, Ch. 47</b>				
1760-301-0660	2008	268*	S		0540-001-6031	2008	268*	S	
2660-001-0046	2008	268*	S		0690-002-0597	2008	268*	S	
3340-301-0660	2008	268*	S		0690-102-0597	2008	268*	S	
3540-301-0660	2008	268*	S		2660-001-0042	2008	268*	S	
3760-301-0005	2008	268*	S		3340-301-0660	2008	268*	S	
3760-301-6029	2008	268*	S		3360-001-0479	2008	268*	S	
3790-301-0005	2008	268*	S		3360-001-0497	2008	268*	S	
3790-301-0262	2008	268*	S		3540-301-0001	2008	268*	S	
3790-301-0263	2008	268*	S		3540-301-0660	2008	268*	S	
3790-301-6029	2008	268*	S		3790-301-0005	2008	268*	S	
3835-301-6029	2008	268*	S		3790-301-6029	2008	268*	S	
3860-001-6026	2008	268*	S		3860-001-6026	2008	268*	S	
3860-101-6010	2008	268*	S		3860-001-6031	2008	268*	S	
3860-101-6023	2008	268*	S		3860-301-0001	2008	268*	S	
3860-101-6031	2008	268*	S		3900-301-0115	2008	268*	S	
3860-301-0001	2008	268*	S		4120-001-0001	2008	268*	S	
3860-301-001	2008	268*	S		4120-101-0001	2008	268*	S	
3940-001-0235	2008	268*	S		4440-301-0660	2008	268*	S	
3960-301-0001	2008	268*	S		5175-001-0001	2008	268*	S	
5175-001-0001	2008	268*	S		5175-001-0890	2008	268*	S	
5175-001-0890	2008	268*	S		5175-002-0001	2008	268*	S	
5175-002-0001	2008	268*	S		5175-002-0890	2008	268*	S	
5175-002-0890	2008	268*	S		5175-101-0001	2008	268*	S	
5175-101-0001	2008	268*	S		5175-101-0890	2008	268*	S	
5175-101-0890	2008	268*	S		5180-151-0001	2008	268*	S	
5225-301-0660	2008	268*	S		5180-151-0890	2008	268*	S	
5225-301-0747	2008	268*	S		5225-301-0001	2008	268*	S	
6110-111-0001	2008	268*	S		6100-001-0001	2008	268*	S	
6110-113-0001	3X	2007-08	2*	S	6110-111-0001	2008	268*	S	
6110-122-0001	3X	2007-08	2*	S	6110-113-0001	2008	268*	S	
6110-123-0001	2008	268*	S						
						3X	2007-08	2*	S
6110-123-0001	2008	268*	S		6110-113-0001	2008	268*	S	
						3X	2007-08	2*	S
6110-128-0001	2008	268*	S		6110-122-0001	2008	268*	S	
6110-151-0001	2008	268*	S		6110-123-0001	2008	268*	S	
6110-158-0001	3X	2007-08	2*	S	6110-125-0001	2008	268*	S	
6110-161-0001	2008	268*	S		6110-128-0001	2008	268*	S	
6110-166-0001	3X	2007-08	2*	S	6110-144-0001	3X	2007-08	2*	S
6110-167-0001	2008	268*	S		6110-150-0001	2008	268*	S	
6110-181-0001	2008	268*	S		6110-151-0001	2008	268*	S	
6110-193-0001	2008	268*	S		6110-158-0001	2008	268*	S	
6110-195-0001	3X	2007-08	2*	S	6110-161-0001	2008	268*	S	
6110-196-0001	2008	268*	S		6110-166-0001	2008	268*	S	
					6110-181-0001	2008	268*	S	
6110-196-0001	2008	268*	S		6110-193-0001	2008	268*	S	
					6110-195-0001	3X	2007-08	2*	S
6110-198-0001	3X	2007-08	2*	S	6110-196-0001	2008	268*	S	
6110-203-0001	3X	2007-08	2*	S					
6110-232-0001	3X	2007-08	2*	S		3X	2007-08	2*	S
					6110-196-0001	2008	268*	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
6110-198-0001	3X	2007-08	2 * S	3790-301-0890	2008	268 *	S
6110-209-0001	2008	268 *	S	3790-301-6029	2008	268 *	S
6110-224-0001	3X	2007-08	2 * S	3790-301-6051	2008	268 *	S
6110-232-0001	3X	2007-08	2 * S	3790-497	3X	2007-08	1 * Am
6110-234-0001	3X	2007-08	2 * S	3860-001-6010	2008	268 *	S
6110-243-0001	3X	2007-08	2 * S	3860-001-6026	2008	268 *	S
6110-244-0001	2008	268 *	S	3860-001-6031	2008	268 *	S
6110-247-0001	2008	268 *	S	3860-101-0544	2008	268 *	S
6110-260-0001	2008	268 *	S	3860-101-6031	2008	268 *	S
6110-266-0001	3X	2007-08	2 * S	3900-001-6053	2008	268 *	S
6110-267-0001	3X	2007-08	2 * S	3900-001-6054	2008	268 *	S
6110-301-0660	2008	268 *	S	4100-001-0890	2008	268 *	S
6110-485	2008	268 *	S	4260-001-0001	2008	268 *	S
6110-495	3X	2007-08	2 * S	4260-001-0890	2008	268 *	S
6120-011-6029	2008	268 *	S	4260-101-0001	3X	2007-08	1 * S
6360-101-0001	3X	2007-08	2 * S	4260-497	3X	2007-08	1 * Ad
6440-301-6048	2008	268 *	S	4265-001-0272	2008	34 *	S
6870-101-0001	2008	268 *	S	4300-003-0001	2008	268 *	S
	3X	2007-08	2 * S	4300-101-0001	2008	268 *	S
6870-101-0001	2008	268 *	S	4300-103-0001	2008	268 *	S
	3X	2007-08	2 * S	4440-301-0660	2008	268 *	S
6870-301-6041	2008	268 *	S	5175-001-0001	2008	268 *	S
6870-301-6049	2008	268 *	S	5175-001-0890	2008	268 *	S
6870-303-6049	2008	268 *	S	5175-002-0001	2008	268 *	S
9650-001-0001	2008	268 *	S	5175-002-0890	2008	268 *	S
				5175-101-0001	2008	268 *	S
<b>2007, Ch. 171</b>				5175-101-0890	2008	268 *	S
0250-301-3037	2008	268 *	S	5180-111-0001	2008	268 *	S
0390-101-0001	2008	22 *	S	5180-141-0001	2008	268 *	S
	2008	22 *	S	5180-141-0890	2008	268 *	S
0390-101-0001	2008	22 *	S	5180-151-0001	2008	268 *	S
	2008	22 *	S	5180-151-0890	2008	268 *	S
0520-001-0001	2008	268 *	S	5225-001-0001	2008	268 *	S
0540-001-6031	2008	268 *	S	5225-011-0001	2008	268 *	S
0690-112-0001	2008	22 *	S	5225-301-0660	2008	268 *	S
	2008	22 *	S	6110-001-0178	2008	268 *	S
0690-112-0001	2008	22 *	S	6110-001-0890	2008	268 *	S
	2008	22 *	S	6110-113-0001	2008	268 *	S
0820-001-0001	2008	269 *	S	6110-123-0001	2008	268 *	S
0890-001-0890	2008	268 *	S	6110-125-0001	2008	268 *	S
1760-001-0002	2008	268 *	S	6110-144-0001	2008	268 *	S
1760-301-0768	2008	268 *	S	6110-161-0001	2008	268 *	S
1900-001-0950	2008	268 *	S	6110-196-0001	2008	268 *	S
1920-001-0835	2008	268 *	S	6110-246-0001	3X	2007-08	2 * Am
2100-001-3036	2008	268 *	S	6110-247-0001	2008	268 *	S
2660-001-0042	2008	268 *	S	6110-266-0001	2008	268 *	S
2660-104-6059	2008	268 *	S	6110-485	3X	2007-08	2 * Am
2660-304-6059	2008	268 *	S	6110-488	3X	2007-08	2 * Ad
2720-001-0044	2008	268 *	S	6120-011-6029	2008	268 *	S
2740-001-0044	2008	268 *	S	6440-001-0001	2008	268 *	S
2740-301-0042	2008	268 *	S	6440-301-6048	2008	268 *	S
2740-301-0044	2008	268 *	S	6440-304-6048	2008	268 *	S
2740-301-0064	2008	268 *	S	6610-001-0001	2008	268 *	S
3540-301-0660	2008	268 *	S	6610-301-6048	2008	269 *	S
3600-001-6051	2008	268 *	S	6870-301-6049	2008	268 *	S
3600-001-8018	2008	268 *	S	6870-486	3X	2007-08	2 * S
3600-002-6051	2008	268 *	S	7980-101-0001	2008	268 *	S
3790-002-6051	3X	2007-08	1 * Ad	8500-001-0152	2008	12 *	S
3790-301-0005	2008	268 *	S	8965-301-0001	2008	268 *	S
				9840-001-0001	2008	22 *	S
					2008	22 *	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>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Item</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
9840-001-0001	2008	22 *	S	6110-108-0001	2008	269 *	Am
	2008	22 *	S	6110-111-0001	2008	269 *	Am
<b>2008, Ch. 268</b>				6110-119-0001	2008	269 *	Am
0250-001-0159	2008	269 *	Am	6110-122-0001	2008	269 *	Am
0650-001-0001	2008	269 *	Am	6110-123-0890	2008	269 *	Am
0690-001-0001	2008	269 *	Am <sup>37</sup>	6110-124-0001	2008	269 *	Am
0690-001-0890	2008	269 *	Am	6110-125-0001	2008	269 *	Am
0690-001-1014	2008	269 *	R	6110-126-0890	2008	269 *	Am
0690-002-0001	2008	269 *	Am	6110-128-0001	2008	269 *	Am
0690-101-0890	2008	269 *	Am	6110-130-0001	2008	269 *	Am <sup>37</sup>
0690-102-0001	2008	269 *	Am <sup>37</sup>	6110-134-0890	2008	269 *	Am
0820-001-0001	2008	269 *	Am	6110-135-0890	2008	269 *	R
0820-012-0378	2008	269 *	Ad	6110-136-0890	2008	269 *	Am
0820-495	2008	269 *	Ad	6110-140-0001	2008	269 *	Am
0840-001-0001	2008	269 *	Am	6110-150-0001	2008	269 *	Am
0855-111-0367	2008	269 *	Am	6110-151-0001	2008	269 *	Am
0890-001-0001	2008	269 *	Am	6110-156-0001	2008	269 *	Am
0950-001-0001	2008	269 *	Am	6110-158-0001	2008	269 *	Am
1760-001-0666	2008	269 *	Am	6110-161-0001	2008	269 *	Am
1880-001-0001	2008	269 *	Am	6110-167-0001	2008	269 *	Am
1955-001-9730	2008	269 *	Am	6110-181-0001	2008	269 *	Am
2640-101-0046	2008	269 *	Am <sup>37</sup>	6110-189-0001	2008	269 *	Am
2660-001-0042	2008	269 *	Am <sup>37</sup>	6110-190-0001	2008	269 *	Am
2660-104-6059	2008	269 *	Am	6110-193-0001	2008	269 *	Am
2660-304-6059	2008	269 *	Am	6110-196-0001	2008	269 *	Am <sup>37</sup>
2660-492	2008	269 *	Am	6110-198-0001	2008	269 *	Am
3540-001-0001	2008	269 *	Am <sup>37</sup>	6110-201-0890	2008	269 *	Am
3540-001-1014	2008	269 *	R	6110-202-0001	2008	269 *	Am <sup>37</sup>
3790-101-6029	2008	689	Ad	6110-203-0001	2008	269 *	Am
3790-490	2008	269 *	Am	6110-204-0001	2008	269 *	Am
3790-491	2008	689	Am	6110-209-0001	2008	269 *	Am
3790-494	2008	269 *	Ad	6110-211-0001	2008	269 *	Am
3790-495	2008	689	Am	6110-224-0001	2008	269 *	Am
3900-001-0044	2008	269 *	Am <sup>37</sup>	6110-228-0001	2008	269 *	Am
4260-101-0001	2008	269 *	Am <sup>37</sup>	6110-232-0001	2008	269 *	Am
4260-101-0890	2008	269 *	Am <sup>37</sup>	6110-234-0001	2008	269 *	Am
4260-111-0001	2008	269 *	Am	6110-240-0001	2008	269 *	Am
4260-111-0890	2008	269 *	Am	6110-243-0001	2008	269 *	Am
4300-101-0001	2008	269 *	Am <sup>37</sup>	6110-244-0001	2008	269 *	Am
4440-101-0001	2008	269 *	Am <sup>37</sup>	6110-245-0001	2008	269 *	Am
5180-101-0001	2008	269 *	Am <sup>37</sup>	6110-246-0001	2008	269 *	Am
5180-101-0890	2008	269 *	Am	6110-247-0001	2008	269 *	Am
5180-111-0001	2008	269 *	Am	6110-248-0001	2008	269 *	Am
5180-141-0001	2008	269 *	Am <sup>37</sup>	6110-260-0001	2008	269 *	Am
5180-141-0890	2008	269 *	Am	6110-265-0001	2008	269 *	Am
5180-151-0001	2008	269 *	Am <sup>37</sup>	6110-267-0001	2008	269 *	Am
5180-151-0890	2008	269 *	Am <sup>37</sup>	6110-488	2008	269 *	Am <sup>37</sup>
5225-001-0001	2008	269 *	Am <sup>37</sup>	6120-011-6029	2008	269 *	Am
5225-002-0001	2008	269 *	Am	6440-001-0001	2008	269 *	Am <sup>37</sup>
5225-101-0001	2008	269 *	Am	6440-301-0660	2008	269 *	Ad
5225-301-0001	2008	269 *	Am	6440-302-6041	2008	269 *	Am
5225-301-0660	2008	269 *	Am	6440-304-6048	2008	269 *	Am
6110-001-0001	2008	269 *	Am <sup>37</sup>	6610-301-0660	2008	269 *	Ad
6110-001-0890	2008	269 *	Am <sup>37</sup>	6610-491	2008	269 *	Ad
6110-101-0349	2008	269 *	Am	6870-101-0001	2008	269 *	Am
6110-103-0001	2008	269 *	Am		2008	757	S
6110-104-0001	2008	269 *	Am	6870-101-0001	2008	269 *	Am
6110-105-0001	2008	269 *	Am		2008	757	S
6110-107-0001	2008	269 *	Am	7980-001-0001	2008	269 *	Am <sup>37</sup>
				7980-001-0890	2008	269 *	Am
				7980-101-0001	2008	269 *	Am <sup>37</sup>

**NOTE:** Superior numbers appear as a separate section at the end of the Statutory Record.

**BUDGET ITEMS—Continued**

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
7980-101-0890	2008	269 *	Am	8660-011-0471	2008	269 *	Ad
8380-001-0001	2008	269 *	Am <sup>37</sup>	8660-011-0483	2008	269 *	Ad
8660-001-0042	2008	269 *	Am	8860-001-0001	2008	269 *	Am
8660-001-0046	2008	269 *	Am	8880-001-9737	2008	269 *	Am
8660-001-0412	2008	269 *	Am	8940-001-0001	2008	269 *	Am
8660-001-0461	2008	269 *	Am	9210-101-0001	2008	269 *	Am
8660-001-0462	2008	269 *	Am	9210-105-0001	2008	269 *	Ad
8660-011-0470	2008	269 *	Ad	9350-104-6065	2008	269 *	Ad

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**1999–2008 Superior Numbers**

- \* Effective immediately.
- GRP Governor's Reorganization Plan.
  - 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.
  - 26 Not submitted to voters.
  - 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 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 two hundred fifty thousand dollars (\$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 Subdivisions (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. 18835c 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. 18704c 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 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 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.
- 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 529c and 529e 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 6007f2 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 6013a 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 6005f 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 renumbers, 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 128a 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. 18835c 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 a2, 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 18724c 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 18855c 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 18766c 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 Accountancy 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 15819.34a3 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 15819.34a3 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.
- 966 Paragraph (2) of subdivision (b) inoperative January 1, 2016.
- 967 Subdivisions (a) and (b) operative January 1, 2009.
- 968 Effective only until July 1, 2009.
- 969 Inoperative two years after the Commission on Teacher Credentialing adopts regulations to implement the recommended modifications described in subdivision (a), or on August 31, 2011, whichever occurs first, and repealed on January 1, 2012.
- 970 Subdivisions (e) and (f) shall remain in effect only until January 1, 2014.
- 971 Repeal operative January 1, 2015.
- 972 Inoperative date for paragraph (3) of subdivision (d) deleted by amendment.
- 973 Repeal operative January 1, 2020.
- 974 Operative 60 days after the effective date of this act.
- 975 Approved by voters at November 4, 2008, election, Prop. 12.
- 976 Any section of any act enacted by the Legislature during the 2008 calendar year that takes effect on or before January 1, 2009, 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 2008 calendar year and takes effect on or before January 1, 2009, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 977 Subdivision (d) operative January 1, 2010.
- 979 Repeal operative January 1, 2014, subject to subdivision (b) of Section 18855 of the Revenue and Taxation Code.
- 980 Any section of any act, other than Senate Bill 1498, enacted by the Legislature during the 2008 calendar year that takes effect on or before January 1, 2009, 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 1498, that is enacted by the Legislature during the 2008 calendar year and takes effect on or before January 1, 2009, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 982 The exception to subparagraph (A) that is provided by subparagraph (B) shall remain in effect only until the cost of rebuilding the Lake Elsinore Elks Lodge facility is repaid, or January 1, 2019, whichever occurs first.
- 983 Operative only if Senate Constitutional Amendment 4 of the 2007-08 Regular Session is approved by the voters and, in that event, shall become operative on the date upon which this act is chaptered or the effective date of that measure, whichever is later.
- 984 Subdivisions (c) and (f) inoperative on and after January 1, 2013.
- 986 Inoperative August 31, 2011.
- 989 Repeal operative January 1, 2020, or the date upon which the Legislative Analyst has submitted the report required pursuant to Article 5.5 (commencing with Section 20193) of Chapter 1 of Part 3 of Division 2 of the Public Contract Code to the Legislature, whichever occurs first.
- 990 Except for subdivision (h), this section shall become inoperative on January 1, 2014, and as of January 1, 2015, this entire section is repealed.
- 991 Repeal operative four years after the last date that a vendor may meet the requirements of paragraph (1) of subdivision (b), as specified in subdivision (c).
- 992 Inoperative January 1, 2013.
- 993 Repeal operative January 1, 2018.

- 995 Operative only when the Secretary of the Department of Corrections and Rehabilitation 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.
- 996 Repeal operative March 1, 2012.
- 998 Operative March 1, 2009.
- 999 If legislation enacted in the 2007-08 Regular Session reestablishes the Private Postsecondary and Vocational Education Reform Act of 1989 (Chapter 7 (commencing with Section 94700) of Part 59 of Division 10 of Title 3 of the Education Code) or a successor act and the Bureau for Private Postsecondary and Vocational Education or a successor agency, this section shall become inoperative on the date that legislation becomes operative.
- 1000 Clause (ii) of subparagraph (B) of paragraph (1) of subdivision (a) shall be suspended for the 2008-09 and 2009-10 fiscal years, pursuant to Section 39 of Chapter 759 of the Statutes of 2008.
- 1001 Paragraph (2) of subdivision (c) shall be suspended for the 2008-09 and 2009-10 fiscal years, pursuant to Section 39 of Chapter 759 of the Statutes of 2008.
- 1003 Except as otherwise provided in subdivision (b) of Section 18755.3 of the Revenue and Taxation Code, this article shall remain in effect only until January 1 of the fifth taxable year following the first appearance of the Municipal Shelter Spay-Neuter Fund on the tax return, and as of that date is repealed, unless a later enacted statute, that is enacted before the applicable date, deletes or extends that date.
- 1004 Repeal operative January 1, 2015, subject to subdivision (b) of Section 18709 of the Revenue and Taxation Code.
- 1005 Operative July 1, 2014.
- 1006 Repeal operative January 1, 2019.
- 1007 Inoperable if any part of this section is in conflict with or does not comply with federal law.
- 1008 Repeal operative January 1, 2021.
- 1010 Operative September 1, 2009.
- 1011 Operative January 1, 2018.
- 1014 Approved by voters at November 4, 2008, election, Prop. 1A.
- 1015 Operative upon the receipt of federal funds to assist the state in implementing the provisions of this section.
- 1016 Repeal operative January 1, 2013, or, if the Franchise Tax Board determines that the amount of contributions estimated to be received during a calendar year will not at least equal the minimum contribution amount for the calendar year, this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 1017 Repeal operative on the date that the director executes a declaration, which shall be provided to the fiscal and policy committees of the Legislature, including the Chairperson of the Joint Legislative Budget Committee, and the Department of Finance, specifying that sufficient qualified state employees have been hired to conduct the evaluations required pursuant to subdivision (d), or January 1, 2011, whichever occurs first.
- 1018 Operative on the date that the director executes a declaration, which shall be provided to the fiscal and policy committees of the Legislature, including the Chairperson of the Joint Legislative Budget Committee, and the Department of Finance, specifying that sufficient qualified state employees have been hired to conduct the evaluations required pursuant to subdivision (d), or January 1, 2011, whichever occurs first.
- 1019 Except as otherwise provided in subdivision (b) of Section 18797.5, this article shall remain in effect only until January 1 of the fifth taxable year following the first appearance of the California Ovarian Cancer Research Fund on the personal income tax return, and as of that date is repealed.
- 1020 Repeal operative January 1, 2029.
- 1021 This section shall not be implemented, and shall not remain operative, unless funds are appropriated for that purpose by the Legislature in the annual Budget Act or another statute.

- 1022 Operative when the Secretary of State certifies that the state has a statewide voter registration database that complies with the requirements of the federal Help America Vote Act of 2002 (42 U.S.C. Sec. 15301 et seq.).
- 1023 Paragraphs (3), (4), and (5) of subdivision (d) inoperative January 1, 2014.
- 1025 Operative only upon issuance of a notice by the Director of Finance declaring that the California Commission on Disability Access has been funded and has commenced operations.
- 1026 Inoperative if the California Commission on Disability Access loses funding, or for any other reason ceases operations.
- 1027 Subdivision (c) inoperative if the California Commission on Disability Access loses funding, or for any other reason ceases operations.
- 1028 If the California Commission on Disability Access loses funding, or for any other reason ceases operations, subdivision (a) shall become inoperative and subdivisions (b) to (p), inclusive, shall remain operative as provided in Section 12 of Chapter 549 of the Statutes of 2008.
- 1029 If the California Commission on Disability Access loses funding or ceases operations for any other reason on or before January 1, 2014, inoperative on the date the commission ceases operations, except as to a construction-related accessibility claim that was filed before the date the commission ceased operations.
- 1030 In the event of a determination by the Commission on State Mandates that the costs mandated by the state pursuant to this act exceed the rate provided for by subdivision (a) of Section 5 of this act, this act shall be repealed 90 days after the date on which the Commission on State Mandates adopts the statement of decision, except as otherwise provided by subdivision (c).
- 1033 Applicable to taxable years beginning on or after January 1, 2009.
- 1035 Subdivision (b) and paragraph (2) of subdivision (a) shall apply to taxable years beginning on or after January 1, 2008.
- 1040 Operative December 1, 2008.
- 1043 Except as otherwise provided in (b) of Section 18864 of the Revenue and Taxation Code, repeal operative January 1 of the fifth taxable year following the first appearance of the California Cancer Research Fund on the personal income tax return.
- 1049 Repeal operative July 1, 2014.
- 1053 Repeal operative January 1 of the fifth taxable year following the first appearance of the Voters Fair Elections Fund on the personal income tax return, except as otherwise provided in subdivision (b) of Section 18798.3 of the Revenue and Taxation Code. If the Franchise Tax Board determines that the amount of contributions estimated to be received during a calendar year will not at least equal the minimum contribution amount for the calendar year, this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 1054 Subdivision (f) shall become inoperative on the date that the State Department of Public Health adopts regulations specifying the protocols and conditions for release of blood samples by the Genetic Disease Screening Program and the Birth Defects Monitoring Program for research purposes.
- 1055 This act shall be repealed upon affirmative action of the Legislature.
- 1056 For a fiscal year commencing on or after July 1, 2010, subdivision (e) shall be operative only if the estimated General Fund revenues, transfers, and balances available from the prior fiscal year for that fiscal year are less than the total General Fund expenditures for the immediately preceding fiscal year adjusted for the change in population and the change in the cost of living for the State between the immediately preceding fiscal year and the fiscal year in which the transfer is made.
- 1057 Operative only if either a Senate Constitutional Amendment or an Assembly Constitutional Amendment of the 2007-08 Regular Session that amends Section 12 of Article IV and Section 20 of Article XVI of, and adds Section 21 to Article XVI of, the California Constitution, is submitted to, and approved by, the voters at a statewide election.
- 1058 Subdivision (a) inoperative from July 1, 2008, to June 30, 2010, inclusive, and subdivision (b) inoperative after June 30, 2010.

- 1060 Operative October 1, 2008.
- 1061 Subdivisions (b) to (e), inclusive, inoperative July 1, 2011.
- 1062 Inoperative July 31, 2011.
- 1063 Paragraph 2 of subdivision (g) shall become inoperative on September 1, 2011.
- 1064 Subdivision (f) shall become inoperative three years after the date of implementation, as provided pursuant to a notice to the public issued by the State Department of Health Care Services, or until July 1, 2013, whichever is earlier.
- 1066 Rejected by voters at May 19, 2009, election, Prop. 1C.
- 1067 Operative only if SCA 12 and AB 1654 of the 2007-08 Regular Session are approved by the voters at the next statewide election and take effect pursuant to their provisions.
- 1069 Effective January 1, 2012.

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APPENDIX

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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.

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**CHARTER AMENDMENTS—2008**

Charter Chapter Number	City—County	Date of Election	Date of Filing
1	City of Merced .....	Nov. 6, 2007	Feb. 19, 2008
2	City of Newport Beach.....	Feb. 5, 2008	March 3, 2008
3	City of Santa Ana .....	March 3, 2008	March 5, 2008
4	City of Redwood City .....	Nov. 6, 2007	March 12, 2008
5	City and County of San Francisco..	Feb. 5, 2008	March 21, 2008
6	City of Modesto.....	Feb. 5, 2008	May 14, 2008
7	City of San Diego.....	June 3, 2008	July 8, 2008
8	City of Carlsbad .....	June 3, 2008	July 3, 2008
9	City of Victorville.....	June 3, 2008	July 18, 2008
10	City of San Ramon .....	Nov. 6, 2001	Aug. 8, 2008
11	City and County of San Francisco..	June 3, 2008	July 7, 2008
12	City of Alameda .....	Nov. 4, 2008	Dec. 4, 2008
13	City of San Luis Obispo.....	Nov. 4, 2008	Dec. 9, 2008
14	City and County of San Francisco..	Nov. 4, 2008	Dec. 15, 2008
15	City of Redondo Beach .....	Nov. 4, 2008	Dec. 16, 2008
16	City of San Diego .....	Nov. 4, 2008	Dec. 16, 2008
17	City of Berkeley .....	Nov. 4, 2008	Dec. 17, 2008
18	County of Placer.....	Nov. 4, 2008	Dec. 26, 2008
19	City of Chula Vista.....	Nov. 4, 2008	Dec. 29, 2008



## Charter Chapter 1—City of Merced

***Amendments to the Charter of the City of Merced***

[Filed with the Secretary of State February 19, 2008.]

Section 200 of Article II, “Powers,” of the Merced City Charter is hereby amended to read as follows:

Sec. 200. Powers.

The City shall have the power to make and enforce all laws and regulations in respect to municipal affairs, subject only to such restrictions and limitations as may be provided in this Charter and in the Constitution of the State of California. It shall also have the power to exercise any and all rights, powers and privileges heretofore or hereafter established, granted or prescribed by any law of the State, by this Charter, or by other lawful authority, or which a municipal corporation might or could exercise under the Constitution of the State of California. The enumeration in this Charter of any particular power shall not be held to be exclusive of, or any limitation upon, this general grant of power.

To the fullest extent allowed by the Constitution of the State of California, the City hereby establishes its plenary authority in all forms of contracting, specifically exempts itself from the provisions of the California Public Contract Code and specifically reserves the right to determine the manner in which it contracts for public works.

Section 400 of Article IV, “Number and Term,” of the Merced City Charter is hereby amended to read as follows:

Sec. 400. Number and Term.

A. The City Council shall consist of a Mayor and six City Council Members elected from the City at large at the times and in the manner provided in this Charter.

B. The Mayor shall serve a term of two (2) years and until his/her successor is elected and qualified. The Mayor shall be limited to no more than two, two-year terms. For purposes of this subsection, a “term” shall be defined to include serving fifty percent plus one day of a term as Mayor, while service as Mayor for fifty percent or less of a term shall not constitute a term for purposes of term limits.

C. Individual City Council Members shall serve a term of four (4) years and until his/her successor is elected and qualified. Individual City Council Members shall be limited to no more than two, four-year terms. For purposes of this subsection, a “term” shall be defined to include serving fifty percent plus one day of a term as a City Council Member, while service as a City Council Member for fifty percent or less of a term shall not constitute a term for purposes of term limits.

D. Once the Mayor or an individual City Council Member has served the maximum number of terms in that respective office, he/she shall be ineligible to be elected or appointed to that office again.

Section 401 of Article IV, “Eligibility,” of the Merced City Charter is hereby amended to read as follows:

Sec. 401. Eligibility.

No person shall be eligible to hold office as the Mayor or as a Member of the City Council unless he/she is a qualified elector of the City.

Section 403 of Article IV, “Vacancies” of the Merced City Charter is hereby amended to read as follows:

Sec. 403. Vacancies.

A. A vacancy in the office of the Mayor, from whatever cause arising, shall be filled by appointment by the City Council from qualified electors in the City. In the event the City Council shall fail to fill the vacancy by appointment within thirty days after the Mayor’s office shall have been declared vacant, the City Council shall forthwith cause an election to be held to fill the vacancy. The election may be conducted by mail-ballot under this Charter.

B. Any City Council Member appointed or elected to fill a vacancy under subsection A above shall resign as a City Council Member, or his/her office shall automatically be deemed vacated, upon being sworn-in as Mayor and he/she shall serve out the remainder of the unexpired term of the Mayor.

C. A vacancy in the office of a City Council Member, from whatever cause arising, shall be filled by appointment by the City Council from qualified electors in the City, and the appointee shall hold office until the first Tuesday following the next general municipal election and until his/her successor is elected and qualified. In the event the City Council shall fail to fill a vacancy of a City Council Member by appointment within thirty days after such office shall have been declared vacant, the City Council shall forthwith cause an election to be held to fill the vacancy. The election may be conducted by mail-ballot under this Charter. At the next general municipal election following any vacancy, a City Council Member shall be elected to serve the remainder of the unexpired term, if any.

D. If the Mayor or any Member of the City Council absents himself/herself from all regular meetings of the City Council for a period of sixty days consecutively from and after the last regular City Council meeting attended by the Mayor or such Member respectively, unless by permission of the City Council expressed in its official minutes, his/her office shall become vacant and shall be so declared by the City Council. The vacancy shall be filled pursuant to this Section.

E. If the Mayor or any Member of the City Council is convicted of a felony or a crime involving moral turpitude, his/her office shall become vacant and shall be so declared by the City Council. The vacancy shall be filled pursuant to this Section.

Section 404 of Article IV, “Presiding Officer-Mayor,” of the Merced City Charter is hereby amended to read as follows:

Sec. 404. Presiding Officer—Mayor.

A. The Mayor shall have a voice and vote in all proceedings of the City Council. 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.

B. The City Council shall also designate one of its Members as Mayor Pro-Tempore who shall serve in such capacity at the pleasure of the City Council. The Mayor Pro-Tempore shall perform the duties of the Mayor during his/her absence or disability.

Section 406 of Article IV, “Interference in Administrative Service,” of the Merced City Charter is hereby amended to read as follows:

Sec. 406. Interference in Administrative Service.

Neither the Mayor nor any Member of the City Council shall order, directly or indirectly, the appointment by the City Manager, or by any of the department heads in the administrative service of the City, of any person to an office or employment or his/her removal therefrom. Except for the purpose of inquiry, the Mayor and Members of the City Council shall deal with the administrative service under the City Manager solely through the City Manager and neither the Mayor nor any Member of the City Council shall give orders to any subordinates of the City Manager, either publicly or privately.

Section 408 of Article IV, “Special Meetings,” of the Merced City Charter is hereby amended to read as follows:

Sec. 408. Special Meetings.

Special meetings may be called and held in accordance with and pursuant to the general laws of the State.

Section 409 of Article IV, “Place of Meetings,” of the Merced City Charter is hereby amended to read as follows:

Sec. 409. Place of Meetings.

Regular meetings of the City Council shall be held in the City Council Chambers of the City Hall and shall be open to the public. If, by reason of fire, flood or other emergency, it shall be unsafe to meet in the place designated, the meetings may be held for the duration of the emergency at such place as is designated by the Mayor, or, if he/she should fail to act, by four Members of the City Council. Special meetings may be held in the City Council Chambers of the City Hall or in any other location within the City limits so long as the location is publicly accessible and properly noticed.

Section 410 of Article IV, “Quorum—Proceedings,” of the Merced City Charter is hereby amended to read as follows:

Sec. 410. Quorum—Proceedings.

A. Four Members of the City Council shall constitute a quorum to do business but a less number may adjourn from time to time. In the absence of all of the Members of the City Council from any regular meeting, the City Clerk may declare the same adjourned to a stated day and hour. Notice and call of regular, adjourned regular, special, and emergency meetings shall comply with the general laws of the State.

B. The City Council may establish rules for the conduct of its proceedings and evict or prosecute any Member or other person for disorderly conduct at any meeting. Such disorderly conduct at any meeting shall constitute a misdemeanor.

C. Each Member of the City Council shall have the power to administer oaths and affirmations in any investigation or proceeding pending before the City Council.

D. The City Council shall have the power and authority to compel the attendance of witnesses, to examine them under oath and to compel the production of evidence before it. Subpoenas 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, and shall be punishable in the same manner as violations of this Charter are punishable.

E. The City Council shall cause the City Clerk to keep a correct record of all its proceedings and at the demand of any Member of the City Council, or upon the adoption of any Ordinance, Resolution, or order for the payment of money, the City Clerk shall call the roll to be taken by either voice or electronic means so long as the vote when counted is publicly visible and shall cause the ayes and noes taken on such question to be entered in the minutes of the meeting.

Section 411 of Article IV, "Public Participation," of the Merced City Charter is hereby amended to read as follows:

Sec. 411. Public Participation.

No person shall be denied the right personally, or through counsel, to present grievances at any regular meeting of the City Council, or offer suggestions for the betterment of municipal affairs. At special or emergency meetings, grievances and comments shall be limited to the topic of the special or emergency meeting. The City Council may, by majority vote, suspend this limitation at any special or emergency meeting.

Section 412 of Article IV, "Adoption of Ordinances and Resolutions," of the Merced City Charter is hereby amended to read as follows:

Sec. 412. Adoption of Ordinances and Resolutions.

With the sole exception of Ordinances, which take effect upon adoption, referred to in this Article, no Ordinance shall be adopted by the City Council on the day of its introduction, nor within five days thereafter, nor at any time other than at a regular or adjourned regular meeting. At the time of adoption of an Ordinance or Resolution, it shall be read in full unless after the reading of the title or a summary of the title thereof, the further reading thereof is waived by a majority of the City Council Members present. In the event that any Ordinance is altered after its introduction, the same shall not be finally adopted except at a regular or adjourned regular meeting held not less than five days after the date upon which such Ordinance was so altered. The correction of typographical or clerical errors shall not constitute the making of an alteration within the meaning of the foregoing sentence.

No order for the payment of money shall be adopted or made at any other than a regular or adjourned regular meeting, except that the same may be authorized at an emergency meeting when the order for the payment of money is necessary to mitigate the emergency.

Unless a higher vote is required by other provisions of this Charter, the affirmative votes of at least four Members of the City Council shall be required for the enactment of any Ordinance or Resolution, or for the making or approving of any order for the payment of money. All Ordinances and Resolutions shall be signed by the Mayor, attested by the City Clerk, and approved as to legal form by the City Attorney.

Any Ordinance declared by the City Council to be necessary as an emergency measure for preserving the public peace, health, or safety, and containing a statement of the reasons for its urgency, may be introduced and adopted at one and the same meeting if passed by at least five affirmative votes.

Section 414 of Article IV, "Ordinances—Publication," of the Merced City Charter is hereby amended to read as follows:

Sec. 414. Ordinances—Publication.

When publication of the full text of an Ordinance would not otherwise be required by the general laws of the State, the City Clerk shall cause a single publication in the City's official newspaper to occur at least three (3) days prior to the Ordinance's introduction, setting forth the title of the Ordinance, a brief summary of the Ordinance and listing two (2) places where copies of the full text of the proposed Ordinance are available—including the Internet.

Upon adoption, a summary of the Ordinance shall be published at least once in the City's official newspaper within fifteen days after its adoption setting forth the title of the Ordinance, the date of its adoption, those Members of the City Council voting for, against, abstaining, or absent, and listing two (2) places in the City where copies of the full text of the Ordinance are available—including the Internet.

In the event the proposed Ordinance is concise, the City Clerk may elect to publish the full text of the Ordinance in lieu of a summary.

Section 415 of Article IV, "Codification of Ordinances," of the Merced City Charter is hereby amended to read as follows:

Sec. 415. Codification of Ordinances.

Any or all Ordinances of the City which have been enacted and published in the manner required at the time of their adoption, and which have not been repealed, may be compiled, consolidated, revised, indexed and arranged as a comprehensive Ordinance Code, and such Code may be adopted by reference by the passage of an Ordinance for such purpose. Such Code need not be published in the manner required for other Ordinances, but not less than two copies thereof shall be filed with the City Clerk. One copy shall be retained as an official record of the City and the other copy shall be available for use and examination by the public in the Office of the City Clerk. Ordinances codified shall be repealed as of the effective

date of the Code. Subsequent amendments to sections of the Code shall be enacted in the same manner as herein required for the amendment of Ordinances generally.

Detailed regulations pertaining to any subject such as the construction of buildings, plumbing, wiring or other subjects which require extensive regulations, after having been arranged as a comprehensive Code, may likewise be adopted by reference in the manner provided in this Section.

Section 416 of Article IV, "Ordinances—When Effective," of the Merced City Charter is hereby amended to read as follows:

Sec. 416. Ordinances—When Effective.

No Ordinance shall become effective until thirty days from and after the date of its adoption, except the following which shall take effect upon adoption:

- A. An Ordinance calling or otherwise relating to an election;
- B. An improvement proceeding Ordinance adopted under some law or procedural Ordinance;
- C. An Ordinance declaring the amount of money necessary to be revised by taxation, or fixing the rate of taxation, or levying the annual tax upon property; or,
- D. An emergency or urgency Ordinance adopted in the manner provided for in this Article.

Section 417 of Article IV, "Ordinance—Violation—Penalty," of the Merced City Charter is hereby amended to read as follows:

Sec. 417. Ordinance—Violation—Penalty.

A violation of any Ordinance of the City shall constitute a misdemeanor unless by that Ordinance it is specifically designated as an infraction. Such violation may be prosecuted in the name of the People of the State of California and/or may be redressed through administrative and/or civil remedies.

Any violation of any Ordinance may, in the discretion of the City Attorney, acting as the City Prosecutor, be charged as, prosecuted as, or reduced to an infraction.

The maximum fine or penalty for any violation of a City Ordinance which is an infraction shall be the sum of five-hundred dollars. The maximum penalty for any violation of a City Ordinance which is a misdemeanor shall be the sum of one-thousand dollars or a term of imprisonment for a period not exceeding one year, or both such fine and imprisonment.

Section 419 of Article IV, "Publishing of Legal Notices," of the Merced City Charter is hereby amended to read as follows:

Sec. 419. Publishing of Legal Notices.

In the event that there is more than one newspaper of general circulation published in the City, the City Council, at least once every three (3) years, shall cause a notice to be published inviting bids and contracts for the publication of all legal notices or other matter required to be published in a newspaper of general circulation published and circulated in said City during the ensuing fiscal years. In the



event there is only one newspaper of general circulation published in the City, then the City Council shall have the power to contract with such newspaper for the printing and publishing of such legal notices without being required to advertise for bids therefor. The newspaper with which any such contract is made shall be designated the official newspaper for the publication of such notices or other matter for the period of such contract.

In no case shall the contract prices for such publication exceed the customary rates charged by such newspaper for the publication of legal notices of a private character.

In the event there is no newspaper of general circulation published and circulated in the City, then all legal notices or other matter may be published by posting copies thereof in at least three public places in the City.

No defect or irregularity in proceedings taken under this Section, or failure to designate an official newspaper, shall invalidate any publication where the same is otherwise in conformity with this Charter or law or Ordinance.

Section 420 of Article IV, "Acceptance of Other Office," of the Merced City Charter is hereby amended to read as follows:

Sec. 420. Acceptance of Other Office.

Any elective official of the City who shall accept or retain any salaried public office or employment with the City, or any office or employment with another public agency having duties, obligations and/or loyalties inconsistent with his/her duties, obligations and/or loyalties to the City, except as provided in this Charter, shall be deemed thereby to have vacated his/her elected office under the City government.

Section 500 of Article V, "City Manager," of the Merced City Charter is hereby amended to read as follows:

Sec. 500. City Manager.

The City Council shall appoint the City Manager who shall be chosen on the basis of his/her administrative qualifications. He/She shall be paid a salary commensurate with his/her responsibilities as chief administrative officer of the city.

The City Manager may be removed from office by motion of the City Council adopted by at least five affirmative votes.

No City Council Member shall be eligible to receive appointment as City Manager during the term for which he/she shall have been elected, or appointed, nor within one year after the expiration of his/her term.

Section 501 of Article V, "City Manager—Powers and Duties," of the Merced City Charter is hereby amended to read as follows:

Sec. 501. City Manager—Powers and Duties.

The City Manager shall be the chief administrative 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. Without limiting the foregoing general grant of powers, responsibilities and duties, the City Manager shall have power and be required to:

A. Appoint and remove all department heads and officers of the City except those officers the power of appointment of whom is vested in the City Council, and pass upon and approve all proposed appointments and removals of subordinate employees by all officers and department heads;

B. Prepare the budget annually and submit it to the City Council and be responsible for its administration after adoption;

C. 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;

D. 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;

E. Enforce the laws of the State pertaining to the City, the provisions of this Charter and the Ordinances of the City; and,

F. 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 503 of Article V, “Manager Pro-Tempore,” of the Merced City Charter is hereby amended to read as follows:

Sec. 503. Manager Pro-Tempore.

The City Manager shall appoint one of the other officers or department heads of the City to serve as Manager Pro-Tempore during any temporary absence or disability of the City Manager.

Section 600 of Article VI, “Officers to be Appointed by the City Council,” of the Merced City Charter is hereby amended to read as follows:

Sec. 600. Officers to be Appointed by the City Council.

In addition to the City Manager, the City Council shall appoint the City Attorney, Finance Officer, and City Clerk, who shall serve at the pleasure of the City Council and may be removed by motion of the City Council adopted by at least four affirmative votes.

Section 602 of Article VI, “City Clerk—Powers and Duties,” of the Merced City Charter are hereby amended to read as follows:

Sec. 602. City Clerk—Powers and Duties.

The City Clerk shall have power and 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 of the proceedings of the City Council in books, records, or documents and media in other appropriate forms, that shall bear appropriate titles and be devoted to such purpose;

B. Maintain separate books, records, or documents and media in other appropriate forms, 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. The City Clerk shall keep all books, records, or documents and media in other appropriate forms, properly indexed and open to public inspection when not in actual use;

C. Maintain separate books, records, or documents and media in other appropriate forms, in which a record shall be made of all written contracts and official bonds;

D. Be the custodian of the seal of the City;

E. Administer oaths or affirmations, take affidavits and depositions pertaining to the affairs and business of the City and certify copies of official records; and,

F. Have charge of all City elections.

Section 603 of Article VI, “City Attorney—Powers and Duties,” of the Merced City Charter are hereby amended to read as follows:

Sec. 603. City Attorney—Powers and Duties.

To become eligible to be appointed as the City Attorney, the person appointed shall be an attorney-at-law duly licensed as such under the laws of the State of California. He/She shall have been engaged in the practice of law for at least five 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 and any City officer or employee, or former City officer or employee, in any or all actions and proceedings in which the City or any such officer or employee, in or by reason of his/her official capacity, is concerned or is a party, but the City Council shall have control of all legal business and proceedings and may employ other attorneys to take charge of any litigation or matter or to assist the City Attorney therein;

C. Attend all regular meetings of the City Council and give his/her advice or opinion in writing whenever requested to do so by the City Council or by any of the boards, commissions, 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 and approve the same as to legal form;

F. Prosecute on behalf of the People of the State of California as the City Prosecutor such criminal cases for violations of this Charter and of City Ordinances as in his/her opinion, warrant his/her attention;

G. Devote such time to the duties of his/her office as may be specified in the Ordinance or Resolution fixing the compensation for such office; and,

H. On vacating the office, surrender to his/her successor all books, papers, files, and documents in whatever form they exist pertaining to the City’s affairs.

Section 604 of Article VI, “Finance Officer—Powers and Duties,” of the Merced City Charter are hereby amended to read as follows:

Sec. 604. Finance Officer—Powers and Duties.

The Finance Officer shall have power and be required to:

A. Have charge of the administration of the financial affairs of the City under the direction of the City Manager;

B. Compile the budget expense and revenue estimates for the City Manager;

C. Supervise and be responsible for the disbursement of all moneys and have control over all expenditures to insure that budget appropriations are not exceeded; audit all purchase orders before issuance; audit and approve before payment, all bills, invoices, payrolls, demands or charges against the City government and, with the advice of the City Attorney, when necessary, determine the regularity, legality and correctness of such claims, demands or charges;

D. Maintain a general accounting system for the City government and each of its offices, departments and agencies;

E. Keep separate accounts for the items of appropriation contained in the City budget, each of which accounts shall show the amount of the appropriation, the amounts paid therefrom, the unpaid obligations against it and the unencumbered balance; require reports of the receipts and disbursements from each receiving and expending agency of the City government to be made daily or at such intervals as he/she may deem expedient;

F. Submit to the City Council and the City Manager a monthly statement of all receipts and disbursements in sufficient detail to show the exact financial condition of the City; and as of the end of each fiscal year, submit a complete financial statement and report;

G. Collect all taxes, assessments, license fees and other revenues of the City, or for whose collection the City is responsible, and receive all money receivable by the City from the county, state or federal government, or from any court, or from any office, department or agency of the City;

H. Have custody of all public funds belonging to or under the control of the City or any office, department, or agency of the City government, and deposit all funds coming into his/her hands in such depository as may be designated by Resolution of the City Council, or, if no such Resolution be adopted, by the City Manager, and in compliance with all of the provisions of the State Constitution and laws of the State, governing the handling, depositing and securing of public funds;

I. Supervise the keeping of current inventories of all property of the City by all City departments, offices and agencies;

J. Establish a centralized purchasing system for all City offices, departments and agencies; and,

K. Prepare rules and regulations governing the contracting for, purchasing, storing, distribution, or disposal of all supplies, materials and equipment required by any office, department or agency of the City government and recommend them

to the City Manager and the City Council for adoption by Ordinance; and prepare administrative policies and procedures implementing this Section and recommend them for review and approval by the City Manager.

Section 605 of Article VI, “Duties of Officers and Employees,” of the Merced City Charter is hereby amended to read as follows:

Sec. 605. Duties of Officers and Employees.

The City Council, by Ordinance, may assign additional functions or duties to offices, departments or agencies established by this Charter, but may not discontinue or assign to any other office, department or agency any function or duty assigned by this Charter to a particular office, department or agency.

Where the positions are not incompatible, the City Council may combine in one person the powers and duties of two or more offices created or provided for in the Charter. No office provided in this Charter, to be filled by appointment by the City Manager, may be combined with an office provided in this Charter to be filled by appointment by the City Council.

Notwithstanding the foregoing, the City Council may transfer or consolidate functions of the City government to or with appropriate functions of the State or County government and in case of any such transfer or consolidation, the provisions of this Charter providing for the function of the City government so transferred or consolidated, shall be deemed suspended during the continuance of such transfer or consolidation, to the extent that such suspension is made necessary or convenient and is set forth in the Ordinance establishing such transfer or consolidation. Any such transfer or consolidation may be repealed by Ordinance.

Section 606 of Article VI, “Administering Oaths,” of the Merced City Charter is hereby amended to read as follows:

Sec. 606. Administering Oaths.

Each department head and his/her deputies shall have the power to administer oaths and affirmations in connection with any official business pertaining to his/her department.

Section 607 of Article VI, “Department Heads—Appointment Powers,” of the Merced City Charter is hereby amended to read as follows:

Sec. 607. Department Heads—Appointment Powers.

Each department head shall have the power to appoint and remove such deputies, assistants, subordinates and employees as are provided for by the City Council for his/her department, subject to the personnel provisions of this Charter and the rules and regulations promulgated thereunder, and subject to the approval of the City Manager being first had and received.

Section 608 of Article VI, “Illegal Contracts—Financial Interest,” of the Merced City Charter is hereby repealed in its entirety.

Section 609 of Article VI, "Acceptance of Elected Office" is hereby amended to read as follows:

Sec. 609. Acceptance of Elected Office.

No employee may be sworn into office as the elected or appointed Mayor or Member of the City Council of the City unless he/she resigns as an employee. If the employee does not resign, his/her employment shall automatically terminate upon his/her being sworn into office.

Section 610 of Article VI, "Nepotism," is hereby amended to read as follows:

Sec. 610. Nepotism.

The City Council shall not appoint to a salaried position under the City government any person who is a relative by blood or marriage within the third degree, as defined under the common law, of any one or more Members of such City Council and neither shall any officer having appointive power appoint any relative within such degree to any such position.

Section 611 of Article VI, "Official Bonds," is hereby amended to read as follows:

Sec. 611. Official Bonds.

The City Council shall fix by Ordinance the amounts and terms of the official bonds of all officials or employees who are required by this Charter or by Ordinance to give such bonds. All bonds shall be executed by responsible corporate surety, shall be approved as to form by the City Attorney, and shall be filed with the City Clerk. Premiums on official bonds shall be paid by the City.

There shall be no personal liability upon or any right to recover against a superior officer or his/her bond for any wrongful act or omission of his/her subordinates unless such superior officer was a party to or conspired in such wrongful act or omission.

Section 612 of Article VI, "Oath of Office," is hereby amended to read as follows:

Sec. 612. Oath of Office.

The Mayor and each Member of the City Council and of every board and commission and each officer and department head and all City employees, before entering upon the discharge of the duties of his/her office, shall take, subscribe to and file with the City Clerk the following oath or affirmation:

"I, \_\_\_\_\_, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter."

The oath or affirmation shall be administered by the City Clerk, or his/her appointed deputies.

Section 702 of Article VII, “Appointments—Terms,” of the Merced City Charter is hereby amended to read as follows:

Sec. 702. Appointments—Terms.

The members of each of such boards or commissions shall be appointed by motion of the City Council adopted by at least four affirmative votes, and shall be subject to removal by motion of the City Council adopted by at least five affirmative votes. The members thereof shall serve for a term of four years and until their respective successors are appointed and qualified. For purposes of this Section and Section 702.1, a “term” shall be defined to include serving fifty percent plus one day of a term as a board member or commissioner on a particular board or commission, while service as a board member or commissioner on a particular board or commission for fifty percent or less of a term shall not constitute a term for purposes of term limits in Section 702.1 hereof.

Section 703 of Article VII, “Existing Boards,” of the Merced City Charter is hereby repealed in its entirety.

Section 704 of Article VII, “Meetings—Chair,” is hereby amended to read as follows:

Sec. 704. Meetings—Chair.

As soon as practicable, following the first day of July of every year, each of such boards and commissions shall organize by electing one of its members to serve as presiding officer at the pleasure of such board or commission. Each board or commission shall hold regular meetings as required by Ordinance of the City Council, and such special meetings as it may require. All proceedings shall be open to the public.

A majority of the entire membership of such board or commission shall constitute a quorum to conduct business. The affirmative vote of a majority of the quorum present shall be necessary for the board or commission to take action unless otherwise required by an applicable statute.

The City Manager shall designate a secretary to record the minutes for each of such boards and commissions, and to keep a record of its proceedings and transactions. The boards and commissions shall follow the rules and regulations prescribed by and governing the City Council, copies of which shall be kept on file in the Office of the City Clerk where they shall be available for public inspection. The boards and commissions shall have the same power as the City Council to compel the attendance of witnesses, to examine them under oath and to compel the production of evidence before them.

Section 705 of Article VII, “Compensation—Vacancies,” is hereby amended to read as follows:

Sec. 705. Compensation—Vacancies.

The members of boards and commissions shall serve without compensation for their services as such, but shall receive reimbursement pursuant to a reimbursement policy adopted by the City Council for necessary traveling and other expenses incurred on official duty when such expenditures have received authorization by

the City Council and the member meets the criteria and the reporting requirements for reimbursement under the policy.

Any vacancies in any board or commission, from whatever cause arising, shall be filled by appointment by the City Council. Upon a vacancy occurring leaving an unexpired portion of a term, any appointment to fill such vacancy shall be for the unexpired portion of such term. If a member of a board or commission absents himself/herself from three regular meetings of such board or commission, consecutively, unless by permission of such board or commission expressed in its official minutes, or is convicted of a felony or a crime involving moral turpitude, or ceases to be a qualified elector of the City, his/her office shall become vacant and shall be so declared by the City Council.

Section 707 of Article VII, "Planning Commission," of the Merced City Charter is hereby amended to read as follows:

Sec. 707. Planning Commission.

There shall be a City Planning Commission consisting of seven members to be appointed by the City Council from the qualified electors of the City, none of whom shall hold any paid office or employment in the City government. The number of members to comprise the commission may be changed by Ordinance of the City Council to not less than five nor more than nine members.

The services of the City Engineer, City Attorney, Chief Building Official, Director of Development Services and other City staff shall be made available to such commission.

Section 708 of Article VII, "Planning Commission—Powers and Duties," of the Merced City Charter is hereby amended to read as follows:

Sec. 708. Planning Commission—Powers and Duties.

The Planning Commission shall have power to:

A. Recommend to the City Council after a public hearing thereon, the adoption, amendment, approval, or repeal of any matter pertaining to annexation, land subdivision, development, planning, zoning, general plan, master plan, specific plan, or any part thereof, including all necessary environmental review accompanying such matter, for the physical development of the City; and,

B. Exercise such functions with respect to those matters as may be prescribed by the City Council by Ordinance or Resolution.

Section 709 of Article VII, "Personnel Board," of the Merced City Charter is hereby amended to read as follows:

Sec. 709. Personnel Board.

There shall be a Personnel Board consisting, of five members to be appointed by the City Council from the qualified electors of the City, none of whom shall hold any salaried City office or employment, nor while a member of the Board or for a period of one year after he/she has ceased for any reason to be a member, be eligible for appointment to any salaried office or employment in the service of the City, or to any City elective office.



The members of the Personnel Board shall be nominated and appointed in the following manner:

Two members shall be appointed by the City Council from a list of five persons to be nominated by election by the employees in the classified service; two members shall be appointed by the City Council directly, and the fifth shall be appointed by the City Council from a list of three persons nominated by a majority of the four thus appointed. In the event the majority of the four thus appointed is unable to nominate three persons after sixty (60) days, the City Council may appoint from a list of less than three persons nominated. In the event the employees are unable to nominate five persons after sixty (60) days, the City Council may appoint from a list of less than five persons nominated. The successor of any member of the Board shall be nominated and appointed in the same manner as such member was nominated and appointed.

Section 710 of Article VII, "Personnel Board—Powers and Duties," of the Merced City Charter is hereby amended to read as follows:

Sec. 710. Personnel Board—Powers and Duties.

The Personnel Board shall have power to:

A. Recommend to the City Council, after a public hearing thereon, the adoption, amendment or repeal of personnel rules and regulations;

B. Hear appeals of any person in the classified service, other than one serving a probationary period, relative to any suspension, demotion or dismissal and make recommendations thereon;

C. Hear appeals relating to grievances when provided for in a memorandum of understanding with the respective employee associations and make recommendations thereon; and,

D. Make any investigation with the consent of either the City Council or City Manager concerning the administration of personnel in the municipal service and report its findings and recommendations to the City Council and/or the City Manager, respectively.

Section 712 of Article VII, "Recreation and Parks Commission—Powers and Duties," of the Merced City Charter is hereby amended to read as follows:

Sec. 712. Recreation and Parks Commission—Powers and Duties.

The Recreation and Parks Commission shall have power to:

A. Act in an advisory capacity to the City Council in all matters pertaining to recreation and parks;

B. Consider the annual budget for recreation and parks during the process of 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.

Section 800 of Article VIII, “Merit Principle,” of the Merced City Charter is hereby amended to read as follows:

Sec. 800. Merit Principle.

Appointments and promotions in the classified service of the City shall be made according to merit and fitness and from eligible lists to be established in accordance with personnel rules and regulations adopted in the manner provided in this Charter.

Section 801 of Article VIII, “Unclassified and Classified Service,” of the Merced City Charter is hereby amended to read as follows:

Sec. 801. Unclassified and Classified Service.

The officers and employees 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. All elective officers;
2. City Manager, City Attorney, Finance Officer, City Clerk, and one confidential secretary to the City Manager;
3. The Assistant City Manager, all department heads, Assistant to the City Manager, and professionally licensed attorneys assuming office on or after the effective date of the 2007 Charter Amendments.
4. All voting members of boards and commissions;
5. Positions in any class or grade created for a special or temporary purpose, and which would exist for a period of not longer than ninety days in any one calendar year;
6. Persons employed to render professional, scientific, technical or expert service of an occasional and exceptional character; and,
7. Part-time, seasonal, or limited-basis employees paid on an hourly or per diem basis.

B. The classified service shall comprise all positions not specifically included by this Section in the unclassified service.

Section 802 of Article VIII, “Appointments From Classified Service Positions,” of the Merced City Charter is hereby amended to read as follows:

Sec. 802. Appointments From Classified Service Positions.

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 thereafter be removed or resign therefrom, he/she shall revert to his/her former position in the classified service, unless he/she is dismissed from the service of the City, without loss of any rights or privileges and upon the same terms and conditions as if he/she had remained in said position continuously, if the former position is vacant. If the former position is not vacant, the officer or employee may be placed on the eligibility list for that position and may be reinstated within two years from the date of his/her removal or resignation from the unclassified service.

Section 803 of Article VIII, "Recruitment," of the Merced City Charter is hereby amended to read as follows:

Sec. 803. Recruitment.

Examinations of applicants for positions in the classified service shall be practical and relate to those matters which fairly test the relative capacity of the applicants to discharge the duties of the positions to which they seek to be appointed.

Section 804 of Article VIII, "Appointments," of the Merced City Charter is hereby amended to read as follows:

Sec. 804. Appointments.

Upon receipt of notice of a vacancy in the classified service, the City Manager, or such officer under the City Manager having charge of personnel administration, shall certify to the appointing power the names of the three highest candidates on the eligible list for such position. The appointing power may appoint, of the three thus certified, whichever one in his/her opinion is best qualified for such position. No candidate may be certified more than three times for any one classified position.

The City Manager, or other officer having charge of personnel administration, with the consent of the appointing power and of the Personnel Board, may authorize the certification of less than three names for appointment in the event there remains less than three names on an eligible list and in the opinion of such officer and of the Personnel Board conditions warrant such action. When no eligible lists are available, the City Manager, upon the recommendation of the Personnel Board, and under such rules and regulations as it may prescribe, may authorize the appointing power to make temporary appointments in the classified service, in order to prevent the stoppage of public business and in order to meet extraordinary conditions, which appointments shall remain in force until regular appointments can be made, but in no case to exceed six months in any fiscal year.

All original appointments shall be for a probationary period of not less than twelve months for all employees except public safety, which period shall be for not less than eighteen months, during which the employee may be rejected at any time without right of a hearing before the Personnel Board. All promotional appointments shall be for a probationary period of not less than six months.

An employee rejected during the probationary period from a position to which he/she has been promoted shall be reinstated to the position from which he/she was promoted, if that position is vacant, unless he/she is dismissed from the service of the City in addition to the rejection in which event he/she shall have the right of a hearing before the Personnel Board as to such order of dismissal. If the former position is not vacant, the employee may be placed on the eligibility list for that position and may be reinstated within two years from the date of their rejection during the probationary period.

Section 805 of Article VIII, “Abolition of Position—Layoffs,” of the Merced City Charter is hereby amended to read as follows:

Sec. 805. Abolition of Position—Layoffs.

In the event a memorandum of understanding with an employee association does not provide for layoff procedures, or no memorandum of understanding with certain employees is in effect, then layoffs shall be conducted in accordance with this Section.

Whenever it becomes necessary, in the opinion of the City Council, to abolish a position, or to reduce the number of employees in a given class in the classified service, the City Council may do so, by stating in its proceedings its reasons therefor.

All layoffs occasioned by the abolishment of a position or the reduction in number of employees in a given class shall be governed by seniority in service and shall be in the reverse order of employment. Re-employment shall be determined in accordance with the needs of the City.

Section 806 of Article VIII, “Suspension, Demotion and Dismissal,” of the Merced City Charter is hereby amended to read as follows:

Sec. 806. Suspension, Demotion and Dismissal.

The department heads and officers having appointive power are vested with the right to exercise the disciplinary and removal powers hereafter provided.

An employee holding a position in the classified service, other than one serving a probationary period, shall be subject to suspension without pay for a period not exceeding thirty days in any one calendar year, or to demotion, or to removal from his/her position, for misconduct, incompetency, inefficiency, or for failure to observe the rules or regulations of the department, office or agency, or to cooperate reasonably with his/her superiors or fellow employees, but subject to the right of the employee to a hearing before the Personnel Board in the manner set forth herein.

Such employee shall be entitled to receive a written statement of the reasons therefor. He/She shall have ten days after the receipt of such statement within which to file an answer to such statement of reasons should he/she desire to do so.

The answer shall be filed in the Office of the City Clerk. In the answer, the employee may request a hearing by the Personnel Board to review such suspension, demotion or removal. The hearing shall be called and held as provided for in the personnel rules and regulations. Hearings may be conducted informally and the rules of evidence need not apply.

Within ten days after concluding the hearing, the Personnel Board shall certify its findings and recommendations to the City Manager and City Council. The recommendations of the Personnel Board shall be advisory only to the City Manager. The City Manager, or his/her designee, shall review the entire record of the proceedings before the Personnel Board and their recommendations and shall render a decision in accordance with the authority vested in the City Manager pursuant

to Sections 501 and 607 of this Charter. The decision of the City Manager or his/her designee with respect to such recommendations shall be final and conclusive and no appeal shall be taken therefrom.

Where an appeal is taken to the Personnel Board from an order of dismissal, the vacancy in the position shall be considered a temporary vacancy pending final action by the City Manager or his/her designee and may be filled only by an acting or temporary appointment.

A reduction in pay shall be a demotion under this Section, unless it is a part of a plan to reduce salaries and wages in connection with a general economy or curtailment program. A failure to grant an increase to an individual, at a time when increases are granted generally as a part of a plan to increase salaries and wages throughout the City service, shall likewise be a demotion.

The City Manager and any other department head or officer in whom is vested the power to make transfers, promotions, demotions, reinstatements, layoffs, and to suspend or dismiss employees, shall retain such power, subject to the provisions of this Charter and the rules established hereunder, it being the intent and spirit of this Charter to provide a fair and just approach to municipal employment in order that the City employee may be selected and promoted on a merit basis, but in no sense to impair the efficiency of the public service.

Section 808 of Article VIII, "Prohibitions," of the Merced City Charter is hereby amended to read as follows:

Sec. 808. Prohibitions.

No person shall willfully or corruptly make any false statements, certificate, mark, rating or report in regard to any application, test, certification or appointment held or made under the personnel provisions of this Charter or in any manner commit or attempt any fraud preventing the impartial execution of such personnel provision or rules and regulations made hereunder. In addition to the penalties provided for in this Charter for violations of its provisions, any person who by himself/herself or with others willfully or corruptly violates any of the provisions of this Article shall upon conviction thereof be ineligible for a period of five years for employment in the City service and shall immediately forfeit his/her office or position if he/she be an officer or employee of the City.

Section 900 of Article IX, "Employee Retirement System," of the Merced City Charter is hereby amended to read as follows:

Sec. 900. Employee Retirement System.

The City Council may join or arrange for reciprocity of membership in, or continue as a contracting agency in, any retirement or pension system existing or hereafter created under state or federal law to or in which municipalities and municipal officers or employees are eligible. Plenary authority and power are hereby vested in the City, its City Council, and its several officers, agents and employees to do and perform any act, or exercise any authority granted, permitted, or required under the provisions of the California Public Employees' Retirement Law, as it now exists or may hereafter be amended, to enable said City to continue

as a contracting City participating in the California Public Employees' Retirement System. The City Council may terminate any such contract with the Board of Administration of the California Public Employees' Retirement System only under authority granted by Ordinance adopted by a majority vote of the electors of the City, voting on such proposition at an election at which such proposal is presented.

Section 1000 of Article X, "General Municipal Elections," of the Merced City Charter is hereby amended to read as follows:

Sec. 1000. General Municipal Elections.

General municipal elections for the election of the Mayor and Members of the City Council and for such other purposes as the City Council may prescribe shall be held in said City in each odd numbered year commencing with the year 1981 on the date established under general law for the election of governing board members of elementary school districts.

Section 1002 of Article X, "First Election Under Charter," of the Merced City Charter is hereby repealed in its entirety.

Section 1003 of Article X, "Procedure for Holding Elections," of the Merced City Charter is hereby amended to read as follows:

Sec. 1003. Procedure for Holding Elections.

A. Unless otherwise provided by Ordinance enacted by the City Council, all elections, including mail-ballot elections, shall be held in accordance with the procedural provisions of the Elections Code of the State of California, as the same now exists, or may hereafter be amended, for the holding of municipal elections insofar as the provisions of the Elections Code are not in conflict with this Charter or any Ordinance enacted hereunder. Any election that does not occur on the same date as a statewide primary election or statewide general election may be conducted by mail-ballot.

B. The City Council shall judge the qualifications of its Members as set forth by the Charter and shall judge all election returns. (The text of this subsection moved in its entirety from existing Section 410 without change.)

Section 1004 of Article X, "Initiative, Referendum and Recall," of the Merced City Charter is hereby amended to read as follows:

Sec. 1004. Initiative, Referendum and Recall.

There are hereby reserved to the electors of the City the powers of the initiative and referendum and of the recall of the Mayor and Members of the City Council. The provisions of the Elections Code of the State of California, as the same now exist, or may hereafter be amended, governing the initiative and referendum and of the recall of the Mayor and Members of the City Council, shall apply to the use thereof in the City insofar as such provisions of the Elections Code are not in conflict with this Charter.

Section 1101 of Article XI, “Annual Budget—Preparation by City Manager,” is hereby amended to read as follows:

Sec. 1101. Annual Budget—Preparation by the City Manager.

At such date as he/she shall determine, the City Manager, through the Finance Officer, shall obtain from each department head estimates of revenue and expenditure for his/her department, detailed in such manner as may be prescribed by the City Manager. In preparing the proposed budget, the City Manager shall review the estimates, hold conferences thereon with the department heads, respectively, and may revise the estimates as he/she may deem advisable.

Section 1102 of Article XI, “Annual Budget—Preparation by City Manager,” is hereby amended to read as follows:

Sec. 1102. 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. After reviewing 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.

Section 1104 of Article XI, “Budget—Further Consideration and Adoption,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1104. Budget—Further Consideration and Adoption.

After the conclusion of the public hearing, the City Council shall further consider the proposed budget and make any revisions thereof that it may deem advisable and on or before June 30th, it shall adopt the budget with revisions, if any, by the affirmative votes of at least four Members. Upon final adoption, the budget shall be in effect for the ensuing fiscal year. A copy thereof, certified by the City Clerk, shall be filed with the person retained or appointed by the City Council to perform auditing functions for the City Council and a further copy shall be placed, and shall remain on file, in the Office of the City Clerk where it shall be available for inspection. The budget so certified shall be reproduced and copies made available for the use of departments, offices and agencies of the City.

Section 1106 of Article XI, “Tax Limits,” of the Merced City Charter is hereby repealed in its entirety.

Section 1107 of Article XI, “Tax System,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1107. Tax System.

The procedure for the assessment, levy and collection of taxes upon property for municipal purposes shall be prescribed by Ordinance of the City Council consistent with the applicable provisions in the State Constitution.

Section 1109 of Article XI, “Contracts on Public Works,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1109. Contracts on Public Works.

Every project involving an expenditure of more than fifty thousand dollars (\$50,000.00) for the construction or improvement of public buildings, works, streets, drains, sewers, utilities, parks and playgrounds shall be let by contract to the lowest responsive and responsible bidder after notice by 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. This threshold amount shall be adjusted annually by the Finance Officer by memorandum to his/her official file, beginning July 1, 2008, in accordance with the Engineering Construction Cost Index—U.S. City Average as published by the Engineering News Record. In the event this Cost Index is no longer available, the Finance Officer shall use a similar index that is standard in the industry to account for inflation in any adjustment.

The City Council may reject any and all bids presented and may re-advertise in its discretion. The City Council, after rejecting bids, or if no bids are received, may declare and determine that, in its opinion, based on estimates approved by the City Manager, the work in question may be performed better or more economically by the City with its own employees and, after the adoption of a Resolution to this effect by at least five affirmative votes of the City Council, 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 first determined and authorized by the City Manager and thereafter confirmed by the City Council to be of urgent necessity for the preservation of life, health or property, and shall be authorized by motion passed by at least five affirmative votes of the City Council and containing a declaration of the facts constituting such urgency.

Pursuant to the authority contained in Section 200 of this Charter, the City Council may establish procedures to implement public works contracting processes through Ordinance or Resolution. Such procedures may include the use of design-build contracting.

Section 1110 of Article XI, “Centralized Purchasing,” of the Merced City Charter is hereby repealed in its entirety.

Section 1111 of Article XI, “Competitive Bidding—Supplies, Materials, or Equipment,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1111. Competitive Bidding—Supplies, Materials, or Equipment.

Before making purchases of, or contracts for, supplies, materials or equipment, ample opportunity shall be given for competitive bidding, under such rules and regulations and with such exceptions as the City Council may prescribe in the Ordinance setting up such rules and regulations. When making purchases for the City, local merchants shall be given preference, quality and prices being equal.



Section 1112 of Article XI, “Competitive Bidding—Supplies, Materials, or Equipment,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1112. Cash Basis Fund.

The City Council shall maintain a revolving fund to be known as the “Cash Basis Fund,” for the purpose of placing the payment of running expenses of the City on a cash basis. An operating reserve shall be built up in this Fund from any available sources in an amount that the City Council deems sufficient with which to meet all lawful demands against the City for the first five months, or other necessary period, of the succeeding fiscal year prior to the receipt of ad valorem tax revenues. Transfers may be made by the City Council from such Fund to any other fund or funds of such sum or sums as may be required for the purpose of placing such funds, as nearly as possible, on a cash basis.

All moneys so transferred from the Cash Basis Fund shall be returned thereto before the end of the fiscal year.

Section 1113 of Article XI, “Capital Outlays Fund,” of the Merced City Charter is hereby repealed in its entirety.

Section 1114 of Article XI, “Departmental Trust Fund,” of the Merced City Charter is hereby repealed in its entirety.

Section 1115 of Article XI, “Presentation of Demands,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1115. Presentation of Demands.

Each invoice or similar demand or request for payment against the City shall be presented to the Finance Officer, who shall examine the same. If the amount thereof is legally due and there remains a sufficient balance in the approved budget appropriation against which the invoice or payment request may be charged, the Finance Officer shall approve such invoice or payment demand or request and authorize a check or electronic payment to be issued and drawn on the City Treasury therefor, payable out of the proper fund. Objections of the Finance Officer may be overruled by the City Council and the check or electronic payment ordered drawn.

Section 1116 of Article XI, “Registering Warrants,” of the Merced City Charter is hereby repealed in its entirety.

Section 1117 of Article XI, “Actions Against City,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1117. Actions Against City.

No suit shall be brought on any claim for money or damage against the City or any board or officer thereof until a demand for the same has been presented as herein provided and rejected in whole or in part. If rejected in part, suit may be brought to recover the whole. Except in those cases where a shorter time is otherwise provided by law, all claims for damages against the City must be presented to the City Clerk in accordance with the time limitations set forth in Government Code Section 911.2 and its successor statutes. Claims for equitable indemnity against the City shall be presented to the City Clerk in accordance with Gov-

ernment Code Section 901 and its successor statutes. All claims shall meet the requirements as set forth under state law, this Section, and as enacted by Ordinance.

In all cases, such claims shall be approved or rejected in writing and the date thereof given. Failure to act upon any claim or demand within forty-five days from the day the same is filed with the City Clerk shall be deemed a rejection thereof.

Section 1118 of Article XI, "Independent Audit," of the Merced City Charter is hereby amended to read as follows:

Sec. 1118. Independent Audit.

The City Council shall employ, at the beginning of each fiscal year, a qualified accountant who, at such time or times as may be specified by the City Council, shall examine the books, records, inventories and reports of all officers and employees who receive, handle or disburse public funds and all such other officers, employees or departments as the City Council may direct. At the end of the year, a final audit and report shall be submitted by such accountant to the City Council, one copy thereof to be distributed to each Member, one each to the City Manager, Finance Officer and City Attorney, respectively, and three additional copies to be placed on file in the Office of the City Clerk where they shall be available for inspection by the general public.

Section 1119 of Article XI, "Public Water System—Water Fund," of the Merced City Charter is hereby amended to read as follows:

Sec. 1119. Public Water System—Water Fund.

A fund is hereby created to be known as the Water Fund. All revenues derived by the City from the sale of water or otherwise from the operation of waterworks or the provision of water service, within or without the boundaries of the City, shall be credited to the Water Fund.

The Water Fund is created for the purpose of providing a source of operational funds, capital outlay funds, debt service funds and incidental funds for the acquisition, construction, operation, maintenance, expansion, upgrade, and improvement of waterworks and water distribution system in or near the City of Merced, including compliance with all applicable state and federal regulations, the retirement of revenue bonds issued for the acquisition thereof, and the retirement of revenue bonds or other evidences of indebtedness issued for the improvement thereof.

Except as herein stated, such fund, once created, shall remain inviolate for the purpose for which it was created. No other use may be made of such fund unless the use of such fund for some other purpose is authorized by the affirmative vote of a majority of the electors voting on such proposition at a general or special election at which proposition is submitted.

The City Council shall, by Ordinance or Resolution, establish a schedule of rates and charges, and shall have the authority to modify such schedule of rates and charges upon a finding of the necessity for modification thereof, provided,

however, that such rates and charges shall be based upon reasonable classifications of service, throughout the area served by said water system.

Adequate reserves shall be established within said Water Fund, to meet anticipated operating, upgrading, regulatory compliance and administrative costs, capital outlays, depreciation, obsolescence, retirement of bonds or other evidences of indebtedness which may be issued or created in connection with the acquisition, improvement, upgrade, or expansion of said system, and a contingency reserve for unanticipated costs and expenses connected with said water system.

Accumulation of moneys not needed for the purposes stated above shall not be permitted. If it shall appear that excess funds have accumulated or will accumulate within a given fiscal year by reason of the continuance of any schedule or rates and charges, then the City Council shall, within a reasonable time, proceed to adjust said schedule of rates and charges to prevent the accumulation of such excess funds, provided that accumulation of moneys in a reserve fund for future capital improvement, upgrade, and compliance with regulatory requirements of said water system and accumulation of moneys in a fund for advance retirement of water system revenue bonds shall not be deemed to be the accumulation of excess funds.

Section 1400 of Article XIV, "Granting of Franchises," of the Merced City Charter is hereby amended to read as follows:

Sec. 1400. Granting of Franchises.

No person, firm, company, or corporation shall exercise any franchise in the City except insofar as such person, firm, company, or corporation may be entitled to do so by direct authority of the Constitution of the State of California or of the United States, unless such person, firm, company, or corporation shall have obtained a grant therefor in accordance with the provisions of this Article. Subject to the foregoing, any person, firm, company or corporation furnishing the City or its inhabitants with utilities or services that are transmitted or delivered through a portion or portions of public streets, alleys, ways, rights-of-way, buildings, structures, or other public places and properties, as the same may now or may hereafter exist, either above or below ground, including but are not limited to, transportation, communication, digital and electronic information and entertainment, terminal facilities, water, light, heat, natural gas, electricity, any form of power and energy for household or other use within the City, or any other public utility or service, may be required by Ordinance of the City Council to have a valid and existing franchise.

The City Council is empowered to grant such franchise by Ordinance and prescribe the terms and conditions of any such grant to any person, firm, company or corporation, whether operating under an existing franchise or not, without calling for bids or may, in its discretion, advertise for bids for the sale of a franchise, not in conflict with the provisions of this Charter, to be set out in the advertisement for bids and notice of sale. The City Council may also provide, by Ordinance, the

method of procedure and additional terms and conditions for making such grants, subject to the provisions of this Charter.

Section 1401 of Article XIV, “Resolution of Intention—Notice and Public Hearing,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1401. Resolution of Intention—Notice and Public Hearing.

Before granting any franchise, the City Council shall pass a Resolution declaring its intention to grant the same, stating the name of the proposed grantee, the character of the franchise and the terms and conditions upon which it is proposed to be granted. Such Resolution shall fix and set forth the date, time, and place when and where any person having any interest therein or any objection to the granting thereof may appear before the City Council and be heard thereon. The City Clerk shall publish said Resolution in the official newspaper at least once within fifteen days of the passage thereof and not less than ten days prior to the date of the hearing.

At the time set for the hearing the City Council shall proceed to hear and receive all protests, and its decision thereon shall be final and conclusive. Thereafter, the City Council may grant or deny the franchise, subject to the right of referendum of the people.

Section 1402 of Article XIV, “Term of Franchise,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1402. Term of Franchise.

Every franchise shall be either a fixed term not to exceed a maximum of twenty-five years after its first effective date, or for an indeterminate period. If for a fixed term, the franchise shall state the term for which it is granted; if indeterminate, the franchise shall set forth the terms and conditions under which it may be terminated.

Section 1403 of Article XIV, “Grant to be In-lieu of all Other Franchises,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1403. Grant to be In-lieu of all Other Franchises.

Any franchise granted by the City with respect to any given utility or service shall be in-lieu of all other franchises, rights, or privileges owned by the grantee, or by any successor of the grantee to any right under such franchise, for the rendering of such utility or service within the limits of the City as they now or may hereafter exist. The acceptance of any franchise hereunder shall operate as an abandonment of all such franchises, rights and privileges within the limits of the City.

Any franchise granted hereunder shall not become effective until written acceptance thereof shall have been filed by the grantee thereof with the City Clerk. Such acceptance shall be filed within ten days after the adoption of the Ordinance granting the franchise, or any extension thereof granted by the City Council, and when so filed, such acceptance shall constitute a continuing agreement of such grantee that if and when the City shall thereafter annex, or consolidate with additional territory, any and all franchises rights and privileges owned by the grantee

therein shall likewise be deemed to be abandoned within the limits of such territory. No grant of any franchise may be transferred or assigned by the grantee except by consent in writing of the City Council and unless the transferee or assignees thereof shall unconditionally covenant and agree to perform, and assume and be bound by, each and all of the terms and conditions imposed in the grant, the Ordinance, and this Charter.

Section 1404 of Article XIV, “Eminent Domain,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1404. Eminent Domain.

No franchise grant shall in any way, or to any extent, impair, diminish, or adversely affect the right of the City to acquire the property of the grantee thereof either by purchase or through the exercise of the right of eminent domain. Upon any such acquisition by the City, the compensation or price shall not include the value of the franchise. Nothing herein contained shall be construed to contract away or to modify or to abridge, either for a term or in perpetuity, the City’s right of eminent domain with respect to any public utility or privately-owned public utility.

Section 1405 of Article XIV, “Duties of Grantees,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1405. Duties of Grantees.

By its acceptance of any franchise hereunder, the grantee shall covenant and agree to perform and be bound by each and all of the terms and conditions imposed in the grant, and shall further agree to:

A. Comply with all Ordinances, rules and regulations theretofore or thereafter adopted by the City Council;

B. Pay to the City on demand the cost of all repairs to public property made necessary by any of the operations of the grantee under such franchise, including repairs required for portion or portions of public streets, alleys, ways, rights-of-way, buildings, structures, or other public places and properties, as the same may now or may hereafter exist, either above or below ground;

C. Protect, defend, indemnify, save and hold harmless the City and its officers, agents, and employees from any and all claims, liabilities, or causes of action for death or injury to persons, or damage to property proximately resulting from any operation under such franchise or from the intentional or negligent acts, errors, or omissions of the grantee or its officers, employees, or agents, or from any violation of any federal, state, or municipal law or ordinance, or by the quality or character of grantee’s work or activities under the franchise;

D. Remove and relocate without compensation to grantee or expense to the City any facilities installed, used and maintained under the franchise, either above or below ground, if and when made necessary by change of grade, alignment, width, or use of any public street, way, alley, right-of-way, building, structure, or other public place or property, including the construction of any subway, bridge,

viaduct, or overpass, or if the public health, comfort, welfare, convenience, or safety so demands; and,

E. Pay to the City during the life of the franchise a percentage, to be specified in the grant, of the gross annual receipts of the grantee within the limits of the City, or such other compensation as the City Council may prescribe in the grant.

Section 1406 of Article XIV, “Exercising Rights without Franchise,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1406. Exercising Rights without Franchise.

The exercise by any person, firm, company or corporation of any privilege for which a franchise is required, without possessing a valid and existing franchise therefor, shall be a misdemeanor and shall be punishable in the same manner as violations of this Charter are punishable and each day that such condition continues to exist shall constitute a separate violation.

Section 1407 of Article XIV, “Existing Franchise,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1407. Existing Franchise.

Nothing contained in this Article shall be construed to:

A. Invalidate any lawful franchise heretofore granted, nor to necessitate the obtaining of a new franchise for a use which a franchise holder shall have a valid unexpired franchise;

B. Affect or impair any rights, powers, or privileges vested in, possessed by, or available to the City by virtue of previous Charter provisions relating to franchises;

C. Apply to the City, or any department thereof, when furnishing any public utility or service.

Section 1408 of Article XIV, “Miscellaneous,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1408. Miscellaneous.

Upon annexation of areas to the City without an existing franchise granted by another governmental entity pursuant to state law, the grantee, by its acceptance of a franchise under this Article, shall serve such areas under the terms of this Article and the franchise.

No grantee shall be relieved of its obligation to comply with any provision of this Article, or to perform any term or condition of the franchise by any failure of the City to enforce such term or condition.

Section 1500 of Article XV, “Definitions,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1500. Definitions.

Unless the provision or the context otherwise requires, as used in this Charter:

A. ‘Shall’ is mandatory, and ‘may’ is permissive;

B. ‘City’ is the City of Merced and ‘department,’ ‘board,’ ‘commission,’ ‘agency,’ ‘officer,’ or ‘employee,’ is a department, board, commission, agency, officer, or employee as the case may be, of the City of Merced;

C. ‘County’ is the County of Merced; and,

D. ‘State’ is the State of California.

Section 1502 of Article XV, “Validity,” of the Merced City Charter is hereby amended to read as follows:

Sec. 1502. Validity.

If any provision of this Charter is held invalid, the remainder of the Charter shall not be affected thereby.

Article X is hereby amended to read as follows:

Part II. Limitations on Campaign Contributions

Sec. 1050. Purpose.

The purpose of this Part is to prevent corruption and the appearance of corruption by ensuring an environment in the City of Merced wherein all candidates for elective office are afforded an equal opportunity to raise campaign funds and to ensure that the amount contributed by any person or entity does not materially influence the outcome of any election or impact the decision-making of the City Council after the election. To achieve this purpose, this Part imposes a maximum limitation on the amount of campaign contributions which may be received from a single source for an election campaign.

Sec. 1051. Definitions.

For purposes of this Part, the words, terms, and phrases set forth below shall have the meaning as set forth below:

‘Candidate’ means any person running for the office of Mayor or City Council.

‘Entity’ means a proprietorship, firm, partnership, joint venture, syndicate, business trust, company, corporation, limited liability company, association, and any other organization or group of persons acting in concert, other than a single person as defined in this Part.

‘Contribution’ means a cash or in-kind payment, or provision of goods and services which is made to the candidate or the candidate’s agent for the purpose of promoting the candidate’s campaign. A ‘Contribution’ includes a ‘loan’ as defined herein.

‘Election Cycle’ means as follows:

1. For purposes of a candidate for the office of Mayor of the City, the term “election cycle” means any two-year period commencing on January 1 following a City election for the office of Mayor, and concluding on December 31 following the next succeeding City election for the office of Mayor.

2. For purposes of a candidate for the office of City Council, the term “election cycle” means any four-year period commencing on January 1 following a City election for the office of a City Council Member and concluding on December 31 following the next succeeding city election for that office.

‘Loan’ means the furnishing of cash, goods, or services to another party for temporary use with the agreement that it or its equivalent, with or without interest, will be returned. The term ‘loan’ as used herein shall not include a candidate

lending to his/her campaign from the candidate's personal resources—including obtaining a personal loan from a commercial lending institution, so long as the candidate is personally responsible for the repayment thereof.

'Person' means a single natural person.

Sec. 1052. Campaign Contribution Limitations.

1. Contribution by Persons.

No candidate shall receive either personally or through an agent, including, but not limited to, the candidate's campaign treasurer, a contribution from a person, other than the candidate, which will cause the total amount contributed by such person in any election cycle for that candidate to exceed five hundred dollars (\$500.00).

2. Contributions by an Entity or Entities.

No candidate shall receive either personally or through an agent, including, but not limited to, the candidate's campaign treasurer, a contribution by an entity which would cause the total amount contributed by such entity in any election cycle for that candidate to exceed two thousand dollars (\$2,000.00).

Sec. 1053. Loans.

No candidate shall procure a loan or loans from a person which exceeds five hundred dollars (\$500.00) or from an entity which exceeds two thousand dollars (\$2,000.00) during an election cycle. This restriction shall not apply to loans made by the candidate to the candidate's campaign—including obtaining a personal loan from a commercial lending institution, so long as the candidate is personally responsible for the repayment thereof.

Sec. 1054. Campaign Contribution Statements—Supplemental Filing Requirements and Schedule.

In addition to the requirements for filing a campaign disclosure or campaign statement imposed by the Political Reform Act, every candidate for Mayor or City Council shall file a duplicate copy of his/her campaign disclosure or campaign statement with the City Clerk at the same time the candidate is otherwise required to file any campaign disclosure or campaign statement under the Political Reform Act.

Sec. 1055. Adjustment of Campaign Contribution Limits and Candidate Loans.

The campaign contribution limitations set forth in Sections 1052 and 1053 shall be adjusted annually by the City Clerk and noted in the official records of his/her office as follows:

A. The base for computing the adjustment for inflation shall be the Consumer Price Index ("CPI") for the area closest to the City, published by the United States Department of Labor, Bureau of Labor Statistics.

B. If the CPI is discontinued or revised, such other government index or computation with which it is replaced shall be used in order to obtain substantially the same results as would be obtained if the index had not been discontinued or revised.



Sec. 1056. Penalty.

A. Investigation. The City Clerk shall be charged with the responsibility to refer for prosecution all candidates required to file under this Part when the candidate fails to file. The City Clerk shall also investigate all alleged violations of this Part and after completing the investigation thereof, shall refer any violations he/she believes warrant prosecution to the City Attorney for prosecution. In conducting the investigation, the City Clerk shall have the power to compel the production of documents relating to the investigation.

B. Misdemeanor. Any candidate who receives either personally or through an agent a contribution greater than the amount allowed in this Part shall be guilty of a misdemeanor.

C. Safe Harbor. Any candidate who receives either personally or through an agent a contribution greater than what is allowed in this Part shall have ten (10) days from the date of receipt of the contribution violating this Part to return the entire contribution to the donor or donors thereof to avoid prosecution hereunder.

D. Infraction. Any candidate who fails to file campaign disclosure or campaign statements in compliance with Section 1054 of this Part shall be guilty of an infraction and upon conviction thereof shall pay a fine in the amount of five hundred dollars (\$500.00).

Sec. 1057. Additional Regulations.

The City Council by Ordinance may adopt additional regulations and definitions which supplement, clarify, or are more restrictive than the provisions of this Part.

Certified to be a true copy by Ellie Wooten, Mayor, and James G. Marshall, City Clerk.

Date of Municipal Election: November 6, 2007.

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Charter Chapter 2—City of Newport Beach

***Amendments to the Charter of the City of Newport Beach***

[Filed with the Secretary of State March 3, 2008.]

Section 425. City Hall City Hall, and the administrative offices of the City of Newport Beach, and related parking, shall be located on and within the 12.82 acres of real property owned by the City of Newport Beach described as Parcel 3 of Parcel Map No. 90-361 in the City of Newport Beach, which is bounded by Avocado Ave. on the west, San Miguel Dr. on the north, and MacArthur Blvd. on the east, and the Newport Beach Central Library on the south.

Certified to be a true copy by Edward D. Selich, Mayor, and LaVonne M. Harkless, City Clerk.

Date of Municipal Election: February 5, 2008.

## Charter Chapter 3—City of Santa Ana

*Amendments to the Charter of the City of Santa Ana*

[Filed with the Secretary of State March 5, 2008.]

Section 1 The Charter of the City of Santa Ana is hereby amended as follows:

Article IV, City Council, Division 1, to read as detailed below:

Sec. 401. Qualifications of members.

To be eligible to be elected to the office of councilmember, a person must be a qualified voter and a thirty (30) day resident of the ward from which the candidate is nominated at the time nomination papers are issued as provided for in the Elections Code of the State of California, except that the mayor need only be a registered voter and thirty (30) day resident of the city at such time. In the event any councilmember other than the mayor shall cease to be a resident of the ward from which the councilmember (or, in the case of an appointee, the councilmember's predecessor) was elected, or in the event the mayor shall cease to be a resident of the city, the office shall immediately become vacant and shall be filled in the same manner as herein provided for other vacancies; provided, that where a councilmember ceases to be a resident of the ward from which the councilmember (or, in case of an appointee, the councilmember's predecessor) was elected solely because of a change in boundaries of any ward as in this charter provided, the councilmember shall not lose the office by reason of such change. If a member of the city council shall be convicted of a crime involving moral turpitude, the office shall immediately become vacant and be so declared by the city council.

A person who has served three (3) consecutive terms of four (4) years each shall be eligible for appointment, nomination for or election to the office of councilmember (regardless of wards represented by that person during such period) no sooner than for a term beginning eight (8) years after completion of that councilmember's third consecutive full term.

Short or partial terms shall not be considered in determining eligibility for appointment, nomination or election. For purposes of this Charter, short or partial terms shall only be those where the councilmember was elected or appointed to replace another councilmember who left office before the latter official's term expired. Any councilmember who assumed office at the beginning of a term and left office early for any reason whatsoever shall be deemed to have served a full term.

Section 2 The Charter of the City of Santa Ana is hereby amended to add as follows:

Article IV, City Council, Division 1, Section 401.05 to read as detailed below:

Sec. 401.05. Code of Ethics and Conduct.

The City of Santa Ana shall adopt a Code of Ethics and Conduct for elected officials and members of appointed boards, commissions, and committees to assure public confidence in the integrity of local government elected and appointed

officials. The City Council shall adopt the Code of Ethics and Conduct by ordinance or resolution within six months of the effective date of this Charter section.

Section 1 The Charter of the City of Santa Ana is hereby amended as follows: Article IX, Appointive Boards and Commissions, to read as detailed below:

Sec. 901. Appointments, Removals, Vacancies, Terms.

(a) Except as otherwise specified in this charter, the member of each of the appointive boards and commissions shall be appointed, and may be removed, by the City Council, subject in both appointment and removal by the affirmative votes of a majority of the members. For boards or commissions having at least seven (7) members, the City Council shall select seven (7) members from nominations made by the council member (or the mayor in the case of the city-wide seat) whose term coincides with that board or commission seat, as determined by the City Council in accordance with subsection (e) below, together with nominations from any other member of the Council. All other appointments shall be as determined by this Charter, or by the City Council from time to time. Beginning with terms starting after the 2006 General Election, at least fifty-percent (50%) of those persons nominated from time to time by a council member shall be residents of the ward represented by such council member. At the request of a council member, this rule may be waived by a  $\frac{2}{3}$  vote of the City Council for any one appointment if the requesting member is unable to find a qualified and acceptable ward resident to nominate. For purposes of this rule, residency is only required at the time of nomination.

(b) Vacancies from whatever cause arising shall be filled in the same manner. Upon a vacancy occurring leaving an unexpired portion of a term, any appointment to fill such vacancy shall be for the unexpired portion of such term. All terms shall begin on the same date as City Councilmember terms as provided in section 400 of this Charter.

(c) If a member of a board or commission absents himself from two (2) regular meetings of such board or commission, consecutively, unless by permission of such board or commission expressed in its official minutes, or fails to attend at least one-half ( $\frac{1}{2}$ ) of the regular meetings of such board or commission within a calendar year, or is convicted of a crime involving moral turpitude, or ceases, to be a qualified elector of the City, the office shall become vacant and shall be so declared by the City Council.

(d) Except as otherwise provided in this section, the members of such boards and commissions shall serve for a term of four (4) years and until their respective successors are appointed and qualified, but in no event shall any person be eligible for reappointment who has served three (3) consecutive terms of four (4) years each, irrespective of what seat or seats the member is appointed to by the City Council. Notwithstanding the foregoing, one seat shall be a city-wide seat having a (4) four year term which coincides with that of the Mayor, and which shall be limited to three (3) consecutive terms. Short or partial terms (as defined for City

Council in Section 401 of this Charter) shall not be considered. Unless otherwise provided by ordinance of the City Council for a board or commission having more or less than seven (7) members, the terms of three (3) of the members of each such board or commission shall begin on the date of the beginning of the term of office of council members elected at every second general election commencing with the April, 1983 general election, the terms of three (3) other members shall begin on the date of the beginning of the term of office of council members elected at every second general election commencing with the November, 1984 general election, and one (1), as designated by the City Council, shall coincide with the term of the mayor. It is the intent of this section that the term of office on boards and commissions shall be concurrent with the term of office of council members. Thereafter, any appointment to fill an unexpired term shall be for such an unexpired period. No person shall be eligible for appointment to a board or commission who completed a term on the City Council immediately preceding that board or commission term.

(e) The City Council shall determine which members of such boards and commissions serving as such at the time of the April, 1983 general election shall serve shortened or extended terms. Beginning with terms starting immediately following the 2006 General Election, for board and commissions with at least seven (7) members, the City Council shall designate seven (7) board and commission seats by ward, and one city-wide. These designations shall be solely for the purpose of nominations and calculations of terms as provided in this Section 901. Except for purposes of the fifty-percent (50%) nomination rule in subsection (a) above, residency in that ward is not required.

Certified to be a true copy by Miguel Pulido, Mayor, and Patricia Healy, City Clerk.

Date of Municipal Election: March 3, 2008.

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Charter Chapter 4—City of Redwood City

***Amendments to the Charter of the City of Redwood City***

[Filed with the Secretary of State March 12, 2008.]

**SECTION 17. PLANNING COMMISSION**

Section 17, in pertinent part, provides for the establishment of a seven (7) member commission and a three (3) year term of office. It is proposed that the term of office for planning commission members be extended from three years to four years. If the proposed charter amendment is adopted, it would read:

There shall be a city planning commission, which shall consist of seven members who shall be appointed by the Council to serve for four (4) years each, and thereafter until their respective successors are appointed and qualified, none of whom shall hold any other public office or position in the City.

## SECTION 18 (d) LIBRARY BOARD

Section 18 (d) provides for a three (3) year term of office for library board members. It is proposed that the term of officer of Library Board members be extended from three years to four years. If the proposed charter amendment is adopted, it would read:

The members thereof shall serve for a term of four (4) years each and thereafter until their successors are appointed and qualified. Board members in office at the time this amendment takes effect shall continue in office until the end of their respective terms.

## SECTION 47B ORGANIZATION; TERMS OF OFFICE

Section 47b, provides in pertinent part, for a term of five years for Board members. It is proposed that the term of office of Port Board members be reduced from five years to four years. If the proposed charter amendment is adopted, it would read:

Members of the Board shall hold office for a term of four years, except in the case of a vacancy, in which event the appointment shall be for the unexpired term. Board members in office at the time this amendment takes effect shall continue in office until the end of their respective terms.

Certified to be a true copy by Rosanne Foust, Mayor, and Silvia Vonderlinden, City Clerk.

Date of Municipal Election: November 6, 2007.

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Charter Chapter 5—City and County of San Francisco

***Amendments to the Charter of the  
City and County of San Francisco***

[Filed with the Secretary of State March 21, 2008.]

The Deferred Retirement Option Program for Members of the Police Department.

Preamble—Section A8.900.

(a) It is critical to the health, the safety, and economic vitality of the City, and County of San Francisco, that the City be able to recruit new Police Officers, and retain veteran Police Officers. Recent experience has demonstrated that the City's Police Department has had difficulty recruiting qualified Police Officers, and, more significantly, has had difficulty retaining the services of veteran Police Officers.

(b) There is a highly competitive labor market for the services of Police Officers. Additionally, due to the historical hiring patterns in this Department, hundreds of Police Officers will become eligible for normal service retirement in the next three to five years. The City Police Department is already three hundred officers below the Charter mandated staffing level.

(c) In order to address this recruitment and this retention problem, through this measure the voters establish a voluntary Deferred Retirement Option Program (DROP) which would be offered to members of the Police Department in order to create an incentive for the retention of experienced Police Officers, and as well, to attract new Officers.

(d) Specifically, as well, the voters intend that this Charter provision, if adopted, shall be “cost neutral” to the City; that is, it shall not impose new costs upon the City as a consequence of the participation by Police Officers in the DROP.

(e) Finally, in order that the cost impact of the DROP may be assessed, this measure additionally provides that at the end of the third year after the implementation of the Program, the Board of Supervisors, pursuant to data provided by the Police Department along with an analysis by the Controller of the City and County and the consulting actuary of the Retirement Board, shall determine whether the Program has been cost-neutral, and whether in light of its achievement of the goals of the measure, it should be continued for an additional three year term, and thereafter, subject to similar evaluations.

#### Section A8.901.

##### Eligibility to Participate in the Deferred Retirement Option Program.

(a) Sworn members of the Police Department occupying the rank of Police Officer (currently Q2-Q4) at their date of entry into the Program, shall be eligible to participate in the DROP for up to a maximum of 36 months from their date of entry into the Program, provided they otherwise meet the eligibility standards set forth in Section A8.901(c). Sworn members of the Police Department occupying the ranks of Sergeant (currently Q50-Q52) and Inspector (currently 0380-0382) at their date of entry into the Program, shall be eligible to participate in the DROP of up to a maximum of 24 months from their date of entry into the Program, provided they otherwise meet the eligibility standards set forth in Section A8.901(c).

(b) Sworn members of the Police Department occupying the ranks of Lieutenant (currently Q60-Q62) and Captain (currently Q80-Q82) at their date of entry into the Program shall be eligible to participate in the Program for a maximum of 12 months from their date of entry into the Program, provided that they otherwise meet the eligibility standards set forth in Section A8.901(c). No sworn member of the Police Department occupying a rank above that of Captain shall be eligible to participate in the Program.

(c) To be eligible to participate in the DROP, a sworn member occupying one of the eligible ranks must additionally be an active employee of the San Francisco Police Department, have at least 25 years of service as a sworn member of the Department, including any service as a member of the San Francisco Airport Police, and be at least 50 years of age at the time of entry into the Program. Additionally, a member must be a “full duty sworn officer” as that term is used in Charter Section 4.127. As a condition of participation the sworn member must agree that they shall terminate their employment through retirement at the conclusion of their participation in the Program.

### Section A8.902.

#### Effect of Disability on Continued Participation.

(a) If, after a member becomes a participant in the DROP, the member shall become incapacitated for the performance of duty by reason of any bodily injury received in or illness caused by the performance of duty, said member will be eligible to apply for a retirement for incapacity and be subject to the same eligibility requirements provided elsewhere in this Charter as though the participant was not enrolled in the DROP. If a member receives a retirement for this duty related incapacity, said retirement shall be in lieu of the benefits provided in accordance with these DROP provisions, and the participant shall be paid an industrial disability retirement benefit as if the participant had never entered the DROP.

(b) If, after a member becomes a participant in the DROP, the member shall become incapacitated for the performance of duty by reason of any bodily injury received or illness not related to the performance of duty, said member will be eligible to apply to terminate participation in DROP in accordance with Section A8.906. The participant will be paid the balance credited in their DROP Account, and will begin to receive a monthly payment as determined under Section A8.903, including any cost of living adjustments to which the member would otherwise be entitled.

(c) In the event a member shall become temporarily incapacitated for the performance of duty while participating in the DROP, the member is entitled to disability benefits only as provided for in this Charter. The member is thus no longer a “full duty sworn officer,” as defined in Section A8.901(c), and therefore the member’s service retirement payments will be suspended for the period during which disability benefits are received. The member’s DROP enrollment shall be extended for the period during which disability benefits were received, provided that this extension may not exceed one-half of the permitted maximum participation period for the rank occupied by the member at the time of enrollment in the DROP.

(d) In the event a member who is participating in the DROP applies for a retirement for incapacity, and the application remains unresolved at the conclusion of their DROP participation period, that member must leave the DROP when their participation period concludes, but they shall be permitted to continue on disability status with the Department until such time as their application is finally determined. In no event, however, shall any such member receive the distribution of their DROP Account until their disability retirement status is finally determined.

### Section A8.903.

#### The Effect of Participation in the DROP Upon Pension Benefit Calculations.

Upon the voluntary entry of a qualified member into the DROP, that member’s retirement system benefits, including survivor benefits, shall be frozen, and shall not be increased as a result of any additional service time, increase in age or compensation earned by the member while they are participating in the DROP. During

the period of a member's participation in the DROP, the monthly service pension payment described herein shall be increased by any cost of living adjustment to which the member would otherwise be entitled, if retired, during the period of their participation in the DROP, pursuant to the terms of the retirement plan which applies to the member.

Section A8.904.

Establishment of the DROP Account.

(a) The DROP Account is an account established for bookkeeping purposes within the retirement system for each member who elects to enter DROP.

(b) Commencing with the first pay period after the entry of a member into the DROP, and for each pay period thereafter so long as the member participates in the DROP, the service pension (including any Cost of Living Adjustments) to which the member would otherwise be entitled based on their compensation, age, and length of service as of their date of their entry into the Program, shall be credited monthly into a DROP Account established within the retirement system for each individual participant.

(b) A participating member, to the extent permitted by law and regulations established by the Retirement Board and the Board of Supervisors, may direct the crediting into that member's DROP Account the dollar value of any compensatory time off, accrued unused vacation, or accrued Sick Pay, if any, to which the member may be entitled, in lieu of receiving a payout of those amounts upon the date of entry into the DROP.

(c) The DROP Account into which the member's monthly service pension is credited shall also be credited on a monthly basis with interest at an annual effective rate of four percent throughout the period of the member's participation in the DROP.

Section A8.905.

Rights of Surviving Spouse, Domestic Partner, or Dependents.

(a) If a member shall die by reason of an injury received in, or illness caused by the performance of duty during the period of their participation in the DROP, the member's qualified surviving spouse, qualified registered/certified domestic partner or other qualified dependents provided for in this Charter shall receive a death allowance pursuant to the applicable provisions of the Charter as if the member had never elected to enter DROP. Whichever of the member's qualified surviving spouse, qualified registered/certified domestic partner or other qualified dependents provided for in this Charter is entitled to receive this allowance may, instead of receiving the benefit under this paragraph, elect to receive a non-work related death benefit as specified in paragraph (b) below.

(b) If a member shall die during the period of their participation to the DROP for non-work related causes, the surviving qualified spouse, qualified registered/certified domestic-partner, or other qualified dependents provided for in this Charter, shall be entitled to a post-retirement continuation allowance, along with any amounts credited to the deceased member's DROP Account, determined as if



the participant had elected to voluntarily withdraw from DROP under Section A8.906 on the participant's date of death. Such payments shall be made on the basis of beneficiary elections made by the member at the time of his or her entry into DROP, and updated from time to time, as set forth in Section A8.905(d).

(c) In order for a surviving spouse or registered/certified domestic partner to be qualified for the monthly allowance described in this section, the member must have been married, or have established a domestic partnership within the time limits specified by this Charter. In order for surviving dependents to be qualified for the monthly allowance described in this section, such dependents must satisfy the requirements of the retirement provisions of this Charter. In any circumstance where the eligibility requirements specify the member's date of retirement, those requirements must be met at the date of entry into DROP.

(d) A member who elects to participate in the DROP may designate a beneficiary for the proceeds of the member's DROP Account in writing, not later than the time of entry into the DROP. The member may change the designation at any time prior to the distribution of the DROP Account. If the designated beneficiary predeceases the participating member, and the member becomes deceased before designating a new beneficiary, any distribution of the proceeds of the DROP Account shall be made to the estate of the member, pursuant to law.

(e) Notwithstanding the above provisions, a member's designation of a DROP Account beneficiary shall be subject to community property obligations, if any, under applicable California law.

#### Section A8.906.

##### Termination of Participation in the DROP.

(a) A member's participation in the DROP shall be terminated, other than by death or disability, by the first occurrence of any of the following: (1) the member's completion of the applicable DROP participation period set forth in Section A8.901(a) or (b); (2) the member's voluntary termination of employment while a DROP participant; (3) involuntary termination of the member's employment; provided, however, that distribution of the member's DROP Account shall be deferred during the pendency of any hearing or appeal of the member's termination of employment. Should the member be reinstated to employment, the member may continue to participate in the DROP for the full duration of the member's original participation period. Any time during which the member was excluded from DROP participation shall not be deducted from the member's maximum participation period set forth in Section A8.901 (a) or (b).

#### Section A8.907.

##### Employment Status of the Member During Participation in the DROP.

(a) During the period of a member's participation in the DROP, the member shall continue to receive the regular compensation attached to the rank occupied by the member at the time of enrollment in the Program, and the member shall have all of the rights, privileges, benefits and obligations of employment, including health benefits, attached to said rank, and shall be subject to all of the other terms

and conditions of active employment in their respective rank and assignment. No member shall be eligible for a promotion during the time of their participation in the DROP.

(b) Notwithstanding the continued receipt by a participating member of the regular compensation and benefits attached to the rank and assignment which they occupy during their time in the DROP, no participating member shall receive service credit or compensation credit for retirement purposes pursuant to this Charter on account of their participation in the DROP. The member shall be subject to the employee contribution, as required by this Charter for all other active members of the Police Department, into the retirement system. The city and county need not continue to make its required contributions for any DROP participant. Member contributions made during a participation in the DROP shall be deemed a contribution to the general assets of the Retirement System, and shall not be a part of the member's DROP Account.

Section A8.908.

Compliance with Tax Laws.

(a) It is the intent of the voters that the DROP shall not jeopardize in any way the tax qualified status of the retirement system under Section 401 of the Internal Revenue Code of 1986, as amended from time to time, including, but not limited to, Section 415 of the Code, as amended.

(b) The Board of Supervisors shall adopt ordinances and the Retirement Board shall adopt such rules as may be necessary to implement the DROP, regulate investment and distribution of the DROP contributions, establish forms and procedures for designating beneficiaries of the DROP Account, and all such other matters as may be necessary, in its discretion, to implement the Program no later than July 1, 2008 and to assure its tax-qualified character.

Section A8.909.

Determination of Cost Neutrality.

(a) The implementation of the DROP shall not result in any net increase in cost to the City. This determination shall take into account the costs associated with payroll, the expenditures associated with the recruitment and training of Police Officers, the costs of conducting academies for such recruits and trainees, the Field Training Officer costs, the retirement contributions made by members participating in the DROP, and the City, and the City's share of the return on the investment of the DROP funds, along with any other cost or savings elements related to the implementation of the Program. Notwithstanding this objective, the DROP shall be given a sufficient trial period to determine whether, as implemented, it is cost-neutral to the City as so defined.

(b) Not later than April 15, in the third year after the effective date of the DROP, a joint report prepared by the Controller of the City and the consulting actuary of the Retirement System documenting the net cost effect of the Program shall be submitted to the Board of Supervisors, and the Board shall determine by majority vote whether, on the basis of said report, the Program shall be renewed for an

additional period of time as specified by the Board, but in no event beyond an additional three years.

(c) The net cost effect of the Program shall be similarly evaluated periodically thereafter, pursuant to a schedule established by ordinance adopted by the Board of Supervisors by majority vote; provided, however, that in no event may such an evaluation be conducted less often than every three years after the initial evaluation.

(d) If the Board of Supervisors determines not to renew the Program, those members then enrolled shall be permitted to complete their Program participation pursuant to the terms in effect when they entered into the Program.

Section A8.910.

Withdrawal or Rollover of DROP Accounts.

(a) Upon the termination or conclusion of a member's participation in the DROP, the member shall be paid a lump sum equal to the balance in the member's DROP Account, or, pursuant to the member's instructions, that balance shall be paid as a direct rollover into a qualified retirement plan. The Retirement Board shall establish rules, and may develop such forms as may be appropriate, regarding distribution of the DROP Account proceeds, the rollover of such proceeds into a qualified retirement plan, and the time periods within such which distributions may be made.

(b) Upon the voluntary withdrawal of a member from the DROP, or the expiration of their participation period, the member shall be deemed to be retired on a service pension and shall then commence receiving directly the monthly service pension amount calculated pursuant to Section A8.903, including any cost of living adjustments to which the member would have been otherwise entitled during the time of their participation in the DROP, and shall, for all other purposes under this Charter and state law be deemed to be a retired member of the Police Department.

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: February 5, 2008.

## Charter Chapter 6—City of Modesto

***Amendments to the Charter of the City of Modesto***

[Filed with the Secretary of State May 14, 2008.]

The Increase Accountability in City Hall Measure of 2008  
 REVISED SECTIONS 601, 703, 800, 801, 900, 903, 1201, 1303 AND 1304  
 NEW SECTIONS 725, 902.1, 1302.1 AND 1302.2  
 REVOKED SECTION 1302

## SECTION 601. POWERS AND DUTIES OF MAYOR.

The Mayor shall have the following powers and duties:

(a) The Mayor shall be recognized as the official head of the City for all political, representative and ceremonial purposes and by the Governor for military purposes;

(b) The Mayor may review with the City Manager, City Attorney and City Clerk prior to each Council meeting the items on the Council's agenda and to add matters thereto;

(c) The Mayor may make recommendations to the City Manager on matters of policy and programs;

(d) The Mayor may direct the Charter Officers to prepare and provide information to the Council on matters of policy and programs which require Council decision;

(e) The Mayor may request budgetary and any other information from the Charter Officers that the Mayor determines is necessary for the conduct of the Mayor's duties;

(f) The Mayor, together with the Council, annually shall conduct a written performance evaluation of each Charter Officer which shall include, without limitation, an evaluation of the Charter Officer's performance in implementing the Council's Statement of Policy for that Charter Officer developed pursuant to Section 725 of this Charter.

(g) The Mayor may appoint, with the advice and consent of the Council, a Chairman, a Vice-Chairman, one regular member and one alternate member to each standing, special and ad hoc committee of the Council;

(h) The Mayor may appoint, with the advice and consent of the Council, such advisory boards, commissions and ad hoc committees as may be necessary or desirable to advise and assist in the work of the Council;

(i) The Mayor may appoint such other advisory boards and ad hoc committees as may be necessary or desirable to advise and assist in the work of the Mayor; provided, however, that the members of such advisory boards or ad hoc committees shall not receive any compensation;

(j) The Mayor may recommend adjustments to the City budget and to propose the modification or curtailment of any city service. If the Mayor recommends any increases in the City budget, the Mayor shall recommend the method of financing such expenditures. If the Mayor proposes the modification or curtailment of any

city service, the Mayor shall provide specific recommendations and the reasons for such proposal;

(k) The Mayor shall prepare and deliver the Mayor's Proposed Budget Priorities and Direction and the Mayor's Budget Message pursuant to Section 1302A of the Charter and the Mayor's Final Budget Modifications pursuant to Section 1303 of the Charter;

(l) The Mayor may select and hire staff to the office of Mayor and the City Council as may be necessary or desirable to advise and assist in the work of the Mayor and City Council; provided, however, that the Mayor shall not appoint to any position any business associate or any person related to him or her or to the City Manager or to any member of the Council by blood or marriage within the second degree. If staff is provided to the Council under this section, such staff shall be provided on an equal basis to each member of the Council. All such appointees shall serve at the pleasure of the Mayor in the Unclassified Service; and shall serve under such terms and conditions, salaries and benefits as are similar to other employees in Modesto's service. In the event an employee of the City who holds a Classified Service position is appointed to a position in the Unclassified Service under this Section, he or she may return to a position in the Classified Service. Such return to the Classified Service shall be without loss of any rights or privileges that currently pertain to the Classified Service;

(m) When a vacancy occurs, the Mayor shall nominate at least two (2) candidates for Council consideration for appointment to the position of City Manager. The Mayor may express to the Council a preference among final candidates;

(n) After consultation with the Council, the Mayor may comment in writing upon the independent, written performance evaluation conducted annually by the City Manager of each head of a city department which is under the administration of the City Manager;

(o) The Mayor may attend and participate in executive meetings of the City Manager and heads of City departments which are under the administration of the City Manager;

(p) In time of public danger or emergency, the Mayor may, with the consent of the Council, or pending a meeting of the Council, direct the administration of the City Government through the City Manager;

(q) The Mayor shall be charged with the duty of making recommendations to the Council on all major matters of policy and program which require Council decision. The Mayor shall have the primary, but not exclusive, responsibility for interpreting the policies, programs and needs of the City government to the community;

(r) The Mayor may also, on the Mayor's own account, as may each individual Councilmember, inform the community on any matters of policy or program which the Mayor believes the welfare of the community makes necessary;

(s) It shall be the duty of the Mayor to represent the Council in its relationships with civic groups within the City, and by direction of the Council, the Mayor shall

represent the City in its relationships with other governmental agencies on matters of policy and program.

(t) The Mayor shall preside at meetings of the Council and shall have a vote as a member of the Council. The Mayor shall have no power to veto any ordinance or resolution adopted by the Council;

(u) The Mayor shall have authority to preserve order at all Council meetings and to remove or cause the removal of any person from any meeting of the Council for disorderly conduct, to enforce the rules of the Council, and to determine the order of business under the rules of the Council;

(v) The Mayor shall exercise such other powers and perform such other duties as may be consistent with the Mayor's office or as may be granted to the Mayor by the Council not inconsistent with this Charter.

Nothing in this section shall be construed in any way as an infringement or limitation on the powers and duties of the City Manager as chief administrative officer and head of the administrative branch of the City government as prescribed in other sections of this Charter.

#### SECTION 703. COMPENSATION FOR ELECTED OFFICIALS.

(a) Compensation and Reimbursement. The Mayor and each member of the Council shall be paid as compensation for his or her services as a member of the Council for each calendar month during which he or she is a member of the Council a monthly salary together with appropriate benefits which shall be established by ordinance only after the Citizen's Salary Setting Commission has made a written recommendation for compensation pursuant to the strict limits of the section, such written recommendation has been published for review pursuant to the requirements of this section, and the mandated public hearings required by this section have been held on the recommendation.

The Mayor and members of the Council shall also receive reimbursement for expenses incurred while performing official duties of their office only so long as evidence of such expenses incurred is presented to the City in the manner prescribed for all other employees of the City.

No compensation or reimbursement shall be established for any member of the Council, including the Mayor, except as provided in this Section.

(b) Citizen's Salary Setting Commission. There shall be established a Citizen's Salary Setting Commission, hereinafter "Commission," whose function shall be to recommend the compensation it deems appropriate for the Mayor and members of the Council. This Commission shall meet between March 1st and April 30th of every even-numbered year.

The Citizen's Salary Setting Commission shall consist of five (5) qualified electors residing within the City and shall be appointed by the City Council pursuant to the provisions below:

- (A) Strong consideration shall be given to composing the Commission of:
- (i) a retired Stanislaus County judge as chairperson;

(ii) one (1) member from a bona fide local taxpayer's association with tax-exempt status under the relevant provisions of the Internal Revenue Code;

(iii) one (1) member from a bona fide local nonpartisan political organization, with tax-exempt status under Section 501(c)(3) of the Internal Revenue Code, dedicated to encouraging informed and active participation in government;

(iv) one (1) member from a former Civil Grand Jury who has served in that role within the previous five (5) years;

(v) additional members who have demonstrated civic involvement and a capacity to serve in an honest, independent, and impartial fashion.

(B) No member of the Commission shall be a relative by blood or marriage within the third degree of the Mayor, a member of the Council, any Charter officer, or any department head or deputy department head.

(C) No member of the Commission shall be an employee of the City nor any bargaining unit for employees of the City, nor be a person who receives compensation from the City or from bargaining units of the City in any manner, including retirement benefits.

(D) No member of the Commission shall be a lobbyist or other person with business before the City that represents an economic interest in excess of the limit for material financial effect as established by local ordinance for the time periods established by local ordinance.

(E) In all other respects, the members of the Commission shall be chosen pursuant to the provisions of this Charter.

(F) Members of the Commission shall serve without compensation.

Except as provided herein below, the regular term of office of each member of the Commission shall be four (4) years. The initial five (5) members of the Commission shall be appointed during the month of March 2008. Two of the members so appointed shall be appointed for a term expiring on December 31, 2010. Three (3) of the members, including the initial chairperson, so appointed shall be appointed for a term expiring on December 31, 2012. Commencing in December 2010, new appointments shall be made during the month of December of each even-numbered year to fill the offices of the members whose terms are expiring at the end of such even-numbered years. Such appointments shall be for regular terms of four (4) years commencing on the first day of January of the following odd-numbered year and expiring on the thirty-first day of December of the second even-numbered year thereafter.

No Commission member may serve for more than two (2) terms. A Commission member may be removed from office at any time for misconduct, inefficiency or willful neglect in the performance of the duties of his or her office providing the Council first states in writing the reasons for such removal and gives such member an opportunity to be heard before the Council in his or her own defense. No tax dollars shall be expended on behalf of a Commission member for such defense. If a vacancy occurs before the expiration of a member's term, the

Council shall appoint a qualified person to fill such vacancy for the remainder of the unexpired term of such member.

(c) **Salary Limitations and Penalties.** The salary of the Mayor shall not be more than fifty percent (50%) of the amount of the salary of a Judge of the Superior Court of Stanislaus County.

The salary of a Councilmember shall not be more than fifty percent (50%) of the median family income for the Modesto Metropolitan Statistical Area as reported by the United States Census Bureau. The salary of each Councilmember shall be the same.

Any appropriate benefits established under this provision may not include retirement or pension benefits of any sort.

No recommendation shall be made by the Commission except upon the affirmative vote of three (3) members of the Commission.

No recommendations may be made in odd-numbered years. The recommendation of the Commission will be made to the Council by April 30th of every even-numbered year to be effective for a two-year period commencing not before July 1 of that even numbered year. Failure of the Commission to make a recommendation in any even-numbered year within the prescribed time shall be deemed to be a recommendation that no changes be made to existing compensation levels.

Any monthly salary shall be reduced by one-fourth for each regular meeting of the Council not attended by a Councilmember each month, unless absent on official duty with the consent of the Council.

(d) **Process to Set Compensation.** Each recommendation by the Commission, together with the reasons for the recommendation, shall be made in writing by the Commission.

Before any such recommendation is provided to the Council, a draft recommendation shall be made available to the public and the Commission shall hold at least two public hearings on the matter before it adopts its final recommendation.

When such final recommendation has been submitted to the Council, it shall not thereafter be amended by the Commission.

Upon receiving the final recommendation from the Commission, the Council may adopt the compensation as recommended by the Commission or may adopt compensation in some lower amount, but in no case may adopt compensation in some higher amount. The Council may only adopt all such compensation by ordinance and after a public hearing of which legal notice is published in a newspaper of general circulation within the City at least twenty (20) days prior to said hearing. Salaries established by ordinance adopted pursuant to the provisions of this Section shall remain in effect until amended by a subsequent ordinance adopted pursuant to the provisions of this Section. The compensation being paid to Councilmembers as of the effective date of this Section shall continue until any subsequent compensation is established pursuant to the requirements of this Section.



(e) Subject to Referendum.

Any final decision by the Council on compensation under this Section shall be subject to the referendum provisions of the Charter.

**SECTION 725. STATEMENT OF POLICY FOR CHARTER OFFICERS AND CITY DEPARTMENTS; COUNCIL REVIEW OF ANNUAL EVALUATIONS.**

The Council shall adopt a written Statement of Policy for each Charter Officer and for each City department which is under the administration of the City Manager. Said Statement of Policy shall set forth the broad goals, objectives and aspirations to be accomplished by that department.

For Charter Officers, each Charter Officer shall provide to the Council a draft written Statement of Policy for his or her office for consideration, and, if deemed necessary by the Council, revision and amendment, prior to adoption by the Council. For each City department which is under the administration of the City Manager, the City Manager shall designate one or more persons in each such department to provide to the City Manager, for transmittal to the Council, a draft written Statement of Policy for each department for consideration, and, if deemed necessary by the Council, revision and amendment, prior to adoption by the Council.

Such Statements of Policy shall be reviewed and, if necessary, amended, in the first quarter of every even-numbered calendar year and when the position of a Charter Officer or the head of a City department which is under the administration of the City Manager becomes vacant.

When such review and amendment is conducted due to a vacancy in position, the Mayor and Councilmembers shall adopt a set of questions which are intended to elicit responses from each prospective appointee concerning the goals, objectives and aspirations in the Statement of Policy.

Prior to appointing any head of a City department, the City Manager shall submit to the Mayor and Councilmembers, for their review, the responses to the Mayor and Councilmembers' questions submitted by the finalists for appointment to the vacant position. This section shall not apply to the appointment of any "acting" department head to serve in an interim capacity.

The City Manager shall share and review with the Council the annual independent, written performance evaluations of each head of a city department which is under the administration of the City Manager.

Nothing in this section shall be construed in any way as an infringement or limitation on the powers and duties of the City Manager as chief administrative officer and head of the administrative branch of the City government as prescribed in other sections of this Charter.

**SECTION 800. CITY MANAGER.**

There shall be a City Manager who shall be the chief executive officer and head of the Administrative Branch of the City government. The City Manager shall be chosen on the basis of the person's executive and administrative qualifications

with special reference to the person's actual experience in, or the person's knowledge of accepted practices with respect to the duties of the office as hereinafter set forth. No member of the Council shall be eligible for appointment to the office of City Manager during the term for which the member shall have been elected or appointed, nor within one (1) year thereafter. The City Manager need not be a resident of the City or State at the time of appointment, but during the City Manager's tenure of office, the City Manager shall reside within the City.

When a vacancy occurs, the Mayor shall nominate at least two (2) candidates for Council consideration for appointment to the position of City Manager. The Mayor may express to the Council a preference among final candidates. The Council shall appoint the City Manager for an indefinite term and may remove the City Manager by a majority vote of its members; provided, however, that the City Manager shall not be removed from office during or within a period of ninety (90) days next succeeding the election of a member of the Council. The purpose of this provision is to allow any newly elected member of the Council to observe the actions and ability of the City Manager in the performance of powers and duties of this office.

#### SECTION 801. POWERS AND DUTIES.

The City Manager shall be the chief administrative officer and head of the administrative branch of the City government. 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 personnel provisions of this Charter, the City Manager shall have power and shall be required to:

(a) Appoint and, when necessary for the good of the service, discipline and remove all officers and employees of the City except as otherwise provided by this Charter, and except as the City Manager may authorize the head of any department or office to appoint or remove subordinates in such department or office. The City Manager may also authorize the head of any department, including deputy directors, police captains and fire battalion chiefs, or other city employees as designated by ordinance, to recommend and impose discipline in accordance with this Charter.

(b) Prepare the draft budget annually and submit it to the Mayor and Council, prepare the proposed budget annually and submit it to the Mayor and Council and be responsible for its administration after its adoption by the Council, prepare all other necessary budget documents, and prepare and submit to the Mayor and Council the Capital and Operating Mid-Year Budget Report.

(c) Prepare and submit to the Council within ninety (90) days of the end of the fiscal year, a complete report on the finances and administrative activities of the City for the preceding year.

(d) Review procedures relating to the assessment, levy and collection of ad valorem property taxes and make recommendations regarding the same to the Council if deemed appropriate.

(e) Establish a centralized purchasing system for all City offices, departments and agencies.

(f) Establish and enforce specifications for supplies, materials and equipment required by the City.

(g) Cause all supplies purchased by the City to be inspected and a determination made that the same comply with specifications.

(h) Prepare rules and regulations governing the contracting for, purchasing, storing, inventory, distribution or disposal of all supplies, materials and equipment required by any office, department or agency of the City government and recommend them to the Council for its adoption by ordinance. Preference shall be given to the purchase of supplies, materials and equipment from local merchants, quality and price being equal.

(i) Enforce the laws of the State pertaining to the City, the provisions of this Charter and the ordinances, franchises and rights of the City.

(j) Keep the Council advised of the financial conditions and future needs of the City and make such recommendations on any matter as the City Manager may deem desirable.

(k) Make and execute contracts on behalf of the City involving budgeted or appropriated expenditures which do not exceed the amount specified by ordinance of the City Council.

(l) Appoint advisory boards, without compensation, to assist the City Manager in the performance of the City Manager's duty, if the City Manager deems it necessary.

(m) Interchange employees between or among departments if the City Manager deems it proper so to do.

(n) Immediately upon taking office, and annually thereafter, inventory and place a value on all real estate, buildings, furniture and fixtures, supplies and movable property of every kind and nature belonging to the City; and to require each officer or department head to inventory the same or any portion thereof. One (1) copy of such inventory shall be filed with the Council and one (1) with the auditor.

(o) Be responsible for the custody and control of all City property, the custody and control of which has not otherwise been provided for by this Charter.

(p) Perform such other duties as may be prescribed by this Charter or required of the City Manager by the Council not inconsistent with this Charter.

(q) Sign all contracts, deeds and other documents on behalf of the City when authorized to do so by the Council or by this Charter.

(r) The City Manager shall have the authority to transfer equipment and supplies between departments, and with the approval of the Council, sell obsolete, and unused or surplus personal property of the City.

(s) The City Manager shall be accorded a seat at the Council table and shall be entitled to participate in the deliberations of the Council, but shall not have a vote.

(t) The Council shall have the right to instruct the City Manager in matters of policy and the City Manager shall be responsible for implementing such Council policy. Any action, determination or omission of the City Manager shall be subject to review by the Council, but no such action, determination or omission shall be overruled or modified by a vote of less than four-sevenths of the members of such Council.

(u) The City Manager, pursuant to Section 725 of the Charter, shall direct creation of draft written statements of Policy for each City department which is under the administration of the City Manager.

(v) The City Manager annually shall conduct an independent, written performance evaluation of each head of a city department which is under the administration of the City Manager. Such performance evaluation shall include, without limitation, an evaluation of the department head's performance in implementing the Council's Statement of Policy for that department. The City Manager shall provide such performance evaluations to the Council for their review pursuant to Section 725 of the Charter. After such Council review, the Mayor may comment on the performance evaluation pursuant to Section 601(m) of the Charter.

#### SECTION 900. OFFICERS AND EMPLOYEES. GENERAL.

The officers of the City of Modesto shall consist of a Mayor, the Council, a City Manager, a City Attorney, a City Clerk, a City Auditor and such other or subordinate officers, assistants, deputies and employees as the Council may deem necessary to provide by ordinance or resolution.

The City Attorney, the City Clerk and the City Auditor shall be appointed by and may be removed by the affirmative votes of four (4) members of the Council; provided, however, that neither the City Attorney, the City Clerk nor the City Auditor shall be removed from office during or within a period of ninety (90) days next succeeding the election of a member of the Council. The purpose of this provision is to allow any newly elected member of the Council to observe the actions and abilities of these officers in the performance of the powers and duties of the respective offices.

The City Manager shall be appointed and removed as provided by Section 800 of this Charter. Except as otherwise provided in this section, all other officers and department heads of the City shall be appointed by the City Manager and shall serve at the pleasure of the City Manager.

The City Auditor shall have such powers and be required to perform such duties, consistent with the provisions of this Charter, as may be required by the Council.

The City Manager, the City Attorney, the City Clerk, and the City Auditor may be referred to collectively in this Charter as "Charter Officers."

#### SECTION 902.1. OFFICE OF THE CITY AUDITOR.

The Office of the City Auditor is hereby established. The City Council shall appoint the City Auditor who shall serve at its pleasure. The City Auditor shall be

certified according to standards comparable to a Certified Public Accountant or a Certified Internal Auditor at time of appointment.

The City Auditor shall have the following powers and duties:

(a) Conduct or cause to be conducted annual post audits of all the fiscal transactions and accounts kept by or for the City. Such audits shall include but not be limited to the examination and analysis of fiscal procedures and the examination, checking and verification of accounts and expenditures. The audits shall be conducted in accordance with generally accepted auditing standards and accordingly shall include tests of the accounting records and other auditing procedures as may be considered necessary under the circumstances. The audits shall include the issuance of suitable reports of examination so the Council and the public will be informed as to the adequacy of the financial statements of the City.

(b) Conduct performance audits, as assigned by Council. A “performance audit” means a post audit which determines with regard to the purpose, functions and duties of the audited agency all of the following:

(1) Whether the audited department, office or agency, is managing or utilizing its resources, including public funds, personnel, property, equipment and space in an economical and efficient manner.

(2) Causes of inefficiencies or uneconomical practices, including inadequacies in management information systems, internal and administrative procedures, organizational structure, use of resources, allocation of personnel, purchasing policies and equipment.

(3) Whether the desired results are being achieved.

(4) Whether objectives established by the Council or other authorizing body are being met.

(c) Conduct special audits and investigations, as assigned by Council. “Special audits and investigations” mean assignments of limited scope, intended to determine:

(1) The accuracy of information provided to the Council.

(2) The costs and consequences of recommendations made to the Council.

(3) Other information concerning the performance of City Departments, Offices or Agencies as requested by the Council.

(d) The 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 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.

(e) Prepare and submit to the Council quarterly reports of the City Auditor's activities and findings in the immediately preceding three calendar months, together with any recommendations to improve the administration of the City.

(f) Perform other auditing functions, consistent with other provisions of this Charter, and prepare and submit such other reports, as may be assigned by the Council.

The City Auditor may appoint and prescribe the duties of the professional, technical and clerical employees employed in the Office of the City Auditor; provided, however, that the City Auditor shall not appoint to any position any business associate or any person related to him or her or to the City Manager or to any member of the Council by blood or marriage within the second degree. All such appointees shall serve at the pleasure of the City Auditor in the Unclassified Service; and shall serve under such terms and conditions, salaries and benefits as are similar to other employees in Modesto's service. In the event an employee of the City who holds a Classified Service position is appointed to a position in the Unclassified Service under this Section, he or she may return to a position in the Classified Service. Such return to the Classified Service shall be without loss of any rights or privileges that currently pertain to the Classified Service.

Neither the Council nor any of its members shall in any manner dictate the appointment or removal of any such officer or employee whom the City Auditor is empowered to appoint, but the Council may express its views and fully and freely discuss with the City Auditor anything pertaining to the appointment and removal of such officers and employees.

#### SECTION 903. DUTIES OF OFFICERS AND EMPLOYEES.

After obtaining and considering the recommendations of the City Manager, the Council shall provide by ordinance or resolution, not inconsistent with this Charter, for the powers and duties of all officers and employees of the City.

Where the positions are not incompatible, the Council may combine in one (1) person the powers and duties of two (2) or more offices created or provided for in the Charter. Notwithstanding this provision, the offices of the City Manager, City Clerk, City Attorney and City Auditor shall not be combined except in cases of emergency, and in no event shall such combination exceed a period of three months.

No office provided herein to be filled by appointment by the City Manager may be combined with an office provided herein to be filled by appointment by the Council.

Notwithstanding the foregoing, the Council may transfer or consolidate functions of the City government to or with appropriate functions of the State or County government or may make use of such functions of the State or County government, and in case of any such transfer or consolidation, the provisions of this Charter providing for the function of the City government so transferred or consolidated shall be deemed suspended during the continuance of such transfer or consolidation, to the extent that such suspension is made necessary or conve-

nient and is set forth in the ordinance or resolution establishing such transfer or consolidation. Any such transfer or consolidation may be repealed in like manner.

**SECTION 1201. UNCLASSIFIED AND CLASSIFIED SERVICE.**

The administrative service of the City shall be divided into Unclassified and Classified Service.

(a) The Unclassified Service shall comprise the following officers and positions:

- (1) All elected officers.
- (2) City Manager, any Deputy City Manager, City Attorney, any Assistant City Attorney, any Deputy City Attorneys, City Clerk, City Auditor, and all heads of departments and deputy directors.
- (3) All members of boards and commissions.
- (4) Persons employed as unskilled laborers.
- (5) Persons employed to render professional, scientific, technical or expert services of any occasional or exceptional character.
- (6) Temporary and part-time employees paid on an hourly or per diem basis.
- (7) Persons employed under Section 601(*l*) of this Charter.

(b) The Classified Service shall comprise all positions not specifically included by this section in the Unclassified Service.

**SECTION 1302.1. SUBMISSION OF ECONOMIC FORECASTS; MAYOR'S BUDGET MESSAGE.**

The City Manager shall, on or before December 15 of each year, submit to the Mayor and to the Council a five (5) year economic forecast of expenditures and revenues for each City department, office or agency.

The Mayor shall, on or before January 15 of each year, prepare and deliver to the Council the Mayor's Proposed Budget Priorities and Direction for both the City's Capital Budget and for the City's Operating Budget.

The City Manager shall, on or before February 1 of each year, prepare and deliver to the Mayor and to the Council a Capital and Operating Mid-Year Budget Report for each City department, office or agency.

The Mayor shall, on or before February 15 of each year prepare and deliver to the Council the Mayor's Budget Message which shall include:

- (a) A statement of the fiscal priorities which the City should adopt for the ensuing fiscal year; and
- (b) Which City services, departments, offices or agencies the Mayor proposes to be expanded or reduced.

The Council shall hold a public hearing to consider the Final Mayor's Budget Message and to make any additions or revisions the Council deems advisable.

Upon close of the public hearing, the Council shall approve the Mayor's Budget Message as presented, or as revised.

**SECTION 1302.2. ANNUAL BUDGET.**

By April 30 of each year, the City Manager shall send to the Council a draft budget consisting of a careful estimate, in writing, of the amounts of expenditures required for the business and proper conduct of the various departments, offices, boards and commissions of the City, over which the City Manager has control during the next ensuing year. Said estimate shall be in such detail as the Council shall specify. The City Manager shall also include in the draft budget at said time and submit to the Council an estimate of the amount of income from fines, licenses and other sources of revenue, exclusive of taxes upon property, and the probable amount required to be levied and raised by taxation.

In addition to complying with the requirements of this section, the draft budget shall accurately reflect the recommendations and priorities specified in the Final Mayor's Budget Message as adopted by the Council.

The report of the City Manager accompanying the draft budget shall specify the budget allocations which implement each component included within the Final Mayor's Budget Message as adopted by the Council.

**SECTION 1303. MAYOR'S FINAL BUDGET MODIFICATIONS; PUBLIC HEARING ON THE PROPOSED BUDGET.**

At least thirty (30) days prior to the new fiscal year, the Mayor shall prepare and deliver to the Council the Mayor's Final Budget Modifications on the draft budget.

Following the receipt of the Mayor's Final Budget Modifications, the Council shall consider and review the draft budget as submitted by the City Manager together with the Mayor's Final Budget Modifications and may make such revisions as the Council may deem advisable. The document resulting from this process shall be deemed the "Proposed Budget."

Thereafter, the Council shall determine the time for holding of a public hearing upon the "Proposed Budget", and shall cause a notice thereof to be published not less than ten (10) days prior to said hearing by at least one (1) insertion in a newspaper of general circulation within the City.

Copies of the Proposed Budget to be considered at the public hearing shall be available for inspection by the public at the office of the City Clerk at least ten (10) days prior to said hearing.

At the time so advertised or at any time such public hearing from time to time be adjourned, the Council shall hold a public hearing on the proposed budget at which interested persons desiring to be heard shall be given such opportunity.

**SECTION 1304. ADOPTION OF THE BUDGET.**

After the conclusion of the public hearing, the Council shall further consider the proposed budget and make any revisions thereof that it may deem advisable; and thereafter it shall adopt the budget with revisions, if any. Such revisions may add or increase programs or amounts or may delete or decrease programs or amounts except expenditures required by law or for debt service, provided that no revision to the budget shall increase proposed expenditures to an amount greater



than the total estimated income plus unencumbered available reserves and estimated unencumbered balances of funds carried over from the preceding fiscal year.

Upon final adoption, the budget shall be in effect for the ensuing fiscal year.

From the effective date of the budget, the several amounts stated therein as proposed expenditures shall be and become appropriated to the various departments or activities therein described. All appropriations shall lapse at the end of the fiscal year to the extent that they shall not have been expended or lawfully encumbered unless they shall have been designated in the budget as continuing appropriations. At any meeting after the adoption of the budget, the Council may amend or supplement the budget by resolution.

Elect City Council by Districts Measure of 2008

Option (a)—“By District” System

REVISED SECTIONS 500, 501, 700.

SECTION 500. ENUMERATION.

The elective officers of the City of Modesto shall be a Mayor and six (6) Councilmembers.

The Council shall consist of the Mayor and six (6) Councilmembers, each of whom, including the Mayor, shall have the right to vote on all questions coming before the Council.

SECTION 501. METHOD OF ELECTION.

(a) Mayor. The Mayor shall be elected at the regular municipal election on a general ticket from the City at large.

(b) District Councilmembers. The Six (6) Councilmembers shall be elected by district as described in this section. A candidate for, and councilmember of, each district must live in that district to be eligible to run for or hold the office of councilmember for that district. Only voters who live in a district shall be eligible to vote in the election for councilmember of that district.

(1) Six Districts. The City of Modesto is divided into six (6) districts for purposes of electing Councilmembers to the Council.

(2) Districting Commission; Duties. There shall be established a Citizen’s Districting Commission, hereinafter “Commission,” whose function shall be to recommend to the Council the districts from which Councilmembers shall be elected. The first such Commission shall be appointed by the Council no later than sixty (60) days from the effective date of this Charter provision. The Commission shall meet and recommend to the Council a districting plan establishing six councilmember election districts in a timely manner for use in the November 2009 and November 2011 municipal elections. Thereafter, a new Commission shall be appointed by the Council and then meet and recommend to the Council a plan for redistricting of the six councilmember election districts within nine (9) months of receipt by the City of the final Federal Decennial Census information. The Council shall appropriate adequate funds for the work of the Commission.

(3) Appointment of Commission. The Commission shall consist of nine (9) qualified electors residing within the City and shall be appointed by the City Council pursuant to the provisions below:

(A) Strong consideration shall be given to composing the Commission of:

(i) a retired Stanislaus County judge as chairperson;

(ii) one (1) member from a bona fide local taxpayer's association with tax-exempt status under the relevant provisions of the Internal Revenue Code;

(iii) one (1) member from a bona fide local nonpartisan political organization, with tax-exempt status under Section 501(c)(3) of the Internal Revenue Code, dedicated to encouraging informed and active participation in government;

(iv) one (1) member from a bona fide local civil rights organization with tax-exempt status under Section 501(c)(3) of the Internal Revenue Code;

(v) one (1) member from a former Civil Grand Jury who has served in that role within the previous five (5) years;

(vi) additional members who have demonstrated civic involvement and a capacity to serve in an honest, independent, and impartial fashion, while upholding public confidence in the integrity of the redistricting process;

(B) The Commission shall reflect the demographic and geographic diversity of the City.

(C) No member of the Commission shall be a relative by blood or marriage within the second degree of the Mayor, a member of the Council, any Charter officer, or any department head or deputy department head.

(D) No member of the Commission shall be an employee of the City nor any bargaining unit for employees of the City, nor be a person who receives compensation from the City or from bargaining units of the City in any manner, including retirement benefits.

(E) No member of the Commission shall be a lobbyist or other person with business before the City that represents an economic interest in excess of the limit for material financial effect as established by local ordinance for the time periods established by local ordinance.

(F) A member of the Commission shall be ineligible for election to the City Council in any district whose boundaries were drawn by the Commission in which he or she serves.

(G) In all other respects, the members of the Commission shall be chosen pursuant to the provisions of this Charter.

(H) Members of the Commission shall serve without compensation.

(4) Criteria for Districting. To ensure fair and effective representation for all citizens of the City, the Commission, in recommending a districting or redistricting plan, and the Council, in approving or rejecting a districting or redistricting plan, shall consider the following criteria for the districts to the extent practicable:

(A) district boundaries should be geographically compact and contiguous;

(B) district boundaries should follow visible natural and man-made features;

(C) district boundaries should respect communities of interest. A community of interest is defined as a geographic area comprised of residents who share similar interests including, but not limited to, social, cultural, ethnic, geographic or economic interests, or formal government or quasi-governmental relationships, but not including relationships with political parties, incumbents, or candidates;

(D) district boundaries should be drawn without regard for advantage or disadvantage to incumbents or challengers;

(E) district boundaries should be drawn without regard for advantage or disadvantage to any political party.

(5) Procedure for Districting. The Commission and Council shall abide by the following procedure in any districting process:

(A) one or more, as necessary, independent consultants experienced and competent in the skills necessary for the districting work shall be utilized to assist the Commission in developing any of the Districting Plans detailed in this Section;

(B) the six districts shall be numbered for identification and other purposes as District One, District Two, District Three, District Four, District Five and District Six;

(C) the Commission shall hold at least one (1) public hearing prior to adopting its Draft Districting Plan; (D) the Draft Districting Plan shall be made available for at least seven (7) days prior to the commencement of public hearings to take public testimony and comment on the Draft Districting Plan;

(E) the Commission shall hold at least one (1) public hearing between the release of its Draft Districting Plan and the adoption of a Recommended Districting Plan by the Commission;

(F) the Commission shall provide timely public access to all data used in the district boundary drawing process and to all testimony, letters, exhibits and proposed plans received by the Commission;

(G) The Commission shall adopt a Recommended Districting Plan and submit it to the Council.

(6) Consideration by City Council; Final Districting Plan. After submittal of the Recommended Districting Plan to the Council:

(A) the Council shall hold at least one (1) public hearing on the Recommended Districting Plan of the Commission before any adoption of a Final Districting Plan;

(B) The Recommended Districting Plan approved by the Commission shall be available to the public for at least twenty (20) days prior to any vote by the Council to approve or disapprove the Plan.

(C) The Council may not alter the Recommended Districting Plan submitted to it by the Commission. Rather, the Council shall either approve or disapprove such a Recommended Districting Plan in its entirety. If the Council approves the Recommended Districting Plan, it shall become the Final Districting Plan and shall be implemented. If the Council disapproves the Recommended Districting Plan, the Council shall submit in writing to the Commission the reasons for such disap-

proval, including any deviation by the Commission from the criteria for districting detailed in this Section. The Commission shall consider any reasons for such disapproval submitted to it by the Council and may consider alterations to the Recommended Districting Plan in response to such reasons. After such consideration, the Commission shall submit its Final Districting Plan to the Council for implementation.

(7) Subject to Referendum. Any Final Districting Plan under this Section shall be subject to the referendum provisions of the Charter.

(d) The Transition from At-Large to District Elections. The City Clerk under former provisions of this Charter has previously designated each office held by an at-large councilmember with a descriptive designation commonly referred to as Chair One, Chair Two, Chair Three, Chair Four, Chair Five, and Chair Six. Under the City's election system, Chair Two, Chair Four, and Chair Five are subject to election in the 2009 municipal election and Chair One, Chair Three, and Chair Six are subject to election in the 2011 municipal election. A period of transition from At-Large to District elections will occur from the time of adoption of the first districting plan to the time that the first district elections are held. For this period of transition, each councilmember currently holding a chair will be designated as the councilmember representing the district with the same numerical designation in the districting plan whether or not that councilmember lives in the district. For example, upon adoption of the first districting plan, the councilmember occupying Chair One will be designated the councilmember representing District One whether or not that councilmember lives in District One. Each of the councilmembers occupying office at the time of the effective date of this Charter revision shall be so designated. Thereafter, the first district elections for Districts Two, Four and Five shall occur during the municipal election in 2009 and the first district elections for Districts One, Three, and Six shall occur during the municipal election in 2011. Notwithstanding the provisions of Section 700 of the Charter, an incumbent councilmember at the time of the effective date of this provision may run for a Council seat other than the seat which that member currently holds if the councilmember is otherwise eligible to run in that seat, all subject to the limitations of terms of office in Section 503 of this Charter.

#### SECTION 700. COUNCILMEMBERS. TERM OF OFFICE.

Except as otherwise provided in this Charter, the members of the Council shall hold office for a term of four (4) years from and after the first Tuesday following their election. The members of the Council in office at the time this Charter takes effect shall continue in office until the expiration of their terms or until their successors are elected and qualified.

If a tie vote makes it impossible to determine which of two (2) or more candidates has been elected, said tie shall be settled by the drawing of lots, the procedure for which shall be determined by the Council. Each member of the Council shall have the right to vote on all matters coming before the Council.

No candidate shall file for more than one (1) elective office; and no incumbent member of the Council shall run for a seat other than that which the member holds, except that any incumbent member of the Council may run for the seat of Mayor, and an incumbent Mayor may run for the seat of Mayor or for any other seat on the Council, all subject to the limitations of terms of office in Section 503 of this Charter.

Certified to be a true copy by Jim Ridenour, Mayor, and Stephanie Lopez, City Clerk.

Date of Primary Election: February 5, 2008.

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Charter Chapter 7—City of San Diego

***Amendments to the Charter of the City of San Diego***

[Filed with the Secretary of State July 8, 2008.]

Section 39 of the Charter of the City of San Diego is amended to read as follows:

Section 39: Chief Financial Officer.

The Chief Financial Officer shall be appointed by the City Manager and confirmed by the City Council for an indefinite term and shall serve until his or her successor is appointed and qualified. The Chief Financial Officer shall be the chief fiscal officer of the City. He or she shall exercise supervision over all accounts, and accounts shall be kept showing the financial transactions of all Departments of the City upon forms prescribed by the Chief Financial Officer and approved by the City Manager and the Council. Subject to the direction and supervision of the City Manager, the Chief Financial Officer shall be responsible for the preparation of the City's annual budget. He or she shall also be responsible for oversight of the City's financial management, treasury, risk management and debt management functions. He or she shall submit to the City Manager and to the Council at least monthly a summary statement of revenues and expenses for the preceding accounting period, detailed as to appropriations and funds in such manner as to show the exact financial condition of the City and of each Department, Division and office thereof. No contract, agreement, or other obligation for the expenditure of public funds shall be entered into by any officer of the City and no such contract shall be valid unless the Chief Financial Officer shall certify in writing that there has been made an appropriation to cover the expenditure and that there remains a sufficient balance to meet the demand thereof. He or she shall perform the duties imposed upon chief municipal fiscal officers by the laws of the State of California, and such other duties as may be imposed upon him or her by ordinances of the Council, but nothing shall prevent the City Manager from transferring to other officers matters in charge of the Chief Financial Officer which do not relate directly to the finances of the City. The Chief Financial Officer shall

prepare and submit to the City Manager such information as shall be required by the City Manager for the preparation of an annual budget. The Chief Financial Officer shall appoint his or her subordinates subject to the Civil Service provisions of this Charter. The authority, power and responsibilities conferred upon the Auditor and Comptroller by this Charter shall be transferred to, assumed, and carried out by the Chief Financial Officer.

Section 39.1 of the Charter of the City of San Diego is added to read as follows:

Section 39.1: Audit Committee.

The Audit Committee shall be an independent body consisting of five members. Notwithstanding any other Charter provision to the contrary, the Audit Committee shall be appointed as provided under this section. To ensure its independence, the Audit Committee shall be composed of two members of the City Council and three members of the public. The two Councilmembers shall be appointed by the Council, one of whom shall serve as Chair of the Audit Committee. The three public members of the Audit Committee shall be appointed by the City Council from a pool of at least two candidates for each vacant position, to be recommended by a majority vote of a screening committee comprised of a member of the City Council, the Chief Financial Officer, the Independent Budget Analyst and two outside financial experts appointed by the other three members of the screening committee and confirmed by the City Council. Public members of the Audit Committee shall possess the independence, experience and technical expertise necessary to carry out the duties of the Audit Committee. This expertise includes but is not limited to knowledge of accounting, auditing and financial reporting. The minimum professional standards for public members shall include at least 10 years of experience as a certified public accountant or as a certified internal auditor, or 10 years of other professional financial or legal experience in audit management. The public members of the Audit Committee shall serve for terms of four years and until their successors have been appointed and qualified. Public members of the Audit Committee are limited to two full consecutive terms, with one term intervening before they become eligible for reappointment. Notwithstanding any other provision of this section, appointments shall be made so that not more than one term of office shall expire in any one year.

The Audit Committee shall have oversight responsibility regarding the City's auditing, internal controls and any other financial or business practices required of this Committee by this Charter. The Audit Committee shall be responsible for directing and reviewing the work of the City Auditor and the City Auditor shall report directly to the Audit Committee. The Audit Committee shall recommend the annual compensation of the City Auditor and annual budget of the Office of City Auditor to the Council and shall be responsible for an annual performance review of the City Auditor. The Audit Committee shall recommend to the Council the retention of the City's outside audit firm and, when appropriate, the removal of such firm. The Audit Committee shall monitor the engagement of the City's

outside auditor and resolve all disputes between City management and the outside auditor with regard to the presentation of the City's annual financial reports. All such disputes shall be reported to the Council. The Council may specify additional responsibilities and duties of the Audit Committee by ordinance as necessary to carry into effect the provisions of this section.

Section 39.2 of the Charter of the City of San Diego is added to read as follows:

Section 39.2: Office of City Auditor.

The City Auditor shall be appointed by the City Manager, in consultation with the Audit Committee, and confirmed by the Council. The City Auditor shall be a certified public accountant or certified internal auditor. The City Auditor shall serve for a term of 10 years. The City Auditor shall report to and be accountable to the Audit Committee. Upon the recommendation of the Audit Committee, the City Auditor may be removed for cause by a vote of two-thirds of the members of the Council. The City Auditor shall be the appointing authority of all City personnel authorized in the department through the normal annual budget and appropriation process of the City, and subject to the Civil Service provisions of this Charter.

The City Auditor shall prepare annually an Audit Plan and conduct audits in accordance therewith and perform such other duties as may be required by ordinance or as provided by the Constitution and general laws of the State. The City Auditor shall follow Government Auditing Standards. The City Auditor shall have access to, and authority to examine any and all records, documents, systems and files of the City and/or other property of any City department, office or agency, whether created by the Charter or otherwise. 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 City Auditor or his or her authorized representative. It is also the duty of any such officer, employee or agent to fully cooperate with the City Auditor, and to make full disclosure of all pertinent information. The City Auditor may investigate any material claim of financial fraud, waste or impropriety within any City Department and for that purpose may summon any officer, agent or employee of the City, any claimant or other person, and examine him or her upon oath or affirmation relative thereto. All City contracts with consultants, vendors or agencies will be prepared with an adequate audit clause to allow the City Auditor access to the entity's records needed to verify compliance with the terms specified in the contract. Results of all audits and reports shall be made available to the public in accordance with the requirements of the California Public Records Act.

Section 39.3 of the Charter of the City of San Diego is added to read as follows:

Section 39.3: Independent Budget Analyst.

Notwithstanding any other provision of this Charter, the City Council shall have the right to establish by ordinance an Office of Independent Budget Analyst

to be managed and controlled by the Independent Budget Analyst. The Office of the Independent Budget Analyst shall provide budgetary and policy analysis for the City Council. The Council shall appoint the Independent Budget Analyst, who shall serve at the pleasure of the Council and may be removed from office by the Council at any time. Any person serving as the Independent Budget Analyst shall have the professional qualifications of a college degree in finance, economics, business, or other relevant field of study or relevant professional certification. In addition, such appointee shall have experience in the area of municipal finance or substantially similar equivalent experience. The Independent Budget Analyst shall be the appointing authority of all City personnel authorized in the department through the normal annual budget and appropriation process of the City, and subject to the Civil Service provisions of this Charter.

Section 45 of the Charter of the City of San Diego is amended to read as follows:

Section 45: City Treasurer.

The Manager shall appoint the Treasurer. He or she shall perform duties imposed upon City Treasurers by general law, the City Charter, or ordinances of the Council. The office of the Treasurer shall consist of the Treasurer and such subordinate officers and employees as shall be authorized by ordinance.

The Treasurer shall receive, have the custody of, and disburse City moneys upon the warrant or check-warrant of the Chief Financial Officer under the provisions of Section 53911 of the Government Code of the State of California. He or she shall keep such books and records as are necessary for the recording of all receipts and expenditures, together with a record of money in City depositories. Every Department officer, or institution which receives money directly from the public, shall deposit the same daily with the Treasurer, unless otherwise authorized by ordinance. The Treasurer shall demand and receive from the County Tax Collector moneys collected by him or her for use of the City. And it shall be the duty of such County official to deposit such money monthly with the City Treasurer.

The Treasurer shall determine pursuant to the general law of the state, the selection of depositories for City funds. All interest collected on City funds shall be accounted for monthly by the Treasurer.

Whenever any person is indebted to the City in any manner and the means of collection of such debt is not otherwise provided for by law or ordinance, the Treasurer shall be authorized to demand and receive the same. When any claim shall not be collectible by other methods, he or she shall report the same to the City Manager and the City Attorney for prosecution. When payment of a claim or any judgment thereon is made, he or she shall receive and receipt therefor in the name of the City.

The Treasurer shall issue notices for and collect special assessments previous to certification to the County Auditor, charges for permits for private use of public streets, and such other miscellaneous taxes, fees, assessments, licenses and priv-



ilege charges as may from time to time be assigned to him or her. He or she shall maintain a continuous inspection of the records and accounts of such taxes, licenses and privilege charges in order to effectuate their collection.

The Treasurer shall issue all permits and licenses except departmental permits and licenses which are by ordinance assigned to the particular Departments. Such permits and licenses shall be issued either directly by the Treasurer or upon specific authorization of the appropriate Department as may be required by ordinances, but all revenues derived therefrom shall be deposited with the Treasurer.

Section 111 of the Charter of the City of San Diego is amended to read as follows:

Section 111: Audit of Accounts of Officers.

Each year the Council shall provide that an audit shall be made of all accounts and books of all the Departments of the City. Such audit shall be made by independent auditors who are in no way connected with the City. Upon the death, resignation or removal of any officer of the City, the City Auditor shall cause an audit and investigation of the accounts of such officer to be made and shall report to the Audit Committee. Either the Audit Committee or the Council may at any time provide for an independent examination or audit of the accounts of any or all officers or Departments of the City government. In case of death, resignation or removal of the City Auditor, the Audit Committee shall cause an audit to be made of his or her accounts. If, as a result of any such audit, an officer be found indebted to the City, the City Auditor, or other person making such audit, shall immediately give notice thereof to the Audit Committee, the Council, the Manager and the City Attorney, and the latter shall forthwith proceed to collect such indebtedness.

Section 117 of the Charter of the City of San Diego is amended to read as follows:

Section 117: Unclassified and Classified Services.

Employment in the City shall be divided into the Unclassified and Classified Service.

(a) The Unclassified Service shall include: [subsections (1) through (6) no change in text]

(7) Chief Financial Officer, Independent Budget Analyst, and City Auditor [subsections (8) through (10) no change in text]

(11) All Assistants and deputies to the Independent Budget Analyst, and all Assistants and deputies to the City Auditor [subsections (12) through (17) no change to text] [subsection (b) no change in text]

The City may employ any independent contractor when the City Manager determines, subject to City Council approval, City services can be provided more economically and efficiently by an independent contractor than by persons employed in the Classified Service while maintaining service quality and protecting the public interest. The City Council shall by ordinance provide for appropriate policies and procedures to implement this subsection. Such ordinance shall include minimum contract standards and other measures to protect the

quality and reliability of public services. A City department shall be provided with an opportunity and resources to develop efficiency and effectiveness improvements in their operations as part of the department's proposal. The core public safety services provided by police officers, firefighters, and lifeguards who participate in the City's Safety Retirement System shall not be subject to Managed Competition. The City Manager shall establish the Managed Competition Independent Review Board to advise the City Manager whether a City department's proposal or an independent contractor's proposal will provide the services to the City most economically and efficiently while maintaining service quality and protecting the public interest. The City Manager will appoint seven (7) members to the Board. Four (4) shall be private citizens whose appointments shall be subject to City Council confirmation. Each shall have professional experience in one or more of the following areas: finance, law, public administration, business management or the service areas under consideration by the City Manager. Three (3) shall be City staff including a City Manager staff designee, a City Council staff designee and the City Auditor and Comptroller or staff designee. Such appointees shall not have any personal or financial interests which would create conflict of interests with the duties of a Board member. Members of the Board shall be prohibited from entering into a contract or accepting employment from an organization which secures a City contract through the managed competition process for the duration of the contract. The City Council shall have the authority to accept or reject in its entirety any proposed agreement with an independent contractor submitted by the City Manager upon recommendation of the Managed Competition Independent Review Board. The City Manager shall have the sole responsibility for administering and monitoring any agreements with contractors. The City Manager shall be required to produce annual performance audits for contracted services, the cost of which must be accounted for and considered during the bidding process. In addition, the City Manager shall seek an independent audit every five (5) years to evaluate the City's experience and performance audits. During the period of time that the City operates under the Strong Mayor form of governance pursuant to Article XV, the reference herein to City Manager shall be deemed to refer to the Mayor.

Section 255 of the Charter of the City of San Diego is amended to read as follows:

Section 255: Operative Date; Sunset of Article; Future Action by Voters.

(a) The date for the provisions of this Article to become operative is January 1, 2006.

(b) After January 1, 2006, the provisions of this Article shall remain in effect for a period of five years (until December 31, 2010) at which time this Article shall be automatically repealed and removed from the Charter. However, the Council and the people reserve the right to propose amendments to the Charter at the November 2010 election or sooner to extend, make permanent, shorten or repeal the effective period of this Article and to consider increasing the number of

Council districts to nine at the time of the next City Council district reapportionment which follows the national decennial census in 2010.

(c) To ensure the people have an opportunity to consider the permanency of this Article before it is automatically repealed, at the June 2010 election, the City Council shall place a measure on the ballot to propose amendments to the Charter to make this Article permanent on January 1, 2011; increase the number of Council districts to nine at the time of the next City Council district reapportionment which follows the national decennial census in 2010; and increase the number of Council votes required to override a mayoral veto of an ordinance or resolution to a two-thirds majority of the Council, with such increase to take effect at such time a ninth Councilmember is elected and qualified.

Section 265 of the Charter of the City of San Diego is amended to read as follows:

Section 265: The Mayor. [subsection (a) no change in text]

(b) In addition to exercising the authority, power, and responsibilities formally conferred upon the City Manager as described in Section 260(b), the Mayor shall have the following additional rights, powers, and duties: [subsections (1) through (9) no change to text]

(10) Notwithstanding contrary language in Charter Sections 30, 57 or 58, authority to dismiss the Chief of Police or the Chief of the Fire Department, subject only to a right for these city officials to appeal to the City Council to overturn the Mayor's decision. Any such appeal must be filed with the City Clerk within 10 calendar days of receiving the notice of dismissal or termination from the Mayor. The City Clerk shall thereafter cause the appeal to be docketed at a regular open meeting of the City Council no later than 30 days after the appeal is filed with the Clerk;

(11) As provided for in Charter Sections 41 and 43, the authority to appoint members of City boards, commissions, and committees, subject to Council confirmation;

(12) Sole authority to appoint City representatives to boards, commissions, committees and governmental agencies, unless controlling law vests the power of appointment with the City Council or a City Official other than the Mayor;

(13) To cooperate fully with the Council and the Office of Independent Budget Analyst, including but not limited to, supplying requested information concerning the budget process and fiscal condition of the City to the Council and the Office of Independent Budget Analyst; and

(14) To propose a budget to Council and make it available for public review, no later than April 15. [subsections (c) through (j) no change in text]

Section 270 of the Charter of the City of San Diego is amended to read as follows:

Section 270: The Council. [subsections (a) through (e) no change in text]

(f) No member of the Council shall directly or indirectly by suggestion or otherwise attempt to influence or coerce the City Manager or other officer appointed

or confirmed by the Council in the making of any appointment to, or removal from, any City office or employment, or the purchase of any supplies, or discuss directly or indirectly with any candidate for City Manager the matter of appointments to City Offices or employment, or attempt to exact any promises from such candidate relative to any such appointments.

(g) Except for the purpose of inquiry or communications in furtherance of implementing policies and decisions approved by resolution or ordinance of the Council, individual members of Council shall deal with the administrative service for which the Mayor is responsible only through the Mayor, the City Manager, or the Mayor's designees.

(h) Any City official or department head in the administrative service may be summoned to appear before the Council or any committee of the Council to provide information or answer any question.

Section 280 of the Charter of the City of San Diego is amended to read as follows:

Section 280: Approval or Veto of Council Actions by Mayor.

(a) The Mayor shall have veto power over all resolutions and ordinances passed by Council with the following exceptions:

(1) The Mayor's veto power shall not extend to matters that are exclusively within the purview of Council, such as selection of the Independent Budget Analyst, the selection of a presiding officer, or the establishment of other rules or policies of governance exclusive to the Council and not affecting the administrative service of the City under the control of the Mayor.

(2) The Mayor's veto power shall not extend to those matters where the Council has acted as a quasi-judicial body and where a public hearing was required by law implicating due process rights of individuals affected by the decision and where the Council was required by law to consider evidence at the hearing and to make legal findings based on the evidence presented.

(3) Emergency Ordinances.

(4) The Annual Appropriations Ordinance.

(5) The Salary Ordinance, which instead shall be subject to veto in accordance with the process described in Section 290.

(6) The Mayor's veto power shall not extend to the appointment, confirmation, or removal of members of the Audit Committee or the screening committee as provided for in Section 39.1, or the City Auditor as provided for in Section 39.2. [subsections (b)—(c) no change in text]

Certified to be a true copy by Jerry Sanders, Mayor, and Elizabeth Maland, City Clerk.

Date of Special Municipal Election: June 3, 2008.

## Charter Chapter 8—City of Carlsbad

***Amendments to the Charter of the City of Carlsbad***

[Filed with the Secretary of State July 3, 2008.]

## PREAMBLE

We the people of the City of Carlsbad, declare our intent to maintain in our community the historic principles of self-governance inherent in the doctrine of home-rule. We the people of Carlsbad, are sincerely committed, to the belief that local government has the closest affinity to the people governed and firmly convinced 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 Carlsbad. Based on these principles, we do hereby exercise the express right granted by the Constitution of the State of California and do ordain and establish this Charter for the City of Carlsbad.

## CHARTER

## ARTICLE 1. MUNICIPAL AFFAIRS

Section 100. Powers of City. The City shall have full power and authority to adopt, make, exercise and enforce all legislation, laws and regulations with respect to municipal affairs, subject only to the limitations and restrictions as may be provided in this Charter, in the Constitution of the State of California, and in the laws of the United States.

Section 101. Municipal Affairs; Generally. Each of the matters set forth in this Charter are declared to be municipal affairs, consistent with the laws of the State of California. The implementation of each matter uniquely benefits the citizens of the City of Carlsbad and addresses peculiarly local concerns within the City of Carlsbad. The municipal affairs set forth in this Charter are not intended to be an exclusive list of municipal affairs over which the City Council may govern.

Section 102. Incorporation and Succession. The City of Carlsbad shall continue to be a municipal corporation known as the City of Carlsbad. The boundaries of the City of Carlsbad shall continue as now established until changed in the manner authorized by law. The City of Carlsbad 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. The City of Carlsbad shall be subject to all debts, obligations and liabilities of the City of Carlsbad at the time this Charter takes effect. All lawful ordinances, resolutions, rules and regulations, or portions thereof, enforced 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 lawful action.

## 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 shall establish the policy of the City; the City Manager shall carry out that policy.

## ARTICLE 3. LOCAL LIMITS OF GROWTH CONTROL

Section 300. Local Limits of Growth Control. The citizens of Carlsbad recognize and declare that managing and limiting growth and ensuring that necessary public facilities are provided to the citizens of the City of Carlsbad are quintessential elements of local control and therefore are municipal affairs. The adoption of this Charter recognizes and reaffirms the principles of the growth management program established by the citizens as Proposition E in 1986 and affirms the principle that this program, that implements a municipal affair shall be superior to and take precedence over any conflicting general laws of the State of California. The intent of this Charter is to allow the City Council and the voters to exercise the maximum degree of control over land use matters within the City of Carlsbad.

## ARTICLE 4. REVENUE, SAVINGS AND GENERATION

Section 400. Economic and Community Development. Subject to the expenditure limitation established by the citizens of Carlsbad Proposition H in 1982, the City shall have the power to utilize revenues from the general fund to encourage, support and promote economic and community development in the City.

Section 401. Public Financing. The City Council shall have the power to establish standards, procedures, rules and regulations relating to financing of public improvements and services.

Section 402. Utility Franchises. The City Council shall have the power to provide for the acquisition, development or operation by the City of any public utility and/or to grant any franchise, license or permit to any public utility which proposes to use or is using City streets, highways or other rights-of-way.

Section 403. Enterprises. The City shall have the power to engage in any enterprise determined necessary to produce revenues for the general fund or any other fund established by the City Council that promotes a public purpose.

Section 404. Contracts. The City Council shall have the power to establish standards, procedures, rules or regulations relating to all aspects of the award and performance of contracts, including contracts for the construction of public improvements, including, but not limited to, compensation paid for performance of such work.

## ARTICLE 5. REVENUE RETENTION

Section 500. Reductions Prohibited. All revenues due to, and raised by the City, shall remain within the City of Carlsbad for appropriation solely by the City Council. No such revenue shall be subject to subtraction, retention, attachment,

withdrawal or any other form of involuntary reduction by any other level of government.

Section 501. Mandates Limited. No person, whether elected or appointed, acting on behalf of the City, shall be required to implement or give effect to, 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 such other level of government.

#### ARTICLE 6. GENERAL LAWS

Section 600. 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 7. INTERPRETATION

Section 700. Construction and Interpretation. The language contained in this Charter is intended to be permissive rather than exclusive or limiting and shall be liberally and broadly construed in favor of the exercise by the City of its powers to govern with respect to any matter which is a municipal affair.

Section 701. Severability. If any provision of this Charter should be held by a final judgment of a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions of this Charter shall remain enforceable to the fullest extent permitted by law.

#### ARTICLE 8. AMENDMENT

Section 800. Amendment to Charter, revised or repealed. This Charter, and any of its provisions, may be amended by a majority vote of the electors voting on the question. Amendment or repeal may be proposed by initiative or by the governing body.

Certified to be a true copy by Claude A. Lewis, Mayor, and Lorraine M. Wood, City Clerk.

Date of Municipal Election: June 3, 2008.

## Charter Chapter 9—City of Victorville

*Amendments to the Charter of the City of Victorville*

[Filed with the Secretary of State July 18, 2008.]

## PREAMBLE

We the people of the City of Victorville 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 Victorville.

## 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 Victorville.

## ARTICLE II. FORM OF GOVERNMENT

Section 200. Council-Manager Form of Government. The municipal government established by this Charter shall be the “Council-Manager” form of government, under which the City Council sets policy and the City Manager administers the government.

## ARTICLE III. METHOD OF ELECTION

Section 300. Structure of Election of Council Members. The City shall elect council members “at large” without regard to where in the City they reside and without regard to their geographic district.

Section 301. Prohibition on “Districting.” The City shall not permit elections of council members either “by” districts or “from” districts.

ARTICLE IV. CONTRACTS, PUBLIC FINANCING,  
FRANCHISES, AND REVENUE

Section 400. Public Works Contracts. The City shall have the power to establish standards, procedures, rules or regulations to regulate all aspects of the bidding, award and performance of any public works contract, including, but not limited to, the compensation rates to be paid for the performance of such work.

Section 401. Public Financing. The City shall have the power to establish standards, procedures, rules or regulations related to any public financing.



Section 402. 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.

Section 403. Enterprises. The City shall have the power to lawfully engage in any enterprise deemed necessary to provide revenues for the general fund or any other fund established by the City Council.

#### ARTICLE V. REVENUE RETENTION

Section 500. 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 501. 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 VI. GENERAL LAWS

Section 600. 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 VII. INTERPRETATION

Section 700. 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 701. 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 Terry E. Caldwell, Mayor, and Carolee Bates, City Clerk.

Date of Special Election: June 3, 2008.

## Charter Chapter 10—City of San Ramon

***Amendments to the Charter of the City of San Ramon***

[Filed with the Secretary of State August 8, 2008.]

**PREAMBLE**

The City of San Ramon was incorporated as a general law city in 1983 by residents seeking the right to manage local affairs. The authority of general law cities has diminished as a result of increasing State mandates and involvement in local matters. In order to reclaim the local autonomy sought through incorporation and to preserve the right of the people to present grievances to the most responsive level of government, we, the citizens of San Ramon, enact this Charter.

**ARTICLE 1. Acceptance of Home Rule**

Except as restricted by this Charter, the City shall have all powers allowable under the Constitution of the State of California to adopt ordinances, establish rules, grant franchises, structure City government, and in every way to govern the municipal affairs of the City. Municipal affairs encompass all matters of local concern as determined by the City Council consistent with the meaning of “municipal affairs” under the constitutional, statutory, and judicially defined law of the State of California.

Nothing in this Charter is intended to restrict the City in exercising any right, power or authority granted under the general laws of the State of California. However, the provisions of this Charter shall prevail in the event of any conflict with general law.

**ARTICLE II. Structure of City Government**

The City shall continue to be governed by a council of five members, four Councilmembers and a Mayor, elected at large. The City Council shall appoint a City Manager and a City Attorney. The City Manager, as the chief administrative officer of the City, shall appoint all department heads other than the City Attorney. Involvement in administrative matters by the council or by any individual Councilmember shall occur only by direction of the City Manager.

**ARTICLE III. Selection of Mayor**

The Mayor shall be elected by plurality at an election to be held every two years. No elected Mayor shall serve for more than four two year terms or eight years total. Duties of the elected Mayor for the City of San Ramon shall remain the same as the duties as of January 1, 2001. Compensation for the elected Mayor of San Ramon shall be one hundred dollars per month more than a city Councilmember. The position of elected Mayor will become effective at the first City of San Ramon regular municipal election following adoption of this Charter amendment where three City Council seats are up for election. One of these three seats will become the elected Mayor position.

ARTICLE IV. Public Contracting

The City Council, by ordinance, shall establish the procedures, including any competitive bidding requirements, to be followed by the City in awarding public contracts of any nature, including those for construction of public works.

ARTICLE V. Continuation of Existing Law

All ordinances, resolutions, rules and regulations of the City in effect as of the effective date of this Charter shall continue in effect until repeated or amended.

ARTICLE VI. Interpretation

The provisions of this Charter shall be interpreted broadly to favor the exercise of home rule. If any provision is found by a court to be invalid, the remaining provisions of the Charter shall remain in full force and effect.

Certified to be a true copy by H. Abram Wilson, Mayor, and Patricia Edwards, City Clerk.

Date of Election: November 6, 2001.

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Charter Chapter 11—City and County of San Francisco

***Amendments to the Charter of the  
City and County of San Francisco***

[Filed with the Secretary of State July 7, 2008.]

SEC. 12.204. RETIREE HEALTH CARE TRUST FUND

The Retiree Health Care Trust Fund (“RHCTF”) shall be an irrevocable trust fund established under Section A8.432, and separate from the Health Service System Trust Fund described in Charter Sections 12.203 and A8.428, to provide a funding source to defray the cost of the City’s, and other Participating Employers’, obligations to pay for health coverage for retired persons and their survivors entitled to health coverage under Section A8.428. Trust assets shall be held for the sole and exclusive purpose of providing health coverage to eligible retired persons and their survivors, and to defray the reasonable expenses of administering the RHCTF, including but not limited to educational, actuarial, consulting, administrative support and accounting expenses associated with the RHCTF. Administrative costs, including but not limited to educational, actuarial and consulting expenses associated with the Retiree Health Care Trust Fund, as adopted by the board of supervisors in the annual budget, shall be paid from the Retiree Health Care Trust Fund, but only upon an adoption of a resolution by the Retiree Health Trust Fund Board approving such expenses.

The RHCTF shall be governed by a Retiree Health Trust Fund Board (“Board”). The Board shall consist of five trustees, one of whom shall be appointed by the City Controller, one of whom shall be appointed by the City Treasurer, one of whom

shall be appointed by the Executive Director of the San Francisco Employees Retirement System, and two of whom shall be elected from among active employee and retired members of the City's Health Service System. One of the elected trustees shall be an active employee member and one shall be a retired member as of the date of their respective elections. Each elected trustee shall serve for a term of five years. No person may serve simultaneously as a trustee on the Board and as an elected or appointed member of the San Francisco Employees Retirement System Board or the Health Service System Board.

**SEC. A8.404-1. FY 2009–2010 INTERIM ECONOMIC PROVISIONS.**

Notwithstanding any other Provision of Charter Section A8.404, for the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all economic provisions (including but not limited to wages, premium pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation, but not including any trust fund contributions required under Section A8.404(f)) shall not be increased for miscellaneous City and County platform employees, and coach or bus operators of the municipal railway, above the levels set in place as of close of business June 30, 2009, nor may new economic provisions be added.

**SEC. A8.409-7. RETIREE HEALTH CARE TRUST FUND.**

Notwithstanding any other provision of Charter Sections A8.409 through A8.409-8, the provisions and operation of the Retiree Health Care Trust Fund, including employee contributions to the fund, shall be determined pursuant to Charter Sections 12.204, A8.432, and A8.433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4.

**SEC. A8.409-8. FY 2009–2010 ECONOMIC PROVISIONS AND FUTURE PROCEEDINGS.**

Notwithstanding any other provision of Charter Sections A8.409 through A8.409-7, for the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all economic provisions (including but not limited to, wages, premium pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation) shall remain unchanged for miscellaneous City and County officers and employees at the levels set in place as of close of business June 30, 2009, and no new economic provisions may be added. For the fiscal year commencing July 1, 2009, and ending on June 30, 2010, economic provisions shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4. Notwithstanding any other provision of Charter Section A8.409-4, for the fiscal year commencing July 1, 2010, and ending on June 30, 2011, and every year thereafter, in any mediation/arbitration proceeding under A8.409-4, the mediation/arbitration board shall recognize as wages the ongoing economic expenditures made by the City and County beginning, during and continuing beyond fiscal year 2009-2010 as a result of this Charter Amendment submitted to the voters at the June 3, 2008 election when evaluating any economic proposals contained in a last offer of settlement by either Party. However, City and

County contributions to the Retiree Health Care Trust Fund under Section A8.432 shall not be considered or relied on by the mediation/arbitration board as a wage or other payment to employees for the purposes of evaluating the proposals contained in the last offers of settlement of either party. Likewise, in evaluating the proposals contained in the last offers of settlement of either party, the mediation/arbitration board shall not take into account or otherwise consider or rely on any mandatory employee contributions to the Retiree Health Care Trust Fund required under Charter Sections 12.204 and A8.432.

**SEC. A8.428. HEALTH SERVICE SYSTEM TRUST FUND.**

There is hereby created a health service system trust fund. The costs of the health service system shall be borne by the members of the system and retired persons, the City and County of San Francisco because of its members and retired persons, the Parking Authority of the City and County of San Francisco because of its members and retired persons; the San Francisco Unified School District because of its members and retired persons and the San Francisco Community College District because of its members and retired persons.

(a) Definitions

“Credited Service” means years of employment with the Employers.

“Employers” as used in this section means the City and County of San Francisco (“City and County”), the San Francisco Unified School District (“School District”) and/or the San Francisco Community College District (“Community College District”). Employers shall also include the Superior Court of California, County of San Francisco (“Superior Court”), to the extent the Superior Court participates in the City’s Health Service System under Section A8.428(e).

“Hired on or Before January 9, 2009” as used in this section means employees of the City and County, the School District and/or the Community College District who were hired on or before January 9, 2009, excluding the following categories of employees: (1) as-needed employees who have never earned 1,040 or more hours of compensation during any 12-month period ending on or before January 9, 2009; and/or (2) employees who have separated from the Employers on or before January 9, 2009, and have less than 5 years of Credited Service.

“PERS” as used in this section shall mean the Public Employees’ Retirement System of the State of California.

“Registered as Domestic Partners” as used in this section means persons who have established a domestic partnership according to the provisions of Chapter 62 of the San Francisco Administrative Code, as amended from time to time. Domestic partners who have formed their domestic partnership only by notarization of a declaration of Domestic Partnership as provided in Chapter 62 of the San Francisco Administrative Code shall not be recognized or treated as a domestic partnership under this section unless and until the domestic partnership is registered or certified.

“Retirement System” as used in this section shall mean the San Francisco City and County Employees’ Retirement System.

“Retired under the San Francisco City and County Employees’ Retirement System” as used in this section includes persons who retire for service; retire for disability; or who receive a retirement or vesting allowance from the Retirement System.

A “Retired person” as used in this section means:

(1) A former member of the health service system, hired by the Employers on or before January 9, 2009, retired under the San Francisco City and County Employees’ Retirement System or PERS (hereinafter, “Retired Employee who was Hired on or Before January 9, 2009”);

(2) The surviving spouse or surviving domestic partner of an active employee hired on or before January 9, 2009, provided that the surviving spouse or surviving domestic partner and the active employee have been married or Registered as Domestic Partners for a period of at least one year prior to the death of the active employee;

(3) The surviving spouse or surviving domestic partner of a Retired Employee who was Hired on or Before January 9, 2009, provided that the surviving spouse or surviving domestic partner and the Retired Employee who was Hired on or Before January 9, 2009 have been married or Registered as Domestic Partners for a period of at least one year prior to the death of the Retired Employee who was Hired on or Before January 9, 2009;

(4) A former member of the health service system, hired by the Employers on or after January 10, 2009, and retired under the Retirement System or PERS for disability or retired under the Retirement System or PERS: (i) within 180 days of separation from employment from the Employers; and (ii) with 10 or more years of Credited Service with the Employers (hereinafter, “Retired Employee who was Hired on or After January 10, 2009”);

(5) The surviving spouse or surviving domestic Partner of an active employee hired on or after January 10, 2009, with 10 or more years of Credited Service with the Employers, or who died in the line of duty where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of duty, provided that the surviving spouse or surviving domestic partner and the active employee have been married or Registered as Domestic Partners for a period of at least one year prior to the death of the active employee; or

(6) The surviving spouse or surviving domestic Partner of a Retired Employee who was Hired on or After January 10, 2009, provided that the surviving spouse or surviving domestic partner and the Retired Employee who was Hired on or After January 10, 2009, have been married or Registered as Domestic Partners for a period of at least one year prior to the death of the Retired Employee who was Hired on or After January 10, 2009.

(b) Employer Contributions

The City and County, the School District and the Community College District shall each contribute to the health service fund amounts sufficient for the following purposes, and subject to the following limitations:

(1) All funds necessary to efficiently administer the health service system.

(2) The City and County, the School District and the Community College District shall contribute to the health service system fund with respect to each of their members an amount equal to “the average contribution,” as certified by the health service board in accordance with the provisions of Section A8.423.

(3) Retired Employees Who Were Hired on or Before January 9, 2009

For Retired Persons identified in Section A8.428 Subsections (a)(1), (a)(2) and (a)(3), the Employers shall contribute to the health service fund amounts subject to the following limitations: Monthly contributions required from Retired Persons and the surviving spouses and surviving domestic partners of active employees and Retired Persons participating in the system shall be equal to the monthly contributions required from members in the system for health coverage-excluding health coverage or subsidies for health coverage paid for active employees as a result of collective bargaining, with the following modifications:

(i) the total contributions required from Retired Persons who are also covered under Medicare shall be reduced by an amount equal to the amount contributed monthly by such persons to Medicare;

(ii) because the monthly cost of health coverage for Retired Persons may be higher than the monthly cost of health coverage for active employees, the City and County, the School District and the Community College District shall contribute funds sufficient to defray the difference in cost to the system in providing the same health coverage to Retired Persons and the surviving spouses and surviving domestic partners of active employees and Retired Persons as is provided for active employee members excluding health coverage or subsidies for health coverage paid for active employees as a result of collective bargaining;

(iii) after application of Subsections (3), (3)(i) and (3)(ii), the City and County, the School District and the Community College District shall contribute 50% of Retired Persons’ remaining monthly contributions.

(4) Retired Employees Who Were Hired on or After January 10, 2009—Categories of Employees Eligible for 100% Employer Contribution

For Retired Persons identified in Section A8.428 Subsections (a)(4), (a)(5) and (a)(6), the Employers shall contribute 100% of the employer contribution established in Section A8.428 Subsection (b)(3) for:

(i) A Retired Employee who was Hired on or After January 10, 2009, with 20 or more years of Credited Service with the Employers; and their surviving spouses or surviving domestic partners;

(ii) The surviving spouses or surviving domestic partners of active employees hired on or after January 10, 2009, with 20 or more years of Credited Service with the Employers;

(iii) Retired Persons who retired for disability; and their surviving spouses or surviving domestic partners; and

(iv) The surviving spouses or surviving domestic partners of active employees who died in the line of duty where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of duty.

(5) Retired Employees Who Were Hired on or After January 10, 2009—Categories of Employees Eligible for 50%-75% Employer Contribution

For Retired Persons identified in Section A8.428 Subsections (a)(4), (a)(5) and (a)(6), the Employers shall contribute:

(i) 50% of the employer contribution established in Section A8.428 Subsection (b)(3) for a Retired Employee who was Hired on or After January 10, 2009, with at least 10 but less than 15 years of Credited Service with the Employers; their surviving spouses or surviving domestic partners; and the surviving spouses or surviving domestic partners of active employees hired on or after January 10, 2009, with at least 10 but less than 15 years of Credited Service with the Employers; and

(ii) 75% of the employer contribution established in Section A8.428 Subsection (b)(3) for a Retired Employee who was Hired on or After January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employers; their surviving spouses or surviving domestic partners; and the surviving spouses or surviving domestic partners of active employees hired on or after January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employers.

(6) Employees Hired on or After January 10, 2009—Categories of Employees Eligible for Access to Retiree Medical Benefits Coverage

An employee hired on or after January 10, 2009, and retired under the Retirement System or PERS with five (5) or more years Credited Service with the Employers, shall be eligible to receive health benefits as a member of the health service system, provided that he or she make monthly contributions equal to one hundred percent (100%) of the total premiums for health coverage as established by the Health Service Board, including the total cost for dependent coverage. At such time as he or she becomes eligible to receive benefits under Section A8.428 Subsection (a)(4), the Employers shall contribute the amounts established in Section A8.428 Subsections (b)(4), (b)(5), and (c), as applicable.

(7) Chart Summarizing Employer Contributions Under Section A8.428 Subsections (b)(4), (b)(5) and (b)(6) For Employees Hired on or After January 10, 2009



Years of Credited Service At Retirement	Percentage of Employer Contribution Established in Section A8.428 Subsection (b)(3)
1. Less than 5 years of Credited Service with the Employers (except for the surviving spouses or surviving domestic partners of active employees who died in the line of duty)	No Retiree Medical Benefits Coverage
2. At least 5 but less than 10 years of Credited Service with the Employers; or greater than 10 years of Credited Service with the Employers but not eligible to receive benefits under Subsections (a)(4), (b)(4) and (b)(5) (Section A8.428 Subsection (b)(6))	0% Access to Retiree Medical Benefits Coverage, Including Access to Dependant Coverage, But No Employer Contribution; Employee Pays Health Insurance Premium
3. At least 10 but less than 15 years of Credited Service with the Employers (Section A8.428 Subsection (b)(5))	50%
4. At least 15 but less than 20 years of Credited Service with the Employers (Section A8.428 Subsection (b)(5))	75%
5. At least 20 years of Credited Service with the Employers; Retired Persons who retired for disability; surviving spouses or surviving domestic partners of active employees who died in the line of duty (Section A8.428 Subsection (b)(4))	100%

The above chart is a simplified summary of Employer contributions under Section A8.428 Subsections (b)(4), (b)(5) and (b)(6) for employees hired on or after January 10, 2009. The express language of Subsections (b)(4), (b)(5) and (b)(6), and not the summary chart or its content, shall determine Employer contributions.

(c) The City and County, the San Francisco School District and the San Francisco Community College District shall contribute to the health service system

fund 50% of the monthly contributions required for the first dependent of Retired Persons in the system. Except as hereinbefore set forth, the City and County, the School District and the Community College District shall not contribute to the health service system fund any sums on account of participation in the benefits of the system by members' dependents, except surviving spouses and surviving domestic partners, Retired Persons' dependents, except surviving spouses and surviving domestic partners, persons who retired and elected not to receive benefits from the Retirement System; resigned employees and teachers defined in Section A8.425, and any employee whose compensation is fixed in accordance with Sections A8.401, A8.403, or A8.404 of this charter and whose compensation therein includes an additional amount for health and welfare benefits or whose health service costs are reimbursed through any fund established for said purpose by ordinance of the board of supervisors.

(d) It shall be the duty of the board of supervisors, the board of education and the governing board of the community college district annually to appropriate to the health service system fund such amounts as are necessary to cover the respective obligations of the City and County, the School District and the Community College District hereby imposed. Contributions to the health service system fund of the City and County, of the School District and of the Community College District shall be charged against the general fund or the school, utility, bond or other special fund concerned.

(e) To the extent the Superior Court elects to participate in the City's Health Service System for the provision of active and retiree health care benefits, Superior Court employees shall be treated the same as City employees for the purposes of vesting, employer contribution rates, and benefit levels, in accordance with the Trial Court Employment Protection and Governance Act and applicable state law. The Superior Court shall pay all administrative and health care costs related to the Superior Court's covered employees or retirees as a participating Employer. The Superior Court may withdraw from participation in the City's Health Service System at any time, which shall not require an amendment to this Charter.

The amendments of this section contained in the proposition therefor submitted to the electorate on June 3, 2008 shall be operative January 10, 2009. The purpose of the January 10, 2009, Charter amendment is to amend Section A8.428 to change the required years of service and employer retiree health care contribution amounts for employees hired on or after January 10, 2009. Nothing in this Charter amendment shall expand or contract the groups of employees eligible for retiree health care benefits beyond those groups eligible as of June 3, 2008.

**SEC. A8.432. RETIREE HEALTH CARE TRUST FUND.**

There is hereby created a Retiree Health Care Trust Fund ("RHCTF") for the purpose described in Section 12.204. The Retiree Health Trust Fund Board ("Board") described in Section 12.204 shall have exclusive authority and control over the administration of the RHCTF, investments of trust assets, and disbursements from the trust in accordance with the provisions of this Charter.

Active officers and employees of the City and County and Participating Employers, who commenced employment with the City and County, or the Participating Employers, on or after January 10, 2009, shall contribute their respective Employer's "Normal Cost" to the RHCTF. The annual active employee contribution rate shall be the Employers' "Normal Cost" as determined by the Employers' respective General Accounting Standards Board ("GASB") Actuaries computed as a percentage of compensation not to exceed 2% of pre-tax compensation to the RHCTF. The Employers' GASB actuaries shall determine the Employers' respective "Normal Cost" on an annual basis.

The City and County and Participating Employers shall each contribute 1% of compensation for officers and employees hired on or after January 10, 2009. Once an Employer has no Unfunded Actuarial Accrued Liability and the Retiree Health Trust Fund is Fully Funded, then the Employer and its active officers and employees hired on or after January 10, 2009, shall instead each contribute 50% of the "Normal Cost" as determined by the Employers' respective GASB actuaries, not to exceed 2% of pre-tax compensation, and the 1% Employer contribution shall no longer be required.

Contributions to the RHCTF from the City and County, and its officers and employees, and each Participating Employer, and their officers and employees, shall be segregated from each other and only used as a funding source to defray each Employers' obligations to pay for retiree health care under Section A8.428 and each Employers' share of administrative expenses. The funds may be pooled for investment purposes only.

No disbursements, other than to defray reasonable expenses of administering the RHCTF, may be made from the trust prior to January 1, 2015. Commencing January 1, 2015, trust assets may be used to defray the cost of the City's, and other Participating Employers', obligations to pay for health coverage for the retired persons and their survivors entitled to health care coverage under Section A8.428. The amount and frequency of such disbursements shall be determined by the Board in consultation with the Employers' respective GASB Actuaries.

(a) Definitions.

"Actuarial Accrued Liability" as used in this section, means "Actuarial Accrued Liability" as that term is defined under GASB No. 45.

"Employers" as used in this section means the City and County and the Participating Employers.

"Fully Funded" as used in this section means that an Employer's GASB Actuary has determined that the market value of assets in the Retiree Health Care Trust Fund equals or exceeds the Actuarial Accrued Liability.

"GASB Actuary" and "GASB Actuaries" as used in this section means the actuarial firms hired by the Employers to provide estimates of each Employers' respective total liability and annual required contribution for post retirement health benefits under GASB No. 45.

“GASB No. 45” as used in this section means Statement No. 45 of the Governmental Accounting Standards Board, Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions.

“Health coverage” as used in this section, means the health benefits or health insurance provided by the health service system for retirees, survivors and dependents under Section A8.428.

“Normal Cost” as used in this section, means the Employers’ normal cost under GASB No. 45 as determined by the Employers’ respective GASB Actuaries.

“Retiree” as used in this section, means a former employee who is retired and is entitled to health coverage under Section A8.428, and the qualified survivors or dependents of such retirees who are entitled to health coverage under Section A8.428.

“Participating Employers” as used in this section and Section 12.204, shall include the San Francisco Unified School District and the San Francisco Community College District, following a resolution by these employers’ respective governing boards to participate in the Retiree Health Care Trust Fund.

Notwithstanding Charter Section A8.433, the Board of Supervisors shall adopt, by a majority vote before January 1, 2009, such ordinances as are necessary to create and administer the Retiree Health Care Trust Fund, and all such other matters as may be necessary to establish and maintain the purpose described in this section and Section 12.204.

**SEC. A8.509. RETIREMENT—MISCELLANEOUS OFFICERS AND EMPLOYEES ON AND AFTER JULY 1, 1947.**

Miscellaneous officers and employees, as defined in this section, who are members of the retirement system under this section of the charter on February 1, 1969, and persons who become miscellaneous officers and employees after February 1, 1969, shall be members of the retirement system, subject to the following provisions of this section, in addition to the provisions contained in Sections 12.100, 12.103, 8.500, 8.510 and 8.520 of this charter notwithstanding the provisions of any other section of the charter, provided that the retirement system shall be applied to persons employed on a part-time, temporary or substitute basis only as the Board of Supervisors shall determine by ordinance enacted by three-fourths vote of all members of the board. Miscellaneous officers and employees of the said departments who are members of the retirement system under Section 8.507 of the charter on February 1, 1969 shall continue to be members of the system under Section 8.507 and shall not be subject to any of the provisions of this section, except as specifically provided in this section.

(a) The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following meaning:

“Retirement allowance,” or “allowance,” shall mean equal monthly payments, beginning to accrue upon the date of retirement, and continuing for life unless a different term of payments is definitely provided by the context.

“Compensation,” as distinguished from benefits under the workers’ compensation laws of the State of California, shall mean all remuneration whether in cash or by other allowances made by the City and County, for service qualifying for credit under this section.

“Compensation earnable” shall mean the compensation as determined by the retirement board, which would have been earned by the member had he or she worked, throughout the period under consideration, the average number of days ordinarily worked by persons in the same grade or class of positions as the positions held by him or her during such period and at the rate of pay attached to such positions, it being assumed that during any absence, he or she was in the position held by him or her at the beginning of the absence, and that prior to entering City-service he was in the position first held by him in City-service.

“Benefit” shall include “allowance,” “retirement allowance,” and “death benefit.”

“Average final compensation” shall mean the average monthly compensation earned by a member during any five consecutive years of credited service in the retirement system in which his or her average final compensation is the highest, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

For the purposes of the retirement system and of this section, the terms “miscellaneous officer or employee,” or “member,” as used in this section shall mean any officer or employee who is not a member of the fire or police department as defined in the charter for the purpose of the retirement system, under Section 8.507 of the charter.

“Retirement system” or “system” shall mean San Francisco City and County Employees’ Retirement System as created in Section 8.500 of the charter.

“Retirement board” shall mean “Retirement Board” as created in Section 12.100 of the charter.

“Charter” shall mean the charter of the City and County of San Francisco.

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural; and the plural the singular.

“Interest” shall mean interest at the rate adopted by the retirement board.

(b) Any member who completes at least 20 years of service in the aggregate credited in the retirement system, and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Subsection (g) hereof, may retire from service at his or her option. Members may retire under this section on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 62 years shall receive a service retirement allowance at the rate of two and three-tenths percent of said average final compensation for each year of service. The service retirement allowance of any member eligible to retire under this section shall be an allowance equal to the

percentage of said average final compensation set forth opposite his age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Subsection (g):

Age at Retirement	Percent for Each Year of Credited Service
50	1.0000
50 $\frac{1}{4}$	1.0250
50 $\frac{1}{2}$	1.0500
50 $\frac{3}{4}$	1.0750
51	1.1000
51 $\frac{1}{4}$	1.1250
51 $\frac{1}{2}$	1.1500
51 $\frac{3}{4}$	1.1750
52	1.2000
52 $\frac{1}{4}$	1.2250
52 $\frac{1}{2}$	1.2500
52 $\frac{3}{4}$	1.2750
53	1.3000
53 $\frac{1}{4}$	1.3250
53 $\frac{1}{2}$	1.3500
53 $\frac{3}{4}$	1.3750
54	1.4000
54 $\frac{1}{4}$	1.4250
54 $\frac{1}{2}$	1.4500
54 $\frac{3}{4}$	1.4750
55	1.5000
55 $\frac{1}{4}$	1.5250
55 $\frac{1}{2}$	1.5500
55 $\frac{3}{4}$	1.5750
56	1.6000
56 $\frac{1}{4}$	1.6250
56 $\frac{1}{2}$	1.6500

56 $\frac{3}{4}$	1.6750
57	1.7000
57 $\frac{1}{4}$	1.7250
57 $\frac{1}{2}$	1.7500
57 $\frac{3}{4}$	1.7750
58	1.8000
58 $\frac{1}{4}$	1.8250
58 $\frac{1}{2}$	1.8500
58 $\frac{3}{4}$	1.8750
59	1.9000
59 $\frac{1}{4}$	1.9250
59 $\frac{1}{2}$	1.9500
59 $\frac{3}{4}$	1.9750
60	2.1000
60 $\frac{1}{4}$	2.1250
60 $\frac{1}{2}$	2.1500
60 $\frac{3}{4}$	2.1750
61	2.2000
61 $\frac{1}{4}$	2.2250
61 $\frac{1}{2}$	2.2500
61 $\frac{3}{4}$	2.2750
62	2.3000

In no event shall a member's retirement allowance exceed 75 percent of his average final compensation.

Before the first payment of a retirement allowance is made, a member retired under this subsection or Subsection (c) of this section, may elect to receive the actuarial equivalent of his or her allowance, partly in an allowance to be received by him or her throughout his or her life, and partly in other benefits payable after his or her death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the Board of Supervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits. In the calculations under this subsection of the retirement allowance of a member, having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated in the manner prescribed for each class of service, the

average final compensation in each case being that for the respective class of service; provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this subsection providing for a minimum retirement allowance. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied on full-time service and compensation in the calculations of retirement allowances.

(c) Any member who becomes incapacitated for performance of duty because of disability determined by the retirement board to be of extended and uncertain duration, and who shall have completed at least 10 years of service credited in the retirement system in the aggregate, computed as provided in Subsection (g) hereof, shall be retired upon an allowance of one and eight-tenths percent of the average final compensation of said member, as defined in Subsection (a) hereof for each year of credited service, if such retirement allowance exceeds 40 percent of his or her average final compensation; otherwise one and eight-tenths percent of his or her average final compensation multiplied by the number of years of City-service which would be credited to him or her were such City-service to continue until attainment by him or her of age 60, but such retirement allowance shall not exceed 40 percent of such average final compensation. In the calculation under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed, for each class of service, the average final compensation in each case being that for the respective class of service; provided that the average final compensation upon which the minimum total retirement allowance is calculated in such case shall be based on the compensation earnable by the member in the classes of service rendered by him or her during the one year immediately preceding his or her retirement. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied as full-time service and compensation in the calculation of retirement allowances. An application for a disability retirement may be brought before the retirement board on said board's own motion, by the Executive Director of the Retirement System, by recommendation of any department head, commission or board, or by said member or his guardian. If his or her disability shall cease, his or her retirement allowance shall cease, and he or she shall be restored to service in the position or classification he or she occupied at the time of his or her retirement.

(d) No modification of benefits provided in this section shall be made because of any amounts payable to or on account of any member under workers' compensation laws of the State of California.

(e) If a member shall die, before retirement, (1) If no benefit is payable under Subdivision (2) of this Subsection (e):



(A) Regardless of cause, a death benefit shall be paid to the member's estate or designated beneficiary, consisting of the compensation earnable by the member during the six months immediately preceding death, plus the member's contributions and interest credited thereon.

(B) If a member sustains a traumatic bodily injury through external and violent means in the course and scope of employment and death results within 180 days of such injury, an additional insurance benefit of 12 months of compensation earnable shall be paid to the member's estate or designated beneficiary.

(2) If, at the date of his or her death, he or she was qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, and he or she has designated as beneficiary his or her surviving spouse, who was married to him or her for at least one full year immediately prior to the date of his or her death, one-half of the retirement allowance to which the member would have been entitled if he or she had retired from service on the date of his or her death, shall be paid to such surviving spouse who was his or her designated-beneficiary at the date of his or her death, until such spouse's death or remarriage, or if there be no surviving spouse, to the unmarried child or children of such member under the age of 18 years, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If, at the death of such surviving spouse, who was receiving an allowance under this Subdivision (2), there be one or more unmarried children of such member under the age of 18 years, such allowance shall continue to such child or children, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If the total of the payments of allowance made pursuant to this Subdivision (2), is less than the benefit which was otherwise payable under Subdivision (1) of this subsection, the amount of said benefit payable under Subdivision (1) less an amount equal to the total of the payments of allowance made pursuant to this Subdivision (2) shall be paid in lump sum as follows:

(A) If the person last entitled to said allowance is the remarried surviving spouse of such member, to such spouse.

(B) Otherwise, to the surviving children of the member, share and share alike, or if there are no such children, to the estate of the person last entitled to said allowance.

The surviving spouse may elect, on a form provided by the retirement system and filed in the office of the retirement system before the first payment of the allowance provided herein, to receive the benefit provided in Subdivision (1) of this subsection in lieu of the allowance which otherwise would be payable under the provisions of this subdivision. If a surviving spouse, who was entitled to make the election herein provided, shall die before or after making such election, but before receiving any payment pursuant to such election, then the legally appointed guardian of the unmarried children of the member under the age of 18 years, may

make the election herein provided before benefit has been paid under this Subsection (e), for and on behalf of such children if, in his or her judgment it appears to be in their interest and advantage, and the election so made shall be binding and conclusive upon all parties in interest.

If any person other than such surviving spouse shall have and be paid a community property interest in any portion of any benefit provided under this Subsection (e), any allowance payable under this Subdivision (2) shall be reduced by the actuarial equivalent, at the date of the member's death, of the amount of benefits paid to such other person.

Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his or her estate or designated beneficiary in the manner and subject to the conditions prescribed by the board of supervisors for the payment of a similar death benefit upon the death of other retired members.

(f) Should any miscellaneous member cease to be employed as such a member, through any cause other than death or retirement, all of his or her contributions, with interest credited thereon, shall be refunded to him or her subject to the conditions prescribed by the board of supervisors to cover similar terminations of employment and reemployment with and without redeposit of withdrawn accumulated contributions of other members of the retirement system, provided that if such member is entitled to be credited with at least 10 years of service or if his or her accumulated contributions exceed \$1,000, he or she shall have the right to elect, without right of revocation and within 90 days after said termination of service, or if the termination was by lay-off, 90 days after the retirement board determines the termination to be permanent, whether to allow his or her accumulated contributions to remain in the retirement fund and to receive benefits only as provided in this paragraph. Failure to make such election shall be deemed an irrevocable election to withdraw his or her accumulated contributions. A person who elects to allow his or her accumulated contributions to remain in the retirement fund shall be subject to the same age requirements as apply to other members under this section for service retirement, but he or she shall not be subject to a minimum service requirement. Upon the qualification of such member for retirement by reason of age, he or she shall be entitled to receive a retirement allowance which shall be the actuarial equivalent of his or her accumulated contributions and an equal amount of the contributions of the City and County, plus  $1\frac{2}{3}$  percent of his or her average final compensation for each year of service credited to him or her as rendered prior to his or her first membership in the retirement system. Upon the death of such member prior to retirement, his or her contributions with interest credited thereon shall be paid to his or her estate or designated beneficiary.

(g) The following time and service shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement and calculating benefits:

(1) Time during which said member is a member of the retirement system and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer or employee.

(2) Service in the fire and police departments which is not credited as service of a member under this section shall count under this section upon transfer of a member of either of such departments to employment entitling him or her to membership in the retirement system under this section, provided that the accumulated contribution standing to the credit of such member shall be adjusted by refund to the member or by payment of the member, to bring the account at the time of such transfer to the amount which would have been credited to it had the member been a miscellaneous employee throughout the period of his or her service in either such departments at the compensation he or she received in such departments.

(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding which is not deemed absence from service under the provisions of Section 8.520 of the charter and for which such member is entitled to receive credit as service for the City and County by virtue of contributions made in accordance with the provisions of such section.

(4) Prior service determined and credited as prescribed by the board of supervisors for persons who are members under Section 8.507.

(5) The board of supervisors, by ordinance enacted by a three-fourths vote of its members, may provide for the crediting as service under the retirement system of service, other than military service, rendered as an employee of the federal government and service rendered as an employee of the State of California or any public entity or public agency in the State of California. Said ordinance shall provide that all contributions required as the result of the crediting of such service shall be made by the member and that no contributions therefore shall be required of the City and County.

(h) All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said funds:

(1) There shall be deducted from each payment of compensation paid to a member under Section 8.509 a sum equal to 7-½ percent of such payment of compensation. 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 under Section 8.509, or shall be paid to said member or his or her estate or beneficiary as provided in Sections 8.509(e) and 8.509(f).

(2) Contributions based on time included in paragraphs (1) and (3) of Subsection (g), and deducted prior to July 1, 1947, from compensation of persons who become members under this section, and standing with interest thereon, to

the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members, and shall be combined with and administered in the same manner as the contributions deducted after said date.

(3) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, on July 1, 1948, in the accounts of the retirement system, on account of persons who become members under this section, shall be applied to provide the benefits under this section.

(4) The City and County shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Subsection (h), to provide the benefits payable under this section. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by each member prior to the date upon which his or her rate of contribution is determined in paragraph (1), Subsection (h), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, 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 salaries paid during said year, to persons who are members under this section, said percentage to be the ratio of the value of the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said member. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement, and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year, and said investigation into the experience under the system shall be made every odd-numbered year.

Notwithstanding the provisions of this Subdivision (4), any additional liabilities created by the amendments of this Section 8.509 contained in the proposition therefore submitted to the electorate on November 6, 1973, shall be amortized over a period of 30 years.

(5) 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 the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in the section shall affect the obligations of the City and County to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to the effective date hereof, and which are represented on July 1, 1947, in the accounts of said system by debits against the City and County.

(i) Upon the completion of the years of service set forth in Subsection (b) of this section as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Subsection (b), and nothing shall deprive said member of said right.

(j) Except as otherwise provided in Section 8.511 of this charter, no person retired under this section, for service or disability and entitled to receive a retirement allowance under the retirement system, shall serve in any elective or appointive position in the City and County service, including membership on boards and commissions, nor shall such persons receive any payment for service rendered to the City and County after retirement, provided that service as an election officer or juror shall not be affected by this section.

(k) Any section or part of any section in this charter, insofar as it should conflict with this section, or with any part thereof, shall be superseded by the contents of this section. In the event that any word, phrase, clause or subsection of this section shall be adjudged unconstitutional, the remainder thereof shall remain in full force and effect.

(l) Notwithstanding the provisions of Subsections (b), (c), (f), and (i) of this section, any member convicted of a crime involving moral turpitude, committed in connection with his or her duties as an officer or employee of the City and County of San Francisco, shall, upon his or her removal from office or employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system, an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

(m) The amendments of this section contained in the proposition submitted to the electorate on November 6, 1984 are hereby declared to be prospective and shall not give any person a claim against the City and County relating to a death prior to ratification of this amendment by the State Legislature.

(n) The amendments to Section A8.509 contained in the proposition submitted to the electorate on June 3, 2008 shall apply only to miscellaneous officers and employees under this Section A8.509 who were not retired on January 10, 2009,

and whose accumulated contributions were in the retirement fund on January 10, 2009 and who were not retired on that date.

SEC. A8.526-2. COST OF LIVING ADJUSTMENT IN ALLOWANCES ON AND AFTER JANUARY 10, 2009.

(a) Notwithstanding the provisions of Section A8.526 or any other provision of the charter to the contrary, effective January 10, 2009, each retirement allowance payable which is not subject to change when the salary rate of any member is changed shall be adjusted according to the provisions of this Section A8.526-2 and not Section A8.526.

(b)(1) Funds necessary for the payment of any increase in allowance pursuant to this Section A8.526-2 that are payable to, or on account of, members who retired or died, shall be provided from the City's accumulated contributions held by the system on account of such members. The City's contributions shall be determined on the basis of a normal contribution rate which shall be computed as a level percentage of compensation which, when applied to the future compensation of the average new member entering the system, together with the required member contribution, will be sufficient to provide for the payment of all prospective benefits of such member.

(b)(2) Any increase in allowances payable which are not funded by the City's accumulated contributions held by the system shall be funded by contributions of members entitled to said allowances, which shall be at rates which are in addition to the rates of contribution otherwise provided by charter or ordinance, provided that a member's rate of contribution shall not exceed one-half of one percent of his or her monthly compensation. The contributions made under this section by any member shall be credited together with regular interest thereon to his or her individual account and shall be subject to the same charter and ordinance provisions relating to accumulated contributions of the member, including withdrawal and death benefits other than death allowances, provided, however, that upon his or her retirement or death, such accumulated contributions and interest shall not be applied to provide a part of the retirement benefits payable to him or her on the death allowance benefits payable on account of his or her death otherwise provided by charter or ordinance, but instead shall be held, together with the accumulated contributions made by the City pursuant to this Subsection (b(3)), with interest thereon, to provide the benefits under this Section A8.526-2.

(b)(3) The rates of contribution of members and the City, as provided herein, shall be fixed by the retirement board from time to time as it determines necessary.

(c)(1) The retirement board shall determine, prior to April 1 of each year, the percentage of increase or decrease in the cost of living during the preceding calendar year, as shown by the then current Consumer Price Index, All Items, San Francisco (1957-59=100), issued by the U.S. Bureau of Labor Statistics and published in the Monthly Labor Review or a successor publication. The cost of living

adjustments as hereinafter provided shall be based on the percentage of such increase or decrease.

(c)(2) Notwithstanding any other charter or ordinance provision governing the retirement system, effective January 20, 2009, every retirement or death allowance payable to, or on account of, any member who retires or dies as a member of the system or who has retired or died as such a member, except allowances subject to change when the salary rate of any member is changed, shall be increased or decreased as of July 1, 2009, and on July 1, of each succeeding year, by an amount equal to the percentage, of such increase or decrease as determined in Subsection (c)(1) multiplied by the monthly allowance payable on June 30 of that calendar year.

(c)(3) The percentage of increase or decrease in each such allowance shall be the percentage which is determined by the retirement board to approximate to the nearest one percent increase or decrease in the cost of living during the preceding calendar year.

(c)(4) No such adjustment in any year shall exceed two percent of said allowance; provided, however, that no allowance shall be reduced below the amount being received by the member or the member's beneficiary on July 1, 1968, or on the effective date the member began to receive the allowance, whichever is later.

(d)(1) Commencing with the effective date of this Section A8.526-2, if the percentage of increase or decrease in the cost of living in any calendar year, as determined to the nearest one percent by the retirement board, were to exceed two percent as compared with the cost of living in the next preceding calendar year, the percentage of increase or decrease in the cost of living in excess of two percent, shall be accumulated to provide increases or decreases in the cost of living in each succeeding calendar year.

#### SEC. A8.526-3. SUPPLEMENTAL COST OF LIVING BENEFIT ON AND AFTER JANUARY 10, 2009.

(a) Notwithstanding the provisions of Section A8.526-1 or any other provision of this charter to the contrary, effective January 10, 2009, all supplemental cost of living benefits adjustments payable, including retirement allowances subject to change when the salary rate of a member is changed, shall be determined pursuant to the provisions of Section A8.526-3 and not Section A8.526-1.

(b)(1) On July 1, 2009 and July 1 of each succeeding year, the retirement board shall determine whether, in the previous fiscal year, there are earnings in excess of the expected earnings on the actuarial value of the assets. In those years when the previous year's earnings exceed the expected earnings on the actuarial value of the assets, then on July 1 each retirement allowance or death allowance payable on account of a member who died, including retirement allowances subject to change when the salary rate of a member is changed, shall be increased by an amount equal to three and one-half percent (3.5%) of the allowance as of June 30, less the amount of any cost of living adjustment provided pursuant to

Section A8.526-2 and less the amount of any cost of living adjustment, payable in that fiscal year, which is the result of a change in the salary of the member.

(b)(2) If, on July 1, 2009 and July 1 of each succeeding year, the previous fiscal year's earnings exceed the expected earnings on the actuarial value of the assets, but they are insufficient to increase said allowances by three and one-half percent (3.5%) as provided in Subsection (b)(1), then to the extent of excess earning, said allowances shall be increased in increments of one-half percent (.5%) up to the maximum three and one-half percent (3.5%) of the allowance as of June 30, less the amount of any cost of living adjustment provided pursuant to Section A8.526-2 and less the amount of any cost of living adjustment, payable in that fiscal year, which is the result of a change in the salary of the member.

(c) When the previous fiscal year's earnings exceed the expected earnings on the actuarial value of the assets but are not sufficient to fund any supplemental cost of living benefit adjustment pursuant to either Subsection (b)(1) or (b)(2), the retirement board shall reserve the excess earnings for that year. Said reserved earnings shall accumulate only until such time that said reserved earnings, plus the next year's earnings in excess of the expected earnings on the actuarial value of the assets, are sufficient to fund one fiscal year's increase in the supplemental cost of living benefit adjustment, at which time the earnings in reserve shall be withdrawn and used to fund a supplemental cost of living benefit adjustment as provided in either Subsection (b)(1) or (b)(2).

(d) Any supplemental cost of living benefit adjustment, once paid to a member, shall not be reduced thereafter.

#### SEC. A8.587-2. SERVICE RETIREMENT.

Any member who completes at least 20 years of service in the aggregate credited in the retirement system and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Section A8.587-7 may retire for service at his or her option. Members may retire under this section or under the provisions of Section A8.587-6, on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 62 years shall receive a service retirement allowance at the rate of 2.3 percent of said average final compensation for each year of service. The service retirement allowance of any member retiring prior to a) attaining the age of 60 years, and after rendering 20 years or more of such service, computed under Section A8.587-7, and having attained the age of 50 years, or b) attaining the age of 60 years, and after rendering 10 years or more of such service, computed under Section A8.587-7, shall be an allowance equal to the percentage of said average final compensation set forth opposite his or her age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Section A8.587-7:



Age at Retirement	Percent for Each Year of Credited Service
50	1.0000
50 $\frac{1}{4}$	1.0250
50 $\frac{1}{2}$	1.0500
50 $\frac{3}{4}$	1.0750
51	1.1000
51 $\frac{1}{4}$	1.1250
51 $\frac{1}{2}$	1.1500
51 $\frac{3}{4}$	1.1750
52	1.2000
52 $\frac{1}{4}$	1.2250
52 $\frac{1}{2}$	1.2500
52 $\frac{3}{4}$	1.2750
53	1.3000
53 $\frac{1}{4}$	1.3250
53 $\frac{1}{2}$	1.3500
53 $\frac{3}{4}$	1.3750
54	1.4000
54 $\frac{1}{4}$	1.4250
54 $\frac{1}{2}$	1.4500
54 $\frac{3}{4}$	1.4750
55	1.5000
55 $\frac{1}{4}$	1.5250
55 $\frac{1}{2}$	1.5500
55 $\frac{3}{4}$	1.5750
56	1.6000
56 $\frac{1}{4}$	1.6250
56 $\frac{1}{2}$	1.6500
56 $\frac{3}{4}$	1.6750
57	1.7000
57 $\frac{1}{4}$	1.7250
57 $\frac{1}{2}$	1.7500
57 $\frac{3}{4}$	1.7750
58	1.8000
58 $\frac{1}{4}$	1.8250
58 $\frac{1}{2}$	1.8500
58 $\frac{3}{4}$	1.8750
59	1.9000
59 $\frac{1}{4}$	1.9250
59 $\frac{1}{2}$	1.9500
59 $\frac{3}{4}$	1.9750

60	2.1000
60 ¼	2.1250
60 ½	2.1500
60 ¾	2.1750
61	2.2000
61 ¼	2.2250
61 ½	2.2500
61 ¾	2.2750
62	2.3000

In no event shall a member's retirement allowance exceed seventy-five percent of his or her average final compensation.

Before the first payment of a retirement allowance is made, a member, retired under this section or Section A8.587-3, may elect to receive the actuarial equivalent of his or her allowance, partly in an allowance to be received by him or her throughout his or her life, and partly in other benefits payable after his or her death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits. In the calculations under this section of the retirement allowance of member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service, provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this section providing for a minimum retirement allowance. Part-time service and compensation shall be converted to full-time service and compensation in the manner prescribed by the board of supervisors, and when so converted shall be applied on full-time service and compensation in the calculation of retirement allowances.

**SEC. A8.587-13. APPLICATION OF PLAN.**

(a) The provisions of Section A8.587 and Section A8.587-1 through A8.587-13 shall not apply to any members of the Retirement System under Section A8.584 who retired or died before November 7, 2000.

(b) The amendments to Section A8.587 contained in the proposition submitted to the electorate on June 3, 2008 shall apply only to miscellaneous officers and employees under Section A8.587 who were not retired on January 10, 2009, and whose accumulated contributions were in the retirement fund on January 10, 2009 and who were not retired on that date.

(c) For members of the retirement system under Sections A8.584 or A8.587 who retired before January 10, 2009 and are later elected or appointed to a position or office which subjects him or her to membership in the retirement system under Section A8.587, the amendments to Section A8.587 submitted to the electorate on June 3, 2008 shall only apply to service after January 10, 2009.

**SEC. A8.590-8. RETIREE HEALTH CARE TRUST FUND.**

Notwithstanding any other provision of Charter Sections A8.409 through A8.409-8, the provisions and operation of the Retiree Health Care Trust Fund, including employee contributions to the fund, shall be determined pursuant to Charter Sections 12.204, A8.432, and A8.433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8.590-5.

**SEC. A8.584-9. RIGHT TO RETIRE.**

Upon the completion of the years of service set forth in Section 8.584-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.584-2, and, except as provided in Section 8.584-13, nothing shall deprive said member of said right.

**SEC. A8.584-13. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.**

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.584-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

**SEC. A8.586-12. RIGHT TO RETIRE.**

Upon the completion of the years of service set forth in Section 8.586-2 as requisite to retirement, a member of the police department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.586-2, and, except as provided in Section 8.586-16, nothing shall deprive said member of said right.

SEC. A8.586-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.586-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.587-9. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section A8.587-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section A8.587-2, and, except as provided in Section 8.587-14, nothing shall deprive said member of said right.

SEC. A8.587-14. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.587-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in con-

nection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco shall, forfeit all rights to and further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

**SEC. A8.588-12. RIGHT TO RETIRE.**

Upon the completion of the years of service set forth in Section 8.588-2 as a requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.588-2, and, except as provided in Section 8.588-16, nothing shall deprive said member of said right.

**SEC. A8.588-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.**

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.588-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

**SEC. A8.597-12. RIGHT TO RETIRE.**

Upon the completion of the years of service set forth in Section 8.597-2 as a requisite to retirement, a member of the police department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section

8.597-2, and, except as provided in Section 8.597-16, nothing shall deprive said member of said right.

**SEC. A8.597-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.**

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.597-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

**SEC. A8.598-12. RIGHT TO RETIRE.**

Upon the completion of the years of service set forth in Section 8.598-2 as a requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.598-2, and, except as provided in Section 8.598-16, nothing shall deprive said member of said right.

**SEC. A8.598-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.**

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.598-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

**SEC. 4.101. BOARDS AND COMMISSIONS—COMPOSITION.**

(a) Unless otherwise provided in this Charter, the composition of each appointive board, commission or advisory body of any kind established by this Charter or legislative act of the United States of America, the State of California or the Board of Supervisors shall:

1. Be broadly representative of the communities of interest, neighborhoods, and the diversity in ethnicity, race, age, sexual orientation, and types of disabilities of the City and County and have representation of both sexes; and

2. Consist of electors of the City and County at all times during the term of their respective offices, unless otherwise specifically provided in this Charter; or in the case of boards, commissions or advisory bodies established by legislative act the position is (a) designated by ordinance for a person under legal voting age, or (b) unless specifically exempt from the provisions, or waived by the appointing officer or entity upon a finding that an elector with specific experience, skills or qualifications willing to serve could not be located within the City and County.

It shall be official City policy that the composition of each appointive board, commission, or advisory body of any kind established by this Charter or legislative act of the United States of America, the State of California, or the Board of Supervisors shall reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientation, and types of disabilities. The voters therefore urge in the strongest terms all City officers and agencies involved in nominating, appointing or confirming members of those appointive boards, commissions, or advisory bodies to consider and as appropriate support the nomination, appointment or confirmation of female, minority, and disabled candidates to fill seats on those bodies.

The Commission on the Status of Women shall conduct analysis of appointments to appointive boards, commissions, and advisory bodies in the second and fourth year of each mayoral administration to track the diversity of appointments to such bodies. This analysis, to be based only on voluntary disclosures, shall include gender, ethnicity, sexual orientation, disability status, and any other relevant demographic qualities.

(b) Vacancies on appointive boards, commissions or other units of government shall be filled for the balance of the unexpired term in the manner prescribed by this Charter or ordinance for initial appointments.

(c) Terms of office shall continue as they existed on the effective date of this Charter.

**SEC. 4.112. PUBLIC UTILITIES COMMISSION.**

(a) The Public Utilities Commission shall consist of five members appointed by the Mayor, subject to confirmation by a majority of the Board of Supervisors. Each of the members shall serve for a term of four years. Members may be removed by the Mayor only pursuant to Section 15.105.

(b) Seat 1 on the Commission shall be a member with experience in environmental policy and an understanding of environmental justice issues. Seat 2 shall be a member with experience in ratepayer or consumer advocacy. Seat 3 shall be a member with experience in project finance. Seat 4 shall be a member with expertise in water systems, power systems or public utility management. And Seat 5 shall be an at-large member.

(c) The respective terms of office of members of the Public Utilities Commission who hold office on August 1, 2008 shall expire at noon on that date, and the members appointed pursuant to the amendments to this section approved at the June 2008 election shall succeed to said office at that time. In order to provide for staggered terms, the members appointed to Seats 2 and 4 shall serve for an initial term of two years from August 1, 2008. The remaining three members appointed to Seats 1, 3, and 5 shall serve for an initial term of four years from August 1, 2008, and thereafter the terms of all members shall be four years.

(d) The Commission shall have charge of the construction, management, supervision, maintenance, extension, operation, use and control of all water and energy supplies and utilities of the City as well as the real, personal, and financial assets, which are under the Commission's Jurisdiction on the operative date of this Charter, or assigned pursuant to Section 4.132.

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: June 3, 2008.

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Charter Chapter 12—City of Alameda

***Amendments to the Charter of the City of Alameda***

[Filed with the Secretary of State December 4, 2008.]

By amending Section 2-4 to read:

Section 2-4. The salary attached to the following offices shall be fixed by the Council: Auditor, Treasurer, City Manager, City Attorney, City Clerk. Each Councilmember shall receive \$50.00 for each meeting of the Council which he shall



attend; provided, that no Councilmember shall receive such fees for more than two meetings in any one calendar month.

By amending Section 2-6 to read:

Section 2-6. The term of each elective officer shall commence at 8:00 o'clock p.m. on the third Tuesday of the month following the general municipal election at which such officer was elected and continue for four years thereafter and until his or her successor is elected and qualified.

By amending Section 2-9 to read:

Section 2-9. If any elected or Council-appointed officer of the City who shall remove from the City or absent himself therefrom for more than thirty days consecutively without the permission of the Council, or shall fail to qualify by taking the oath of office within fifteen days from the time his certificate of election or appointment is mailed or delivered to him, or shall resign, or be convicted of a felony, or be adjudged insane, his office shall be vacant.

By adding Section 2-16 to read:

Section 2-16. All references to "his" shall be changed to "his or her" and all references to "him" shall be changed to "him or her" and all references to "himself" shall be changed to "himself or herself."

By amending Section 3-7(A) to read:

Section 3-7. The Council shall:

(A) Meet in the month next succeeding the month in which the General Municipal Election is held, and organize by selecting from its membership, a Vice Mayor of the Council, whose term shall commence upon selection and continue until the selection and qualification of the successor following the next General Municipal Election.

By amending Section 3-7(B) to read:

(B) Hold regular meetings in the calendar year as fixed by resolution in December of the preceding year. Its meetings shall be public and held in the Council Chamber of the City Hall. Special meetings may be called pursuant to general law.

By amending Section 3-7(C) to read:

(C) Contract and fix the compensation for the services of a Certified Public Accountant, who shall at least annually investigate the transactions and audit the accounts of all officers having the collection, custody or disbursement of public money, or having the power to approve, allow or audit demands on the treasury. Said Auditor shall have free access to all records, books and papers in all departments of the City. Said Auditor may at any time visit any of the public offices and make examinations and investigations therein without hindrance. At the close of the investigation said Auditor shall file with the Council a written report containing recommendations. If during said Auditor's examination and audit it shall appear that a public offense has been committed, or that any officer or employee is in default, said Auditor shall immediately report to the Council, which shall take proceedings as are authorized by law.

By deleting Section 3-7(E).

By amending Section 3-7(F) to read:

(F) Prescribe the form of oath of office and require that every elected and Council-appointed officer shall, before entering upon the duties of his office, take and file such oaths with the City Clerk.

By amending Section 3-7(I) to read:

(I) Establish on or before July 1, 1938, a retirement, pension and insurance system for City officers and employees based on sound actuarial principles, which system once adopted shall not be amended except by majority vote of the full Council and shall not be repealed except by the People. Such system shall provide for the support thereof by deductions from the compensation of officers and employees of the City and contributions from City funds and funds under the control of the respective boards.

By amending Section 3-15 to read:

Section 3-15. When the expenditure required for the purchase of materials or supplies, or for the making of public work or improvements exceeds the sum provided by general law, the same shall be done by written contract and let to the responsible bidder who submits the lowest and best bid, after advertising in the Official Newspaper by at least one insertion for sealed proposals, which advertising shall be made at least five days prior to the time for receipt of bids. Advertisements for bids may set forth the general character of the work, materials or supplies and refer for details to specifications on file in the office of the City Clerk. The Council may reject all bids. In case no bids are received, the Council may make such public work or improvements without contract or purchase such materials or supplies in the open market. The Council may, by four votes, either with or without prior advertising, as hereinabove set forth, determine that in its opinion the public work or improvements in question will be performed more economically by the City without contract, or that the materials or supplies can be purchased at a lower price in the open market, or that great necessity or emergency requires immediate action, and thereupon proceed to make such public work or improvements without contract and to purchase such materials or supplies in the open market.

By deleting Section 3-15.1.

By amending Section 9-1(E) to read:

(E) To appoint, discipline and remove, subject to Civil Service requirements, all employees and deputies in his office.

By amending Section 12-3(D) to read:

(D) No employee of the Board receiving compensation from it shall be, or within one year preceding his employment have been, a member of the Board.

By amending Section 17-10 to read:

Section 17-10. The City Manager shall present to the Mayor and City Council a quarterly report on the revenues and expenditures as compared to the adopted budget of all funds of the City. The form of such report shall be both narrative and

budgetary in order to inform the Mayor and City Council of the financial status of the City. The Auditor will review each report with the Mayor and City Manager.

By deleting Section 17-11.

By amending Section 22-4 to read:

Section 22-4. Any person convicted of a felony or misconduct in office shall forfeit his office or position of employment. No person who shall have been convicted of a felony or misconduct in office shall ever hold any office or position of employment in the service of the City, consistent with state law.

By deleting Section 23-4.

By deleting Section 23-5.

By deleting Article XXV.

By amending Section 28-6(A) to read:

The Board shall elect a Chairperson and a Vice-Chairperson from their membership. Each office shall be for one (1) year. However, an office holder may be returned to office.

By deleting Section 28-6(B).

Section 3-15.2. In the event of a sudden, unexpected occurrence that poses a clear and imminent danger, requiring immediate action to prevent or mitigate the loss or impairment of life, health, property, or essential public services, the City Manager or designee may exceed the sum provided by general law and forego competitive bid, subject to ratification by Council as soon as practicable.

#### ARTICLE IV

##### Auditor

Section 4-1. The Auditor shall have, at the time of his/her election, a degree in accounting or business administration or be licensed as a Certified Public Accountant and five years of accounting experience.

Section 4-2. The Auditor shall provide for at least annual audits of the City's financial operations, books and records to assure that the City's financial transactions, accounts and records are maintained in accordance with the requirements of the City Charter, state and federal laws and generally accepted accounting principles.

#### ARTICLE V

##### Treasurer

Section 5-1. The Treasurer shall have had, at the time of his/her election, five years experience in administering investment programs and be licensed as a Chartered Financial Analyst or Certified Financial Planner.

Section 5-2. The Treasurer shall annually recommend to Council an investment policy for City monies and monitor and report results of the City investment portfolio.

Section 12-1. The Public Utilities Board shall have the power:

(A) To control and manage all public utilities owned by the City established for the purpose of generating, distributing or selling electricity or for the purpose of furnishing communications.

Section 22-8. All public offices, except where otherwise provided by law, shall be open for business every day, except holidays, from 9:00 A.M. to 5:00 P.M., subject to modification by Council.

Section 22-13. Every contract involving consideration reasonably valued at more than an amount specified by ordinance shall, except in cases provided by ordinance, be made in writing. The contract shall be signed on behalf of the City by a person authorized by the Council. The City shall not be, and is not, bound by any contract unless it complies with the requirements of this section and all other applicable requirements of the Charter.

Section 28-5. VACANCY AND REMOVALS: Vacancies which may occur on the Board shall be filled by appointment of a new member by the City Council for the duration of an unexpired term of office. A person may be removed by the City Council.

Certified to be a true copy by Beverly J. Johnson, Mayor, and Lara Weisiger, City Clerk.

Date of General Election: November 4, 2008.

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### Charter Chapter 13—City of San Luis Obispo

#### ***Amendments to the Charter of the City of San Luis Obispo***

[Filed with the Secretary of State December 9, 2008.]

SECTION 1: The Council of the City of San Luis Obispo hereby proposes on its own motion that amendment of the Charter of the City of San Luis Obispo be submitted to the voters at the General Municipal Election on Tuesday, November 4, 2008 to read as follows:

A. By amending Section 201 (Form of Government) to read:

The municipal government provided by this Charter shall be known as the “Council-Mayor-City Manager” form of municipal government.

[And, also, changing all references to “City Administrative Officer” within the Charter to “City Manager,” consistent with the above revision. This will entail revision of Sections 109, 204, 407, 701, 702, 703, 704, 705, 707, 709, 712, 802, 803, 810, 901, 1006, and 1101 of the Charter.]

B. By amending Section 407 (Mayor—Powers and Duties) to read:

The Mayor shall preside at all meetings of the City Council and perform such other duties consistent with the office as may be imposed by the Council or by vote of the people. The Mayor shall be entitled to, and must vote when present, but shall possess no veto power. As presiding officer of the Council, the Mayor will

faithfully communicate the will of the Council majority to the City Manager in matters of policy. The Mayor shall be recognized as the official head of the City for all ceremonial purposes.

C. By amending Section 410 (Compensation) to read:

The Mayor and each Council Member shall receive compensation for services payable according to the regular City payroll schedule, with the Mayor receiving greater compensation than the other Council Members.

Compensation for Mayor and Council Members shall be reviewed biennially in even-numbered years. When warranted, said compensation may be adjusted by Council resolution, to be effective the first full pay period in January of the year following the review. The compensation rate may be revised by the electorate by initiative.

Mayor and Council Member expenses incurred for official business shall be reimbursed.

D. By amending Section 505 (Voting) to read:

The ayes and noes shall be taken upon the passage of all ordinances and resolutions and entered upon the journal of the proceedings of the Council. Upon the request of any member, the ayes and noes shall be taken and recorded on any vote. All members, when present, must vote, except in the case of a recusal due to a conflict of interest. Failure or refusal to vote shall be construed as an affirmative vote.

E. By amending Section 601 (Methods of Action by Council) to read:

All action by the Council shall be taken only by means of ordinance, resolution, or oral motion duly made and passed.

Ordinances that prescribe rules applicable generally within the jurisdiction shall become a part of the Municipal Code and so remain until amended or voided. All municipal laws relating to taxation or to possible criminal action against an offender shall be in the form of ordinances.

Resolutions shall be serially numbered and filed sequentially in the office of the City Clerk.

Oral motions shall be recorded only in the minutes of any regular or special meeting of the Council.

F. By amending Section 701 (General Description) to read:

The officials of the City of San Luis Obispo shall consist of a City Manager and a City Attorney. Such officials shall be appointed by and may be removed only by the affirmative votes of a majority of the members of the Council. All other officials and department heads of the City shall be appointed by and may be removed by the City Manager.

G. By amending Section 709 (Employment Policy) to read:

The City Council shall adopt Personnel Regulations by ordinance or resolution, prescribing hiring, discharge and performance standards for Council appointees, department heads, and other appointive officials.

No official appointed by the City Council shall be terminated within the three (3) months following a municipal election. No official subject to appointment by the City Manager shall be terminated within the three (3) months immediately following the appointment of a new City Manager. Any notice of termination, transfer, or demotion shall state the effective date of the action and a copy shall be filed with the Human Resources Department.

H. By amending Section 901 (Public Works to be Done by Contract), subpart (D) to read:

(D) Nothing in this section shall be construed to apply to any project involving the expenditure of City monies by the City for public works in cooperation with a developer or subdivider for oversized facilities or such cooperative extension or replacement of mains and appurtenances. For those projects the City shall have the authority to make funds available to the cooperating developer or subdivider through a Reimbursement Agreement as established by Council ordinance or resolution.

I. By amending Section 905 (Progress Payments) to read:

Any contract may provide for progressive payments if the ordinance or resolution authorizing such work includes such a provision. No progressive payments may be provided for or made at any time which with prior payments, if there have been such, shall exceed in amount at any time ninety percent (90%) of the value of the labor done and the materials used up to that time, and no contract shall provide for or authorize or permit the payment of more than ninety percent (90%) of the contract price before the completion and acceptance of the work, unless otherwise required by Federal Law.

J. By amending Section 906 (Sale or Lease of City Property) to read:

The City Council, by ordinance or resolution, shall adopt policies and procedures that shall be applicable to the sale or lease of City property.

K. By amending Section 1001 (Granting of Franchises) to read:

The City Council is empowered to grant by ordinance a franchise to any person, firm or corporation, whether operating under an existing franchise or not, to furnish the City and its inhabitants with transportation, communication, terminal facilities, water, light, heat, power, refrigeration, storage, or any other public utility of public service, and to use the public streets, ways, alleys, and other places, as the same now or may hereafter exist, for the construction and operation of plants, works, or equipment necessary or convenient for traversing any portion of the City for the transmitting or conveying of any service elsewhere. The City Council may prescribe the terms and conditions of any such grant. It may also provide, by procedural ordinance, the method of procedure and additional terms and conditions for making such grants, subject to provisions of this Charter. The City Council may, by ordinance or resolution, establish fees or charges for the granting of licenses or franchises.

L. By amending Section 1006 (Duties of Grantee), subpart (E) to read:

(E) Remove and relocate without expense to the City any facilities installed, used and maintained under the franchise if and when made necessary by any lawful change of grade, alignment, or width of any public street, way, alley, or place, including the construction of any subway or viaduct; and

M. By amending Section 1202 (Eligibility, Appointment and Length of Terms) to read:

All registered voters within the City, except part or full-time officials and management employees of the City, shall be eligible for appointment, and shall be selected and appointed by any method deemed appropriate by the Council. Participation on citizen committees, commissions, boards and authorities by non-registered voters or non-city residents may be permissible depending upon the nature and purpose of the advisory body, as determined by the City Council.

No Committee shall be appointed to a term exceeding four (4) years. Committee members may be reappointed to serve additional terms.

N. By amending Section 1205 (Annual Reports) to read:

On an annual basis, each established body shall report to the Council on its activities for the preceding year, as well as its proposed activities and requested budget for the forthcoming year.

SECTION 2: That the City Council, pursuant to its right and authority, does order submitted to the voters at the General Municipal Election on Tuesday, November 4, 2008, the following question:

Shall Sections 201 (and related references throughout the Charter), 407, 410, 505, 601, 701, 709, 901, 906, 1001, 1006, 1202, and 1205 of the Charter of the City of San Luis Obispo be amended to make technical, non-substantive revisions, as set forth in City Council Resolution No. 10007 (2008 Series)?	Yes
	No

SECTION 3. That the City Council authorizes any and all members of the City Council to file written arguments In Favor or Against the measure in accordance with Article 4, Chapter 3, Division 9 of the Elections Code of the State of California and to change the argument until and including the date fixed by the City Clerk after which no arguments for or against the measure may be submitted to the City Clerk.

SECTION 4. That the City Council directs the City Clerk to transmit a copy of the measure to the City Attorney, who shall prepare an impartial analysis of the measure showing the effect of the measure on the existing law and the operation of the measure. The impartial analysis shall be filed by the date set by the City Clerk for the filing of primary arguments.

SECTION 5. That in all particulars not recited in this resolution, the election shall be held and conducted as provided by law for holding municipal elections.

SECTION 6. That notice of the time and place of holding the election is given and the City Clerk is authorized, instructed and directed to give further or additional notice of the election, in time, form and manner as required by law.

SECTION 7. That the City Clerk shall certify to the passage and adoption of this resolution.

SECTION 8. That the City Clerk is hereby directed to file a certified copy of this resolution with the San Luis Obispo County Board of Supervisors and Clerk-Recorder.

Certified to be a true copy by David F. Romero, Mayor, and Audrey Hooper, City Clerk.

Date of General Election: November 4, 2008.

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Charter Chapter 14—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 15, 2008.]

**SEC. B6.406. HARBOR REVENUES AND EXPENDITURES.**

The revenues of the harbor and of all properties and facilities incident thereto, or used in connection therewith, shall be deposited in a separate fund in the treasury of the City and County; and a harbor trust fund or trust funds shall be established by the City and County; and the City and County shall deposit in the fund or funds all monies received attributable to facilities on the transferred lands in the harbor.

Subject to the terms and conditions of Statute 1968, ch. 1333, appropriations from such funds shall be made for the following purposes and in the order named, viz:

(a) for the payment of maintenance and operating expenses, pension charges and proportionate payments to such compensation and other insurance and accident reserve funds as the commission may establish or the board of supervisors may require;

(b) for the payment of principal, interest, reserve funds, sinking funds, and other funds established for the benefit of any forms of indebtedness issued or undertaken by or on behalf of the commission for any purpose authorized under this charter, including, but not limited to, revenue bonds, general obligation bonds, infrastructure financing district bonds, certificates of participation, lease revenue bonds, commercial paper, variable rate demand notes, auction rate securities, bond anticipation notes and other evidences of indebtedness;

(c) for capital improvements to, and reconstruction and replacement of, the properties, equipment and facilities of the harbor, and



(d) to establish a reserve, surplus or sinking fund for harbor operations, capital improvements, reconstruction, and replacement of equipment or facilities used in connection thereto as the commission may establish.

In the event of a conflict between any trust indenture or other instrument securing or evidencing indebtedness outstanding as of January 1, 2009 and authorized in this charter and the priorities set forth in this Section B6.406, the priorities of the debt instrument will control.

**SEC. B7.310. PIER 70 WATERFRONT DISTRICT.**

(a) The Port of San Francisco's southern waterfront includes a site known as Pier 70. For over 150 years, some portion of this site has been in use for ship building and repair, or steel production, as well as for other heavy industrial uses. In 2001, the California State Office of Historic Preservation determined that Pier 70's approximately 40 historic buildings, structures and features are eligible for the National Register collectively as contributors to a Pier 70 historic district. This Section B7.310 is intended to enable the City and County, through its Port Commission, to rehabilitate the Pier 70 area by establishing planning, financing and project approval mechanisms appropriate to the area. These mechanisms will serve a significant public purpose by preserving and restoring historic waterfront properties in need of repair, restoring waterfront land, and building new waterfront parks and maritime facilities.

(b) The Port Commission may submit to the Board of Supervisors for approval a financial and land use plan or plans for all or a portion of Pier 70 (each a "Pier 70 Plan") that includes a description of the boundaries of a Pier 70 planning area ("Pier 70 Waterfront District") and projections of the Port's need for financing, in addition to authorized property tax increment financing, to preserve and restore deteriorated Pier 70 historic waterfront properties, seismically strengthen Pier 70 piers and structures, remediate and restore contaminated waterfront land and structures, build new waterfront parks, and build maritime facilities ("Waterfront Improvements"). The financing plan may include, without limitation, issuance of debt to finance Waterfront Improvements or direct payments to a tenant for the Waterfront Improvements. As used in this Section B7.310, Waterfront Improvements include rehabilitation of an existing historic resource consistent with the Secretary of the Interior's Standards for the Treatment of Historic Properties, seismic strengthening of existing structures, environmental remediation and/or mitigation consistent with applicable regulations and/or a plan approved by a regulatory agency with jurisdiction over the contaminated area, construction and landscaping of waterfront open space, including natural shoreline habitat, construction of utility infrastructure necessary to achieve compliance with environmental performance standards that exceed applicable building code requirements, and the construction or rehabilitation of maritime facilities.

(c) Before proposing to issue indebtedness to finance Waterfront Improvements or to assume the responsibility to pay for the improvements pursuant to this Section B7.310, the Port Commission, by resolution, must approve a capital

budget for the proposed Waterfront Improvements and find that the new lease revenues from private investment in and development of the proposed Pier 70 Waterfront District for a period of twenty years, commencing with the Port's projected date of issuance of a certificate of occupancy for a lease identified by the Port for all or a portion of the Pier 70 Waterfront District, and property tax increment available under the Pier 70 Plan, are insufficient to finance the Waterfront Improvements.

(d) The Clerk of the Board of Supervisors shall refer the Pier 70 Plan to the Controller within thirty days after the Port Commission's submission to the Board of Supervisors. Within ninety days of the Clerk's referral, the Controller and the Tax Collector, in consultation with the Department of Real Estate and the Port Commission, shall report to the Board of Supervisors the following:

1. The total amount of taxes received by the City and County from (A) the City Payroll Expense Tax under Article 12-A of the Business and Tax Regulations Code, as amended from time to time (the "Payroll Tax"), from businesses located in the Pier 70 Waterfront District, and (B) Tax on Transient Occupancy of Hotel Rooms under Article 7 of the Business and Tax Regulations Code, as amended from time to time (the "Hotel Tax"), from any hotel rooms located in the Pier 70 Waterfront District (the "Base Year Tax Revenues") in the full fiscal year immediately preceding the submission of the proposed Pier 70 Plan to the Board of Supervisors: and

2. The projected annual increases in Payroll Tax and the Hotel Tax above the Base Year Tax Revenues that will accrue to the General Fund for each year ("Pier 70 Annual Payroll and Hotel Tax Increment") for a twenty year period following the issuance of a certificate of occupancy related to a Port lease identified by the Port for all or a portion of the Pier 70 Waterfront District, using assumptions about new lease and tax revenues from development of allowed uses in the Pier 70 Waterfront District.

The Publication of the Controller's and Tax Collector's report will not be a violation of Business & Tax Regulations Code Section 6.22-1. The Controller and the Tax Collector shall be entitled to reimbursement of their costs to perform their responsibilities under this Section B7.310.

(e) The Board of Supervisors may approve the Pier 70 Plan, with or without the financing for Waterfront Improvements described in the plan. The Board of Supervisors may approve the financing for Waterfront Improvements described in the plan, if it finds that new lease revenues from private investment in and development of the imposed Pier 70 Waterfront District for a period of twenty years commencing with the Port's projected date of issuance of a certificate of occupancy for a lease identified by the Port for all or a portion of the Pier 70 Waterfront District and property tax increment available under the Pier 70 Plan, are insufficient to finance the Waterfront Improvements.

(f) If the Board of Supervisors approves the Pier 70 Plan and associated financing for Waterfront Improvements, then, for the purposes of this Section

B7.310, the Base Year Tax Revenues for the Pier 70 Plan will be the total Payroll Tax from businesses located in the Pier 70 Waterfront District and any Hotel Tax from any hotel rooms in the Pier 70 Waterfront District in the fiscal year preceding Port Commission issuance of debt to finance Waterfront Improvements or obligation to first pay for Waterfront Improvements pursuant to this Section B7.310, and the Controller and the Tax Collector, in consultation with the Department of Real Estate and the Port Commission, shall revise their Projections of Pier 70 Annual Payroll and Hotel Tax Increment for a twenty year period, commencing on the Port's projected date of its issuance of debt for, or obligation to pay for the construction of Waterfront Improvements pursuant to this Section B7.310, based on updated assumptions about new lease and tax revenues from development of allowed uses in the Pier 70 Waterfront District. These updated assumptions shall serve as the basis for appropriations pursuant to this Section B7.310 for the remainder of the term of the Pier 70 Plan.

(g) If the Board of Supervisors approves financing for Waterfront Improvements described in the Pier 70 Plan, then the City and County shall appropriate from discretionary General Fund revenues to the harbor trust fund the amount necessary to pay debt service on indebtedness issued by the Port Commission to finance Waterfront Improvements or to fund the Port's obligation to pay for Waterfront Improvements pursuant to this Section B7.310 in an amount up to seventy-five percent (75%) of the Pier 70 Annual Payroll and Hotel Tax Increment beginning in the fiscal year in which the Port Commission is obligated to (A) begin paying for the Waterfront Improvements, or (B) pay debt service on indebtedness that it has issued to finance Waterfront Improvements and for each subsequent fiscal year until the earlier of (i) the date the Controller certifies that the Port Commission has retired all indebtedness issued or to finance the Waterfront Improvements or fully satisfied its obligation to pay for the Waterfront Improvements or (ii) twenty fiscal years commencing with the first fiscal year that the Port Commission is obligated to pay such debt service or payment on the Waterfront Improvements. The City and County shall appropriate the funds to the harbor trust fund notwithstanding the actual amount of the annual increase in Payroll Taxes and Hotel Taxes during any fiscal year, without any adjustment based on the actual amounts of such taxes paid or accruing to the City and County. In no event may the amount appropriated to the harbor trust fund in the aggregate be greater than seventy-five percent (75%) of the amount of Pier 70 Annual Payroll and Hotel Tax Increment estimated by the Controller for a 20-year period pursuant to subsection (f). The Port may use the funds appropriated solely to finance the construction of Waterfront Improvements described in its Pier 70 Plan and any amendments to the plan by the Port Commission and the Board of Supervisors.

(h) The Board of Supervisors' approval of the Pier 70 Plan, with or without approval of the financing for Waterfront Improvements, shall constitute approval by the Board of Supervisors of any lease for a project developed under the Pier 70

Plan under Article IX, Section 9.118 of this Charter upon approval by the Port Commission if all of the following conditions are met:

1. The Controller, in consultation with the Department of Real Estate, finds the lease consistent with the Pier 70 Plan;

2. If required for purposes of the receipt of federal historic tax credits, the lease binds the lessee to obtain from the National Park Service and/or State Historic Preservation Office a finding of consistency of the federally-subsidized historic rehabilitation project(s) contemplated by the lease with the Secretary of the Interior's Standards for the Treatment of Historic Properties;

3. If required, the lease binds the lessee to obtain a permit from the Bay Conservation and Development Commission for the improvement and maintenance of the 100 foot shoreline band along Pier 70 in the premises of the lease;

4. If required, the State of California has approved the consistency of the Pier 70 Plan, or portions thereof, with the Burton Act trust and the public trust for navigation, commerce and fisheries; and

5. If required, any applicable environmental regulatory agency has approved a site remediation or site management plan, or the equivalent, for the relevant portion of Pier 70, where the Port or a former owner, occupant, or operator is the primarily responsible party.

#### SEC. B7.320. AGREEMENTS WITH OTHER CITY DEPARTMENTS.

(a) The Mayor may submit to the Board of Supervisors for approval a memorandum of understanding or other form of interagency agreement between the Port Commission and another department or departments of the City and County, approved by the Port Commission by resolution, that requires the department(s) to expend funds or to transfer funds to the Port Commission, or requires the Port Commission to transfer funds to the department(s).

(b) If the Board of Supervisors approves the interagency agreement by resolution, the City and County shall appropriate funds sufficient to fund the expenditure or transfer until such time as the agreement expires, or is terminated by the Port Commission and other departmental parties, subject to the approval of the Mayor and the Board of Supervisors by resolution.

(c) Any modification of the agreement affecting the amount to be expended or transferred shall be approved by the Mayor and the Board of Supervisors by resolution.

#### SEC. 14.103. RECALL.

(a) An elected official of the City and County, the City Administrator, the Controller, or any member of the Airports Commission, the Board of Education, the governing board of the Community College District, the Ethics Commission or the Public Utilities Commission may be recalled by the voters as provided by this Charter and by the laws of the State of California, except that no recall petitions shall be initiated with respect to any officer who has held office for less than six months.

(b) Upon certifying the sufficiency of the recall petition's signatures, the Director of Elections shall immediately call a special municipal election on the recall, to be held not less than 105 nor more than 120 days from the date of its calling unless it is within 105 days of a general municipal or statewide election, in which event the recall shall be submitted at such general municipal or statewide election.

**SEC. A8.523. RETIREMENT SYSTEM CREDIT FOR UNPAID PARENTAL LEAVE.**

Notwithstanding any other provision of this Charter, any member of the Retirement System under Sections A8.509, A8.559, A8.585, A8.586, A8.587, A8.588, A8.595, A8.596, A8.597 or A8.598 who has taken Unpaid Parental Leave as defined herein shall have the right to purchase service credit with the Retirement System for all or any part of the time he or she was on Unpaid Parental Leave prior to July 1, 2003, subject to the terms of this section, provided that he or she returned to work for the City for at least six months immediately after the expiration of his or her Unpaid Parental Leave.

The Board of Supervisors is hereby empowered to enact, by a three-fourths vote of its members, any and all ordinances necessary to carry into effect the provisions of this section.

Nothing in this section shall be construed to expand, reduce or otherwise affect the total amount of leave time available to members under federal, state, or local law, Civil Service Commission rules, or applicable memoranda of understanding between the City and County of San Francisco and employee organizations.

**SEC. A8.523-1. DEFINITIONS.**

The following words and phrases as used in this section, unless a different meaning is plainly required by the context shall have the following meaning:

“Paid Leave” shall have the same meaning as in Charter Section A8.365-1.

“Parental Leave” shall have the same meaning as in Charter Section A8.365-1.

“Unpaid Parental Leave” shall mean a period of Parental Leave taken prior to July 1, 2003, while the member was employed by the City and County, and during which time the member was not on Paid Leave.

**SEC. A8.523-2. ELIGIBILITY.**

The Department of Human Resources shall certify to the Retirement System that a member is eligible to purchase service credit pursuant to eligibility criteria set forth in Charter Section A8.365-2. Provided, however, that the Department of Human Resources shall only certify a member as eligible to purchase service credit with the Retirement System if he or she took Unpaid Parental Leave prior to July 1, 2003, and if he or she returned to work for the City for at least six months immediately after the expiration of his or her Unpaid Parental Leave. The Retirement System shall rely on the certification from the Department of Human Resources to determine eligibility to purchase service credit for Unpaid Parental Leave.

**SEC. A8.523-3. ELECTION TO PURCHASE SERVICE CREDIT FOR UNPAID PARENTAL LEAVE.**

A member electing to purchase service credit with the Retirement System for a period of Unpaid Parental Leave must so elect in writing on a form provided by the Retirement System. This election must be made before the date he or she files the application to retire or the effective date of his or her retirement, whichever is later.

This election must be for a minimum period of two months of Unpaid Parental Leave or all of his or her Unpaid Parental Leave where such total period is less than two months. This election is limited to a maximum period of four months for each period of Unpaid Parental Leave.

A member may only elect to purchase service credit for a period of Unpaid Parental Leave taken prior to July 1, 2003.

**SEC. A8.523-4. COST NEUTRALITY.**

All costs to purchase the service shall be paid by the member. There shall be no cost to the City and County. The Retirement System shall determine the cost to purchase the service. No service credit will be allowed unless and until all such costs are received by the Retirement System.

The Retirement Board shall have the authority to establish procedures to determine costs to purchase service credit for periods of Unpaid Parental Leave in accordance with this Section.

**SEC. A8.523-5. CREDIT IN RETIREMENT SYSTEM FOR UNPAID PARENTAL LEAVE.**

Upon completion of the payment in the amount specified by the Retirement Board, the member shall be credited with City and County service for the period of Unpaid Parental Leave for which he or she has elected to receive credit as City and County service pursuant to this Section.

**SEC. A8.523-6. NON-VESTED BENEFIT.**

This Charter section creates no vested benefits. The voters expressly reserve the right to review the benefits provided in this section and may alter or repeal such benefits for any or no reason.

**SEC. A8.523-7. APPLICABILITY.**

This section shall not apply to Retirement System members or their successors in interest who retired or separated prior to the effective date of this section.

**SEC. A8.509. RETIREMENT—MISCELLANEOUS OFFICERS AND EMPLOYEES ON AND AFTER JULY 1, 1947.**

Miscellaneous officers and employees, as defined in this section, who are members of the Retirement System under this section of the charter on February 1, 1969, and persons who become miscellaneous officers and employees after February 1, 1969, shall be members of the Retirement System, subject to the following provisions of this section, in addition to the provisions contained in Sections 3.670, 3.672, 8.500, 8.510 and 8.520 of this charter notwithstanding the provisions of any other section of the charter, provided that the Retirement System shall

be applied to persons employed on a part-time, temporary or substitute basis only as the Board of Supervisors shall determine by ordinance enacted by three-fourths vote of all members of the board. Miscellaneous officers and employees of the said departments who are members of the Retirement System under Section 8.507 of the charter on February 1, 1969 shall continue to be members of the system under Section 8.507 and shall not be subject to any of the provisions of this section, except as specifically provided in this section.

(a) The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following meaning:

“Retirement allowance,” or “allowance,” shall mean equal monthly payments, beginning to accrue upon the date of retirement, and continuing for life unless a different term of payments is definitely provided by the context.

“Compensation,” as distinguished from benefits under the workers’ compensation laws of the State of California, shall mean all remuneration whether in cash or by other allowances made by the City and County, for service qualifying for credit under this section.

“Compensation earnable” shall mean the compensation as determined by the Retirement Board, which would have been earned by the member had he worked, throughout the period under consideration, the average number of days ordinarily worked by persons in the same grade or class of positions as the positions held by him during such period and at the rate of pay attached to such positions, it being assumed that during any absence, he was in the position held by him at the beginning of the absence, and that prior to entering City-service he was in the position first held by him in City-service.

“Benefit” shall include “allowance,” “retirement allowance,” and “death benefit.”

“Average final compensation” shall mean the average monthly compensation earned by a member during any five consecutive years of credited service in the Retirement System in which his average final compensation is the highest, unless the Board of Supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

For the purposes of the Retirement System and of this section, the terms “miscellaneous officer or employee,” or “member,” as used in this section shall mean any officer or employee who is not a member of the fire or police department as defined in the charter for the purpose of the Retirement System, under Section 8.507 of the charter.

“Retirement system” or “system” shall mean San Francisco City and County Employees’ Retirement System as created in Section 8.500 of the charter.

“Retirement board” shall mean “retirement board” as created in Section 3.670 of the charter.

“Charter” shall mean the charter of the City and County of San Francisco.

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural; and the plural the singular.

“Interest” shall mean interest at the rate adopted by the retirement board.

(b) Any member who completes at least 20 years of service in the aggregate credited in the retirement system, and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Subsection (g) hereof, may retire from service at his option. Members shall be retired on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 60 years shall receive a service retirement allowance at the rate of two percent of said average final compensation for each year of service; provided, however, that upon the compulsory retirement of a member upon his attainment of the age of 65 years, if the allowance available to such member, pursuant to the provisions of Subsection (f) of this section, shall be greater in amount than the service retirement allowance otherwise payable to such member under this Subsection (b), then such member shall receive as his service retirement allowance, in lieu of the allowance otherwise payable under this Subsection (b), an allowance computed in accordance with the formula provided in said Subsection (f). The service retirement allowance of any member retiring prior to attaining the age of 60 years, after rendering 20 years or more of such service and having attained the age of 50 years, computed under Subsection (g), shall be an allowance equal to the percentage of said average final compensation set forth opposite his age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Subsection (g):

TABLE INSET:

Age at Retirement	Percent for Each Year of Credited Service
50	1.0000
50 ¼	1.0250
50 ½	1.0500
50 ¾	1.0750
51	1.1000
51 ¼	1.1250
51 ½	1.1500
51 ¾	1.1750
52	1.2000
52 ¼	1.2250



52 $\frac{1}{2}$	1.2500
52 $\frac{3}{4}$	1.2750
53	1.3000
53 $\frac{1}{4}$	1.3250
53 $\frac{1}{2}$	1.3500
53 $\frac{3}{4}$	1.3750
54	1.4000
54 $\frac{1}{4}$	1.4250
54 $\frac{1}{2}$	1.4500
54 $\frac{3}{4}$	1.4750
55	1.5000
55 $\frac{1}{4}$	1.5250
55 $\frac{1}{2}$	1.5500
55 $\frac{3}{4}$	1.5750
56	1.6000
56 $\frac{1}{4}$	1.6250
56 $\frac{1}{2}$	1.6500
56 $\frac{3}{4}$	1.6750
57	1.7000
57 $\frac{1}{4}$	1.7250
57 $\frac{1}{2}$	1.7500
57 $\frac{3}{4}$	1.7750
58	1.8000
58 $\frac{1}{4}$	1.8250
58 $\frac{1}{2}$	1.8500
58 $\frac{3}{4}$	1.8750
59	1.9000
59 $\frac{1}{4}$	1.9250
59 $\frac{1}{2}$	1.9500
59 $\frac{3}{4}$	1.9750
60	2.000

In no event shall a member's retirement allowance exceed 75 percent of his average final compensation.

Before the first payment of a retirement allowance is made, a member retired under this subsection or Subsection (c) of this section, may elect to receive the actuarial equivalent of his allowance, partly in an allowance to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits; provided, however, that at any time within 30 days after the date on which his compulsory retirement would otherwise have become effective, a member who has attained the age of 65 years may elect, without right of revocation, to withdraw his accumulated contributions, said election to be exercised in writing on a form furnished by the retirement system and filed at the office of said system, and a member so electing shall be considered as having terminated his membership in said system on the date immediately preceding the date on which his compulsory retirement would otherwise have become effective, and he shall be paid forthwith his accumulated contributions, with interest credited thereon. Notwithstanding the provisions of Section 8.514 of this charter, the portion of service retirement allowance provided by the City and County's contributions shall be not less than \$100 per month upon retirement after 30 years of service and after attaining the age of 60 years, and provided further that as to any member with 15 years or more of service at the compulsory retirement age of 65, the portion of the service retirement allowance provided by the City and County's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service; provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this subsection providing for a minimum retirement allowance. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied on full-time service and compensation in the calculations of retirement allowances.

(c) Any member who becomes incapacitated for performance of duty because of disability determined by the retirement board to be of extended and uncertain duration, and who shall have completed at least 10 years of service credited in the retirement system in the aggregate, computed as provided in Subsection (g) hereof, shall be retired upon an allowance of one and eight-tenths percent of the average final compensation of said member, as defined in Subsection (a) hereof for each year of credited service, if such retirement allowance exceeds 40 percent

of his average final compensation; otherwise one and eight-tenths percent of his average final compensation multiplied by the number of years of City-service which would be credited to him were such City-service to continue until attainment by him of age 60, but such retirement allowance shall not exceed 40 percent of such average final compensation. In the calculation under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed, for each class of service, the average final compensation in each case being that for the respective class of service; provided that the average final compensation upon which the minimum total retirement allowance is calculated in such case shall be based on the compensation earnable by the member in the classes of service rendered by him during the one year immediately preceding his retirement. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied as full-time service and compensation in the calculation of retirement allowances. The question of retiring a member under this subsection may be brought before the retirement board on said board's own motion, by recommendation of any commission or board or by said member or his guardian. If his disability shall cease, his retirement allowance shall cease, and he shall be restored to service in the position or classification he occupied at the time of his retirement.

(d) No modification of benefits provided in this section shall be made because of any amounts payable to or on account of any member under workers' compensation laws of the State of California.

(e) If a member shall die, before retirement, (1) If no benefit is payable under subdivision (2) of this subsection (e):

(A) Regardless of cause, a death benefit shall be paid to the member's estate or designated beneficiary consisting of the compensation earnable by the member during the six months immediately preceding death, plus the member's contributions and interest credited thereon.

(B) If a member sustains a traumatic bodily injury through external and violent means in the course and scope of employment and death results within 180 days of such injury, an additional insurance benefit of 12 months of compensation earnable shall be paid to the member's estate or designated beneficiary.

(2) If, at the date of his death, he was qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, and he has designated as beneficiary his surviving spouse, who was married to him for at least one full year immediately prior to the date of his death, one-half of the retirement allowance to which the member would have been entitled if he had retired from service on the date of his death, shall be paid to such surviving spouse who was his designated beneficiary at the date of his death, until such spouse's death or remarriage, or if there be no surviving spouse, to the unmarried child or children of such member under the age of 18 years, collectively, until every such

child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If, at the death of such surviving spouse, who was receiving an allowance under this Subdivision (2), there be one or more unmarried children of such member under the age of 18 years, such allowance shall continue to such child or children, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If the total of the payments of allowance made pursuant to this Subdivision (2) is less than the benefit which was otherwise payable under Subdivision (1) of this subsection, the amount of said benefit payable under Subdivision (1) less an amount equal to the total of the payments of allowance made pursuant to this Subdivision (2) shall be paid in lump sum as follows:

(A) If the person last entitled to said allowance is the remarried surviving spouse of such member, to such spouse.

(B) Otherwise, to the surviving children of the member, share and share alike, or if there are no such children, to the estate of the person last entitled to said allowance.

The surviving spouse may elect, on a form provided by the retirement system and filed in the office of the retirement system before the first payment of the allowance provided herein, to receive the benefit provided in Subdivision (1) of this subsection in lieu of the allowance which otherwise would be payable under the provisions of this subdivision. If a surviving spouse, who was entitled to make the election herein provided, shall die before or after making such election, but before receiving any payment pursuant to such election, then the legally appointed guardian of the unmarried children of the member under the age of 18 years, may make the election herein provided before benefit has been paid under this Subsection (e), for and on behalf of such children if, in his judgment it appears to be in their interest and advantage, and the election so made shall be binding and conclusive upon all parties in interest.

If any person other than such surviving spouse shall have and be paid a community property interest in any portion of any benefit provided under this Subsection (e), any allowance payable under this Subdivision (2) shall be reduced by the actuarial equivalent, at the date of the member's death, of the amount of benefits paid to such other person.

Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary in the manner and subject to the conditions prescribed by the board of supervisors for the payment of a similar death benefit upon the death of other retired members.

(f) Should any miscellaneous member cease to be employed as such a member, through any cause other than death or retirement, all of his contributions, with interest credited thereon, shall be refunded to him subject to the conditions prescribed by the board of supervisors to cover similar terminations of employment and reemployment with and without redeposit of withdrawn accumulated contri-

butions of other members of the retirement system, provided that if such member is entitled to be credited with at least 10 years of service or if his accumulated contributions exceed \$1,000, he shall have the right to elect, without right of revocation and within 90 days after said termination of service, or if the termination was by lay-off, 90 days after the retirement board determines the termination to be permanent, whether to allow his accumulated contributions to remain in the retirement fund and to receive benefits only as provided in this paragraph. Failure to make such election shall be deemed an irrevocable election to withdraw his accumulated contributions. A person who elects to allow his accumulated contributions to remain in the retirement fund shall be subject to the same age requirements as apply to other members under this section for service retirement, but he shall not be subject to a minimum service requirement. Upon the qualification of such member for retirement by reason of age, he shall be entitled to receive a retirement allowance which shall be the actuarial equivalent of his accumulated contributions and an equal amount of the contributions of the City and County, plus 1- $\frac{2}{3}$  percent of his average final compensation for each year of service credited to him as rendered prior to his first membership in the retirement system. Upon the death of such member prior to retirement, his contributions with interest credited thereon shall be paid to his estate or designated beneficiary.

(g) The following time and service shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement and calculating benefits:

(1) Time during which said member is a member of the retirement system and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer or employee.

(2) Service in the fire and police departments which is not credited as service of a member under this section shall count under this section upon transfer of a member of either of such departments to employment entitling him to membership in the retirement system under this section, provided that the accumulated contribution standing to the credit of such member shall be adjusted by refund to the member or by payment of the member, to bring the account at the time of such transfer to the amount which would have been credited to it had the member been a miscellaneous employee throughout the period of his service in either such departments at the compensation he received in such departments.

(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding which is not deemed absence from service under the provisions of Section 8.520 of the charter and for which such member is entitled to receive credit as service for the City and County by virtue of contributions made in accordance with the provisions of such section.

(4) Prior service determined and credited as prescribed by the board of supervisors for persons who are members under Section 8.507.

(5) The board of supervisors, by ordinance enacted by a three-fourths vote of its members, may provide for the crediting as service under the retirement system

of service, other than military service, rendered as an employee of the federal government and service rendered as an employee of the State of California or any public entity or public agency in the State of California. Said ordinance shall provide that all contributions required as the result of the crediting of such service shall be made by the member and that no contributions therefor shall be required of the City and County.

(6) Time during which said member was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

(h) All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said funds:

(1) There shall be deducted from each payment of compensation paid to a member under Section 8.509 a sum equal to 7-1/2 percent of such payment of compensation. 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 under Section 8.509, or shall be paid to said member or his estate or beneficiary as provided in Sections 8.509(e) and 8.509(f). The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase, plus interest.

(2) Contributions based on time included in paragraphs (1) and (3) of Subsection (g), and deducted prior to July 1, 1947, from compensation of persons who become members under this section, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members, and shall be combined with and administered in the same manner as the contributions deducted after said date.

(3) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, on July 1, 1948, in the accounts of the retirement system, on account of persons who become members under this section, shall be applied to provide the benefits under this section.

(4) The City and County shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Subsection (h), to provide the benefits payable under this section. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by each member prior to the date upon which his rate of contribution is determined in paragraph (1), Subsection (h), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to

provide the portion of the benefits hereunder, which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, 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 salaries paid during said year, to persons who are members under this section, said percentage to be the ratio of the value of the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement, and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year, and said investigation into the experience under the system shall be made every odd-numbered year.

Notwithstanding the provisions of this Subdivision (4), any additional liabilities created by the amendments of this Section 8.509 contained in the proposition therefor submitted to the electorate on November 6, 1973, shall be amortized over a period of 30 years.

(5) 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 the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in the section shall affect the obligations of the City and County to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to the effective date hereof, and which are represented on July 1, 1947, in the accounts of said system by debits against the City and County.

(i) Upon the completion of the years of service set forth in Subsection (b) of this section as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Subsection (b), and nothing shall deprive said member of said right.

(j) Except as otherwise provided in Section 8.511 of this charter, no person retired under this section, for service or disability and entitled to receive a retirement allowance under the retirement system, shall serve in any elective or appointive position in the City and County service, including membership on boards and commissions, nor shall such persons receive any payment for service

rendered to the City and County after retirement, provided that service as an election officer or juror shall not be affected by this section.

(k) Any section or part of any section in this charter, insofar as it should conflict with this section, or with any part thereof, shall be superseded by the contents of this section. In the event that any word, phrase, clause or subsection of this section shall be adjudged unconstitutional, the remainder thereof shall remain in full force and effect.

(l) Notwithstanding the provisions of Subsections (b), (c), (f), and (i) of this section, any member convicted of a crime involving moral turpitude, committed in connection with his duties as an officer or employee of the City and County of San Francisco, shall, upon his removal from office or employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, he shall have the right to elect, without right of revocation and within 90 days after his removal from office or employment, whether to withdraw all of his accumulated contributions or to receive as his sole benefit under the retirement system, an annuity which shall be the actuarial equivalent of his accumulated contributions at the time of such removal from office or employment.

(m) The amendments of this section contained in the proposition submitted to the electorate on November 6, 1984 are hereby declared to be prospective and shall not give any person a claim against the City and County relating to a death prior to ratification of this amendment by the State Legislature.

#### SEC. A8.559-10. 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 service while he was a member under any other charter section, and not redeposited upon reentry into service:

(a) Time during and for which said member is entitled to receive compensation because of services as a member of the fire or police department.

(b) Time during which said member served and received compensation as a jail matron in the office of the sheriff.

(c) Time during which said member is entitled to receive compensation while a member of the retirement system, because of service rendered in other offices and departments prior to July 1, 1949, provided that accumulated contributions on account of such service previously refunded, are redeposited, with interest from date of refund to date of redeposit, at times and in the manner fixed by the retirement board; and solely for purpose of determining qualification for retirement under Section 8.559-3 for disability not resulting from injury received in, or illness caused by performance of duty, time during which said member serves, after July



1, 1949, and receives compensation because of services rendered in other offices and departments.

(d) Time during which said member is absent from a status included in Subsections (a), (b), or (c) 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 Section 8.520 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 account.

(e) Time during which said member was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

#### SEC. A8.559-11. SOURCES OF FUNDS.

All payments provided for members under Section 8.559 shall be made from funds derived from the following sources, plus interest earned on said funds:

(a) The normal rate of contribution for each member under Section 8.559 shall be based on his age taken to the next lower complete quarter year, (1) at the date he became a member under Section 8.544, in the case of persons who are members under that section, or (2) on his age at the date he becomes a member under Section 8.559 in the case of persons who become members on or after July 1, 1973, without credit for service counted under Section 8.559-10. The age of entrance into the police department shall be determined by deducting the member's service credited under Section 8.559-10 as rendered prior to the date upon which his age is based for determination of his rate of contribution according to the sentence next preceding, from said age. The normal rate of contribution of each such member, to be effective from the effective date of membership under Section 8.559, shall be such as, on the average for such member, will provide, assuming service without interruption, under Section 8.559-2, one-third of that portion of the service retirement allowance to which he would be entitled, without continuance to dependents, upon first qualifying as to age and service for retirement under that section, which is based on service rendered after the date upon which his age is based for determination of his rate of contribution according to the first sentence in this paragraph, and assuming the contribution to be made from that date. The normal rate of contribution, however, shall not exceed seven percent.

(b) The dependent contributions of each member under this section which shall be required of each member throughout his membership in addition to the normal contributions, and in the same manner as normal contributions, shall be such as, on the average for such member, will provide, assuming service without interruption under Section 8.559-2, and upon his first qualifying as to age and service for retirement under that section, one-third of the portion of his allowance, which is to be continued under Section 8.559-5 after his death and throughout the life of a surviving wife whose age at said death is three years less than the age of said member. If, at the date of retirement for service or retirement for disability

resulting from injury received in performance of duty, said member has no wife who would qualify for the continuance of the allowance to her after the death of said member, or upon retirement for disability resulting from other causes, regardless of his marital conditions, the dependent contributions with accumulated interest thereon, shall be paid to him forthwith. The dependent rate of contribution, however, shall not exceed the difference between seven percent and the member's normal rate of contribution, and said dependent rate may be taken as a flat percentage of the member's normal rate, regardless of the age of qualification for service retirement.

(c) There shall be deducted from each payment of compensation made to a member under this section, a sum determined by applying the member's rates of contribution to such compensation payment. 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 estate or beneficiary as provided in Sections 8.559-8, 8.559-9 and 8.559-10. The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase, plus interest.

(d) Contributions based on time included in Subsections (a), (b) and (c) of Section 8.559-10, and deducted prior to July 1, 1975, from compensation of persons who become members under Section 8.559, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, together with contributions made by such members pursuant to the provisions of Section 8.526 and standing with interest thereon to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members and shall be combined with and administered in the same manner as the contributions deducted after said date.

(e) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, in the accounts of the retirement system, on account of persons who become members under Section 8.559, shall be applied to provide the benefits under said Section 8.559.

(f) The City and County shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Section 8.559-11 to provide the benefits payable to members under Section 8.559. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his age is based for determination of his rate of contribution in Subsection (a) of this Section 8.559-11, shall not be less during

any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, 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 8.559, said percentage to be the ratio of the value on July 1, 1975, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said systems to provide said benefits on account of service rendered by respective members after the date stated in the sentence next preceding, to the value of said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year and said investigation into the experience under the system shall be every odd-numbered year.

(g) 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 the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in this section shall affect the obligations of the City and County to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to July 1, 1975, and which are represented on said effective date, in the accounts of said system by debits against the City and County.

#### SEC. A8.585-10. COMPUTATION OF SERVICE.

The following time shall be included in the computation of the service to be credited to a member of the fire 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 service while he 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 fire or police department.

(b) Time during which said member is entitled to receive compensation while a member of the retirement system, because of service rendered in other offices and departments prior to July 1, 1949, provided that accumulated contributions on account of such service previously refunded, are redeposited, with interest from

date of refund to date of redeposit, at times and in the manner fixed by the retirement board; and solely for purpose of determining qualification for retirement under Section 8.585-3 for disability not resulting from injury received in, or illness caused by performance of duty, time during which said member serves, after July 1, 1949, 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 Subsections (a) and (b) 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 Section 8.520 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 account.

(d) Time during which said member was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

#### SEC. A8.585-11. SOURCES OF FUNDS.

All payments provided for members under Section 8.585 shall be made from funds derived from the following sources, plus interest earned on said funds:

(a) The normal rate of contribution for each member under Section 8.585 shall be based on his age taken to the next lower complete quarter year, (1) at the date he became a member under Section 8.568, in the case of persons who are members under that section, or (2) on his age at the date he becomes a member under Section 8.585 in the case of persons who become members on or after July 1, 1975, without credit for service counted under Section 8.585-10. The age of entrance into the fire department shall be determined by deducting the member's service credited under Section 8.585-10 as rendered prior to the date upon which his age is based for determination of his rate of contribution according to the sentence next preceding, from said age. The normal rate of contribution of each such member, to be effective from the effective date of membership under Section 8.585, shall be such as, on the average for such member, will provide, assuming service without interruption, under Section 8.585-2, one-third of that portion of the service retirement allowance to which he would be entitled, without continuance to dependents, upon first qualifying as to age and service for retirement under that section, which is based on service rendered after the date upon which his age is based for determination of his rate of contribution according to the first sentence in this paragraph, and assuming the contribution to be made from that date. The normal rate of contribution, however, shall not exceed seven percent.

(b) The dependent contributions for each member under this section which shall be required of each member throughout his membership in addition to the normal contributions, and in the same manner as normal contributions, shall be such as, on the average for such member, will provide, assuming service without interruption under Section 8.585-2, and upon his first qualifying as to age and

service for retirement under that section, one-third of the portion of his allowance, which is to be continued under Section 8.585-5 after his death and throughout the life of a surviving wife whose age at said death is three years less than the age of said member. If, at the date of retirement for service or retirement for disability resulting from injury received in performance of duty, said member has no wife who would qualify for the continuance of the allowance to her after the death of said member, or upon retirement for disability resulting from other causes, regardless of his marital conditions, the dependent contributions with accumulated interest thereon, shall be paid to him forthwith. The dependent rate of contribution, however, shall not exceed the difference between seven percent and the member's normal rate of contribution, and said dependent rate may be taken as a flat percentage of the member's normal rate, regardless of the age of qualification for service retirement.

(c) There shall be deducted from each payment of compensation made to a member under this section, a sum determined by applying the member's rates of contribution to such compensation payment. 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 estate or beneficiary as provided in Sections 8.585-8, 8.585-9 and 8.585-10. The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase, plus interest.

(d) Contributions based on time included in Subsections (a), (b) and (c) of Section 8.585-10, and deducted prior to July 1, 1975, from compensation of persons who become members under Section 8.585, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, together with contributions made by such members pursuant to the provisions of Section 8.526 and standing with interest thereon to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members and shall be combined with and administered in the same manner as the contributions deducted after said date.

(e) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, in the accounts of the retirement system, on account of persons who become members under Section 8.585, shall be applied to provide the benefits under said Section 8.585.

(f) The City and County shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Section 8.585-11, to provide the benefits payable to members

under Section 8.585. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his age is based for determination of his rate of contribution in Subsection (a) of this Section 8.585-11, shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the preceding sentence, 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 8.585, said percentage to be the ratio of the value on July 1, 1975, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said systems to provide said benefits on account of service rendered by respective members after the date stated in the sentence next preceding, to the value of said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year and said investigation into the experience under the system shall be every odd-numbered year.

(g) 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 of the City and County held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in this section shall affect the obligations of the City and County to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to July 1, 1975, and which are represented on said effective date, in the accounts of said system by debits against the City and County.

#### SEC. A8.586-10. 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 under Section 8.586 or 8.588, respectively.

(b) Time prior to November 2, 1976, 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 8.586-3 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 Section 8.520 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 was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

#### SEC. A8.586-11. SOURCES OF FUNDS.

All payments provided for members under Section 8.586 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 8.586 a sum equal to seven percent of such payment of compensation. 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 8.586-8, 8.586-9 and 8.586-10. The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase, 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 8.586-11, to provide the benefits payable to members under Section 8.586. 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 8.586, said percentage to the ratio of the value on November 2, 1976, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid to or on account of members under Section 8.586 from contributions of the City and County, less the amount of such contributions plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective members after said date, to the value on said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year and said investigation into the experience under the system shall be made every odd-numbered year.

(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 8.586, shall be a part of the fund in which all other assets of said system are included.

#### SEC. A8.587-7. COMPUTATION OF SERVICE.

The following time and service shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement and calculating benefits:

(a) For miscellaneous officers and employees on November 7, 2000 who were members of the retirement system under Section A8.584, time during which said officers and employees were members under Section A8.584.

(b) Time during which said member is a member of the retirement system under Section A8.587 and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer or employee.

(c) Service in the fire and police departments which is not credited as service as a member under Section A8.587 shall count under this section upon transfer of a member of either of such departments to employment entitling him or her to membership in the retirement system under Section A8.587, provided that the accumulated contributions standing to the credit of such member shall be adjusted by refund to the member or by payment by the member to bring the account at the time of such transfer to the amount which would have been credited to it had the member been a miscellaneous member throughout the period of his or her service in either of such departments at the compensation he or she received in such departments.



(d) Prior service, during which said member was entitled to receive compensation while a miscellaneous member 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 re-deposit, at times and in the manner fixed by the retirement board.

(e) Prior service determined and credited as prescribed by the board of supervisors.

(f) The board of supervisors, by ordinance enacted by a three-fourths vote of its members, may provide for the crediting as service, rendered as an employee of the federal government and service rendered as an employee of the State of California or any public entity or public agency in the State of California. Said ordinance shall provide that all contributions required as the result of the crediting of such service shall be made by the member and that no contributions therefor shall be required of the City and County.

(g) Time during which said member is absent from a status included in Subsections (a), (b) or (c) and for which such member is entitled to receive credit as service for the City and County by virtue of contributions made in accordance with the provisions of Section A8.520 or Section A8.521 of the charter.

(h) Time during which said member was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

#### SEC. A8.587-8. SOURCES OF FUNDS.

All payments provided for members under Section A8.587 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 A8.587 a sum equal to seven percent of such payment of compensation. The sums 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 under Section A8.587, or shall be paid to said member or his or her estate or beneficiary as provided in Sections A8.587-5 and A8.587-6. A member's individual account under Section A8.587 shall include all monies credited to the member's account under Section A8.584. The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase, 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 A8.587-8, to provide the benefits payable to members under Section A8.587. 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 A8.587, said percentage to be the ratio of the value as of the latest periodical actuarial valuation of the benefits thereafter to be paid to or on account of members under Section A8.587 from contributions of the City and County, less the amount of such contributions, plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective members after said date, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuations and investigations shall be made at least every two years.

(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 A8.587 shall be a part of the fund in which all other assets of said system are included.

#### SEC. A8.588-10. COMPUTATION OF SERVICE.

The following time shall be included in the computation of the service to be credited to a member of the fire 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 under Section 8.586 or 8.588, respectively.

(b) Time prior to November 2, 1976, 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 8.588-3 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 earned compensation as a paramedic with the department of public health, provided that the accumulated contributions on

account of such service are transferred to his or her 8.588 account or, if 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. The retirement board shall require that a waiver be executed by said member so that any paramedic service covered by Section 8.588 is not also covered by other pension provisions in this charter.

(d) 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 Section 8.520 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.

(e) Time during which said member was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

#### SEC. A8.588-11. SOURCES OF FUNDS.

All payments provided for members under Section 8.588 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 8.588 a sum equal to seven percent of such payment of compensation. 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 8.588-8, 8.588-9 and 8.588-10. The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase 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 8.588-11, to provide the benefits payable to members under Section 8.588. 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 8.588, said percentage to the ratio of the value on November 2, 1976, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid to or on account of members under Section 8.588 from contributions of the City and County, less the amount of

such contributions plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective members after said date, to the value on said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year and said investigation into the experience under the system shall be made every odd-numbered year.

(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 8.588, shall be a part of the fund in which all other assets of said system are included.

**SEC. A8.595-10. 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 reentry into service:

(a) Time during and for which said member is entitled to receive compensation because of services as a member of the fire or police department.

(b) Time during which said member served and received compensation as a jail matron in the office of the sheriff.

(c) Time during which said member is absent from a status included in Subsections (a) or (b) 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 was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

**SEC. A8.595-11. SOURCES OF FUNDS.**

All payments provided for members under Section A8.595 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 A8.595 a sum equal to seven percent of such payment of compensation. 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 Section A8.595-8, A8.595-9 and A8.595-10. A member's individual account under Section A8.595 shall include all monies previously credited to the member's account under Section A8.559. The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase, plus interest.

(b) The dependent contributions of each member under this section which shall be required of each member throughout his or her membership in addition to the normal contributions, and in the same manner as normal contributions, shall be such as, on the average for such member, will provide, assuming service without interruption under Section A8.595-2, and upon he or she first qualifying as to age and service for retirement under that section, one-third of the portion of his or her allowance, which is to be continued under Section A8.595-5 after his or her death and throughout the life of a surviving spouse whose age at said death is three years less than the age of said member. If, at the date of retirement for service or retirement for disability resulting from injury received in the performance of duty, said member has no spouse who would qualify for the continuance of the allowance to him or her after the death of said member, or upon retirement for disability resulting from other causes, regardless of his or her marital conditions, the dependent contributions with accumulated interest thereon, shall be paid to him or her forthwith. The dependent rate of contribution, however, shall not exceed the difference between seven percent and the member's normal rate of contribution, and said dependent rate may be taken as a flat percentage of the member's normal rate, regardless of the age of qualification for service retirement.

(c) 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 A8.595-11, to provide the benefits payable to members under Section A8.595. 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 A8.595 in accordance with the provisions of Section A8.510.

(d) 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 A8.595, shall be a part of the fund in which all other assets of said system are included.

(e) 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.

#### SEC. A8.596-10. COMPUTATION OF SERVICE.

The following time shall be included in the computation of the service to be credited to a member of the fire 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 reentry 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 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.

(c) Time during which said member was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

#### SEC. A8.596-11. SOURCES OF FUNDS.

All payments provided for members under Section A8.596 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 A8.596 a sum equal to seven percent of such payment of compensation. 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 Section A8.596-8, A8.596-9 and A8.596-10. A member's individual account under Section A8.596 shall include all monies previously credited to the member's account under Section A8.585. The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase, plus interest.

(b) The dependent contributions of each member under this section which shall be required of each member throughout his or her membership in addition to the normal contributions, and in the same manner as normal contributions, shall be such as, on the average for such member, will provide, assuming service without interruption under Section A8.596-2, and upon he or she first qualifying as to age and service for retirement under that section, one-third of the portion of his or her allowance, which is to be continued under Section A8.596-5 after his or her death and throughout the life of a surviving spouse whose age at said death is three years less than the age of said member. If, at the date of retirement for service or retirement for disability resulting from injury received in the performance of duty, said member has no spouse who would qualify for the continuance of the allowance to him or her after the death of said member, or upon retirement for disability resulting from other causes, regardless of his or her marital conditions, the dependent contributions with accumulated interest thereon, shall be paid to him or her forthwith. The dependent rate of contribution, however, shall not exceed the difference between seven percent and the member's normal rate of contribution, and said dependent rate may be taken as a flat percentage of the member's normal rate, regardless of the age of qualification for service retirement.

(c) 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 A8.596-11, to provide the benefits payable to members under Section A8.596. 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 A8.596 in accordance with the provisions of Section A8.510.

(d) 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 A8.596, shall be a part of the fund in which all other assets of said system are included.

(e) 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.

#### 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 during which said member was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

#### 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. The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase, 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.

SEC. A8.598-10. COMPUTATION OF SERVICE.

The following time shall be included in the computation of the service to be credited to a member of the fire 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 A8.598-3 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 earned compensation as a paramedic with the fire department or department of public health, provided that the accumulated contributions on account of such service are transferred to his or her Section A8.598 account or, if 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. The retirement board shall require that said member execute a waiver so that any paramedic service covered by Section A8.598 is not also covered by other pension provisions in this charter. Members of the fire department on January 1, 2003, who are members of the retirement system under Section A8.598, shall execute and file said waiver on or before June 30, 2003. Persons who become members of the fire department, as defined in Section A8.598-1, after January 1, 2003, shall execute and file said waiver within 90 days after their effective date of membership. Failure to file a timely waiver shall bar any application to have such paramedic service treated as safety service under this subsection.

(d) 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.

(e) Time during which said member was on Unpaid Parental Leave pursuant to Charter Section A8.523, and for which said member has purchased service credit in the Retirement System.

SEC. A8.598-11. SOURCES OF FUNDS.

All payments provided for members under Section A8.598 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 A8.598 a sum equal to seven percent of such payment of compensation. 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 Section A8.598-8, A8.598-9 and A8.598-10. A member's individual account under Section A8.598 shall include all monies previously credited to the member's account under Section A8.588. The individual accounts of members who purchased service credit for Unpaid Parental Leave shall also include the amount paid by the member for said purchase, 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 A8.598-11, to provide the benefits payable to members under Section A8.598. 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 A8.598 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 A8.598, 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.

#### SEC. 4.105. PLANNING COMMISSION.

**GENERAL.** The Planning Commission shall consist of seven members nominated and appointed pursuant to this section. Four of the members shall be nominated by the Mayor, and three of the members shall be nominated by the President of the Board of Supervisors. Charter Section 4.101 shall apply to these appointments, with particular emphasis on the geographic diversity of City neighborhoods. Vacancies shall be filled by the appointing officer.

Each nomination of the Mayor and the President of the Board of Supervisors is subject to approval by the Board of Supervisors, and shall be the subject of a public hearing and vote within 60 days. If the Board fails to act on the nomination within 60 days of the date the nomination is transmitted to the Clerk of the Board of Supervisors, the nominee shall be deemed approved. The appointment shall become effective on the date the Board adopts a motion approving the nomination or after 60 days of the date the nomination is transmitted to the Clerk of the Board of Supervisors.

Members may be removed by the appointing officer only pursuant to Section 15.105.

In order to stagger the terms, three members shall initially serve two-year terms, and four members shall initially serve four-year terms. The initial two- and four-year terms of office shall be instituted as follows:

1. The respective terms of office of members of the Planning Commission who hold office on the first day of July, 2002, shall expire at 12 o'clock noon on that date, and the four members appointed by the Mayor and the three members appointed by the President of the Board of Supervisors shall succeed to said offices at that time.

2. The Clerk of the Board of Supervisors shall determine by lot which two of the four Mayoral appointees shall serve an initial two-year term, and which one of

the three appointees of the President of the Board of Supervisors shall serve an initial two-year term. The remaining appointees shall serve four-year terms. All subsequent terms shall be four years.

The Commission shall provide the Mayor with at least three qualified candidates for Director of Planning, selected on the basis of administrative and technical qualifications, with special regard for experience, training and knowledge in the field of City planning.

The Commission may contract with consultants for such services as it may require subject to the fiscal provisions of this Charter.

**GENERAL PLAN.** The Commission shall periodically recommend to the Board of Supervisors for approval or rejection proposed amendments to the General Plan. If the Board of Supervisors fails to act within 90 days of receipt, the proposed General Plan or amendments shall be deemed approved. The General Plan which will initially consist of the Master Plan in effect immediately prior to the effective date of this Charter shall consist of goals, policies and programs for the future physical development of the City and County that take into consideration social, economic and environmental factors. In developing their recommendations, the Commission shall consult with commissions and elected officials, and shall hold public hearings as part of a comprehensive planning process. The Planning Department, in consultation with other departments and the City Administrator, shall periodically prepare special area, neighborhood and other plans designed to carry out the General Plan, and periodically prepare implementation programs and schedules which link the General Plan to the allocation of local, state and federal resources. The Planning Department may make such other reports and recommendations to the Mayor, Board of Supervisors and other offices and governmental units as it may deem necessary to secure understanding and a systematic effectuation of the General Plan.

In preparing any plans, the Planning Department may include plans for systems and areas within the Bay Region which have a planning relationship with the City and County.

**REFERRAL OF CERTAIN MATTERS.** The following matters shall, prior to passage by the Board of Supervisors, be submitted for written report by the Planning Department regarding conformity with the General Plan:

1. Proposed ordinances and resolutions concerning the acquisition or vacation of property by, or a change in the use or title of property owned by, the City and County;
2. Subdivisions of land within the City and County;
3. Projects for the construction or improvement of public buildings or structures within the City and County;
4. Project plans for public housing, or publicly assisted private housing in the City and County;
5. Redevelopment project plans within the City and County; and
6. Such other matters as may be prescribed by ordinance.

The Commission shall disapprove any proposed action referred to it upon a finding that such action does not conform to the General Plan. Such a finding may be reversed by a vote of two-thirds of the Board of Supervisors.

All such reports and recommendations shall be issued in a manner and within a time period to be determined by ordinance.

**PERMITS AND LICENSES.** All permits and licenses dependent on, or affected by, the City Planning Code administered by the Planning Department shall be approved by the Commission prior to issuance. The Commission may delegate this approval function to the Planning Department. Notwithstanding the foregoing, certificates of appropriateness for work to designated landmarks and historic districts and applications for alterations to significant or contributory buildings or properties in designated conservation districts that have been approved, disapproved, or modified by the Historic Preservation Commission shall not require approval by the Commission prior to issuance.

**ENFORCEMENT.** The Planning Department shall administer and enforce the City Planning Code.

**ZONING AMENDMENTS.** The Commission may propose for consideration by the Board of Supervisors ordinances regulating or controlling the height, area, bulk, set-back, location, use or related aspects of any building, structure or land. An ordinance proposed by the Board of Supervisors concerning zoning shall be reviewed by the Commission. Applications for the reclassification of property may be made by interested parties and must be reviewed by the Commission. Notwithstanding the foregoing, designation of a landmark, a significant or contributory building, an historic district, or a conservation district shall be reviewed by the Commission only as provided in Section 4.135.

Notwithstanding the Commission's disapproval of a proposal from the Board of Supervisors or the application of interested parties, the Board of Supervisors may adopt the proposed ordinance; however, in the case of any proposal made by the application of interested parties, any such adoption shall be by a vote of not less than two-thirds of the Board of Supervisors.

No application of interested parties proposing the same or substantially the same ordinance as that disapproved by the Commission or by the Board of Supervisors shall be resubmitted to or reconsidered by the Commission within a period of one year from the effective date of final action upon the earlier application.

**ZONING ADMINISTRATOR.** The Director of Planning shall appoint a Zoning Administrator from a list of qualified applicants provided pursuant to the Civil Service provisions of the Charter. The Zoning Administrator shall be responsible for the determination of all zoning variances. The administrator shall have the power to grant only those variances that are consistent with the general purpose and the intent of the zoning ordinance, and in accordance with the general and specific rules of the zoning ordinance, subject to such conditions and safeguards as the Zoning Administrator may impose. The power to grant variances shall be applied only when the plain and literal interpretation and enforcement of the

zoning ordinance would result in practical difficulties, unnecessary hardships or where the results would be inconsistent with the general purpose of the zoning ordinance. Decisions of the Zoning Administrator regarding zoning variances may be appealed to the Board of Appeals.

Before any such variance may be granted, there shall appear, and the Zoning Administrator shall specify in his or her findings, the facts in each case which shall establish:

(a) That there are exceptional or extraordinary circumstances or conditions applying to the property involved or to the intended use of the property that do not apply generally to the property or class of uses in the same district or zone;

(b) That owing to such exceptional or extraordinary circumstances the literal enforcement of the zoning ordinance would result in practical difficulty or unnecessary hardship not created by or attributable to the applicant or the owner of the property;

(c) That such variance is necessary for the preservation and enjoyment of a substantial property right of the applicant, possessed by other property in the same zone and vicinity;

(d) That the granting of the variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such zone or district in which the property is located; and

(e) That the granting of such variance will be in harmony with the general purpose and intent of the zoning ordinance and will not adversely affect the general plan.

The determination of the Zoning Administrator shall be final except that appeals therefrom may be taken, as hereinafter provided, to the Board of Appeals, exclusively and notwithstanding any other provisions of this Charter, by any person aggrieved or by any office, agency, or department of the City and County. An appeal from a determination of the Zoning Administrator shall be filed with the Board of Appeals within ten days from the date of such determination. Upon making a ruling or determination upon any matter under his or her jurisdiction, the Zoning Administrator shall thereupon furnish a copy thereof to the applicant and to the Director of Planning. No variance granted by the Zoning Administrator shall become effective until ten days thereafter. An appeal shall stay all proceedings in furtherance of the action appealed from.

**CONDITIONAL USE.** The Commission shall have the power to hear and decide conditional use applications. An appeal may be taken to the Board of Supervisors from a decision of the Commission to grant or deny a conditional use application. The Board of Supervisors may disapprove the decision of the Commission by a vote of not less than two-thirds of the members of the Board.

**SEC. 4.135. HISTORIC PRESERVATION COMMISSION.**

**GENERAL.** There is hereby created a Historic Preservation Commission, which shall advise the City on historic preservation matters, participate in processes that involve historic or cultural resources, and take such other actions

concerning historic preservation as may be prescribed by ordinance. The Historic Preservation Commission shall consist of seven members nominated by the Mayor and subject to approval by a majority of the Board of Supervisors.

The term and tenure of all members sitting on the Landmarks Preservation Advisory Board, created under Article 10 of the Planning Code, as of the effective date of this section shall terminate on December 31, 2008. Of the original appointments to the Historic Preservation Commission, four shall be for a four-year term and three for a two-year term as follows: the odd-numbered seats shall be for four-year terms and the even-numbered seats shall be for two-year terms. After the expiration of the original terms, all appointments shall be for four-year terms, provided however, that a member may holdover until a successor has been nominated by the Mayor and approved by the Board of Supervisors. There shall be no limit on the number of terms a member may serve.

The original nominations shall be made no later than 31 days after the date of the election creating this section. If the Mayor fails to nominate an original appointment within said period, the nomination for the original appointment may be made by the President of the Board of Supervisors, subject to the approval of a majority of the Board of Supervisors.

Within 60 days of the expiration of a term or other vacancy the Mayor shall nominate a qualified person to fill the vacant seat for the term, or the remainder of the term, subject to approval by a majority of the Board of Supervisors who shall hold a public hearing and vote on the nomination within 60 days of the Mayor's transmittal of the nomination to the Clerk of the Board of Supervisors. If the Mayor fails to make such nomination within 60 days, the nomination may be made by the President of the Board of Supervisors, subject to the approval of a majority of the Board of Supervisors. The appointment shall become effective on the date the Board of Supervisors adopts a motion approving the nomination or after 60 days from the date the Mayor transmits the nomination to the Clerk of the Board of Supervisors if the Board of Supervisors fails to act.

Members may be removed by the appointing officer only pursuant to Section 15.105.

**QUALIFICATIONS.** In addition to the specific requirements set forth below, members of the Historic Preservation Commission shall be persons specially qualified by reason of interest, competence, knowledge, training and experience in the historic, architectural, aesthetic, and cultural traditions of the City, interested in the preservation of its historic structures, sites and areas, and residents of the City. Six of the members of the Historic Preservation Commission shall be specifically qualified in the following fields:

1. Seats 1 and 2: licensed architects meeting the Secretary of the Interior's Professional Qualifications Standards for historic architecture;
2. Seat 3: an architectural historian meeting the Secretary of the Interior's Professional Qualifications Standards for architectural history with specialized



training and/or demonstrable experience in North American or Bay Area architectural history;

3. Seat 4: an historian meeting the Secretary of the Interior's Professional Qualifications Standards for history with specialized training and/or demonstrable experience in North American or Bay Area history;

4. Seat 5: an historic preservation professional or professional in a field such as law, land use, community planning or urban design with specialized training and/or demonstrable experience in historic preservation or historic preservation planning.

5. Seat 6 shall be specially qualified in one of the following fields or in one of the fields set forth for Seats 1, 2, or 3:

a. A professional archeologist meeting the Secretary of the Interior's Professional Qualification Standards for Archeology;

b. A real estate professional or contractor who has demonstrated a special interest, competence, experience, and knowledge in historic preservation;

c. A licensed structural engineer with at least four years of experience in seismic and structural engineering principals applied to historic structures; or

d. A person with training and professional experience with materials conservation.

Seat 7 shall be an at large seat subject to the minimum qualifications set forth above.

**LANDMARK AND HISTORIC DISTRICT DESIGNATIONS.** The Historic Preservation Commission shall have the authority to recommend approval, disapproval, or modification of landmark designations and historic district designations under the Planning Code to the Board of Supervisors. The Historic Preservation Commission shall send recommendations regarding landmark designations to the Board of Supervisors without referral or recommendation of the Planning Commission. The Historic Preservation Commission shall refer recommendations regarding historic district designations to the Planning Commission, which shall have 45 days to review and comment on the proposed designation, which comments, if any, shall be forwarded to the Board of Supervisors together with the Historic Preservation Commission's recommendation. Decisions of the Historic Preservation Commission to disapprove designation of a landmark or historic district shall be final unless appealed to the Board of Supervisors.

**CERTIFICATES OF APPROPRIATENESS.** The Historic Preservation Commission shall approve, disapprove, or modify certificates of appropriateness for work to designated landmarks or within historic districts. For minor alterations, the Historic Preservation Commission may delegate this function to staff, whose decision may be appealed to the Historic Preservation Commission.

For projects that require multiple planning approvals, the Historic Preservation Commission must review and act on any Certificate of Appropriateness before any other planning approval action. For projects that (1) require a conditional use permit or permit review under Section 309, et seq., of the Planning Code and (2)

do not concern an individually landmarked property, the Planning Commission may modify any decision on a Certificate of Appropriateness by a  $\frac{2}{3}$  vote, provided that the Planning Commission shall apply all applicable historic resources provisions of the Planning Code.

For projects that are located on vacant lots, the Planning Commission may modify any decision on a Certificate of Appropriateness by a  $\frac{2}{3}$  vote, provided that the Planning Commission shall apply all applicable historic resources provisions of the Planning Code.

The Historic Preservation Commission's or Planning Commission's decision on a Certificate of Appropriateness shall be final unless appealed to the Board of Appeals, which may modify the decision by a  $\frac{4}{5}$  vote; provided, however, that if the project requires Board of Supervisors approval or is appealed to the Board of Supervisors as a conditional use, the decision shall not be appealable to the Board of Appeals, but rather to the Board of Supervisors, which may modify the decision by a majority vote.

**SIGNIFICANT OR CONTRIBUTORY BUILDING AND CONSERVATION DISTRICT DESIGNATIONS IN THE C-3 DISTRICTS.** The Historic Preservation Commission shall have the authority to recommend approval, disapproval, or modification of Significant or Contributory building and Conservation District designations under the Planning Code to the Board of Supervisors. The Historic Preservation Commission shall send recommendations regarding Significant or Contributory Buildings to the Board of Supervisors without referral or recommendation of the Planning Commission. The Historic Preservation Commission shall refer recommendations regarding Conservation District designations to the Planning Commission, which shall have 45 days to review and comment on the proposed designation, which comments, if any, shall be forwarded to the Board of Supervisors together with the Historic Preservation Commission's recommendation. Decisions of the Historic Preservation Commission to disapprove designation of a Significant or Contributory building or Conservation District shall be final unless appealed to the Board of Supervisors.

**ALTERATION OF SIGNIFICANT OR CONTRIBUTORY BUILDINGS OR BUILDINGS IN CONSERVATION DISTRICTS IN THE C-3 DISTRICTS.** The Historic Preservation Commission shall have the authority to determine if a proposed alteration is a Major Alteration or a Minor Alteration. The Historic Preservation Commission shall have the authority to approve, disapprove, or modify applications for permits to alter or demolish designated Significant or Contributory buildings or buildings within Conservation Districts. For Minor Alterations, the Historic Preservation Commission may delegate this function to staff, whose decision may be appealed to the Historic Preservation Commission.

For projects that require multiple planning approvals, the Historic Preservation Commission must review and act on any permit to alter before any other planning approval action. For projects that (1) require a conditional use permit or permit review under Section 309, et seq., of the Planning Code and (2) do not concern a

designated Significant (Categories I and II) or Contributory (Category III only) building, the Planning Commission may modify any decision on a permit to alter by a 2/3 vote, provided that the Planning Commission shall apply all applicable historic resources provisions of the Planning Code.

For projects that are located on vacant lots, the Planning Commission may modify any decision on a permit to alter by a 2/3 vote, provided that the Planning Commission shall apply all applicable historic resources provisions of the Planning Code.

The Historic Preservation Commission's or Planning Commission's decision on a permit to alter shall be final unless appealed to the Board of Appeals, which may modify the decision by a 1/2 vote; provided, however, that if the project requires Board of Supervisors approval or is appealed to the Board of Supervisors as a conditional use, the decision shall not be appealable to the Board of Appeals, but rather to the Board of Supervisors, which may modify the decision by a majority vote.

**MILLS ACT CONTRACTS.** The Historic Preservation Commission shall have the authority to recommend approval, disapproval, or modification of historical property contracts to the Board of Supervisors, without referral or recommendation of the Planning Commission.

**PRESERVATION ELEMENT OF THE GENERAL PLAN.** The Historic Preservation Commission shall recommend to the Planning Commission a Preservation Element of the General Plan and shall periodically recommend to the Planning Commission proposed amendments to such Preservation Element of the General Plan. Other objectives, policies, and provisions of the General Plan and special area, neighborhood, and other plans designed to carry out the General Plan, and proposed amendments thereto, that are not contained within such Preservation Element but that concern historic preservation shall be referred to the Historic Preservation Commission for its comment and recommendations prior to action by the Planning Commission. When the Planning Commission recommends to the Board of Supervisors for approval or rejection proposed amendments to the General Plan that concern historic preservation, any recommendation or comments of the Historic Preservation Commission on such proposed amendments shall be forwarded to the Board of Supervisors for its information.

**REFERRAL OF CERTAIN MATTERS.** The following matters shall, prior to passage by the Board of Supervisors, be submitted for written report by the Historic Preservation Commission regarding effects upon historic or cultural resources: ordinances and resolutions concerning historic preservation issues and historic resources; redevelopment project plans; waterfront land use and project plans; and such other matters as may be prescribed by ordinance. If the Planning Commission is required to take action on the matter, the Historic Preservation Commission shall submit any report to the Planning Commission as well as to the Board of Supervisors; otherwise, the Historic Preservation Commission shall submit any report to the Board of Supervisors.

**OTHER DUTIES.** For proposed projects that may have an impact on historic or cultural resources, the Historic Preservation Commission shall have the authority to review and comment upon environmental documents under the California Environmental Quality Act and the National Environmental Policy Act. The Historic Preservation Commission shall act as the City's local historic preservation review commission for the purposes of the Certified Local Government Program, may recommend properties for inclusion in the National Register of Historic Places, and may review and comment on federal undertakings where authorized under the National Historic Preservation Act. The Historic Preservation Commission shall review and comment upon any agreements proposed under the National Historic Preservation Act where the City is a signatory prior to any approval action on such agreement. The Historic Preservation Commission shall have the authority to oversee and direct the survey and inventory of historic properties.

Once a quorum of members of the Historic Preservation Commission has been originally appointed and approved, the Historic Preservation Commission shall assume any powers and duties assigned to the Landmarks Preservation Advisory Board until the Municipal Code has been amended to reflect the creation of the Historic Preservation Commission.

**BUDGET, FEES, DEPARTMENT HEAD, AND STAFF.** The provisions of Charter subsections 4.102(3), 4.102(4), 4.102(5), and 4.102(6) shall not apply to the Historic Preservation Commission. The Historic Preservation Commission may review and make recommendations on the Planning Department budget and on any rates, fees, and similar charges with respect to appropriate items coming within the Historic Preservation Commission's jurisdiction to the department head of the Planning Department or the Planning Commission. The department head of the Planning Department shall assume the powers and duties that would otherwise be executed by an Historic Preservation Commission department head. The Planning Department shall render staff assistance to the Historic Preservation Commission.

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 4, 2008.

## Charter Chapter 15—City of Redondo Beach

***Amendments to the Charter of the City of Redondo Beach***

[Filed with the Secretary of State December 16, 2008.]

Section 27 of Article XXVII is added to read as follows:

Sec. 27. Major Changes in Allowable Land Use.

Sec. 27. Findings.

The People of Redondo Beach find that:

(a) Environmental quality in Redondo Beach, which directly affects quality of life for its residents, workers and visitors, is significantly impacted by excess development which causes severe traffic congestion and gridlock, as well as air, noise and water pollution;

(b) The city's traffic circulation system is already oversaturated, and at or near gridlock during rush hours, and, as such, is inadequate to support the city's existing level of development;

(c) These existing traffic and traffic circulation system conditions, and their adverse public safety, public health and quality of life consequences, bear testimony to the fact that the city's existing land use and development review and approval procedures do not carefully or accurately consider, nor adequately weigh, the adverse impacts to the local environment and quality of life caused by increased density and congestion resulting from major changes in allowable land use;

(d) The standards by which the city evaluates major changes in allowable land use are ill-defined and inadequate to avoid or effectively minimize the adverse effects of those changes; and

(e) The people of Redondo Beach, whose quality of life and property rights are at stake, should have the power to decide, after careful, independent evaluation by the city of the adverse environmental effects of major changes in allowable land use, based on clear and consistently applied standards, whether a proposed major change in allowable land use is worth the added congestion and density it will cause.

Sec. 27.1. Purpose.

It is the purpose of this article to:

(a) Give the voters of Redondo Beach the power to determine whether the city should allow major changes in allowable land use, as defined below, by requiring voter approval of any such proposed change, and, thereby ensure maximum public participation in major land use and zoning changes proposed in the city;

(b) Ensure that the voters of Redondo Beach receive all necessary and accurate environmental information on proposals for major changes in allowable land use, so that they may intelligently vote on any such proposal;

(c) Ensure that city officials provide timely, accurate and unbiased environmental review of all proposals for major changes in allowable land use, so that they may minimize their adverse traffic and land use impacts and maximize neighborhood compatibility before the voters decide on any such change;

(d) Ensure that all elements of the land use change approved by the voters are implemented; and

(e) Protect the public health, safety and welfare, and the quality of life, for all citizens living or working in the city, and for all visitors to the city.

Sec. 27.2. Definitions.

The definitions set forth in this section apply to the provisions of this article only and do not affect any other provision of law.

(a) “Aggrieved person” means the proponent of a major change in allowable land use, any property owner or city resident, and any other person entitled to CEQA notice pursuant to Public Resources Code Section 21092.2.

(b) “As Built Condition” means the dwelling units, office and other nonresidential units, buildings and baseline traffic conditions existing at the time the city issues the notice of preparation of an environmental impact report for the major change in allowable land use, or, where no such notice is issued, when the city commences environmental analysis for the major change. Illegal dwellings and other conditions that exist in violation of the city’s zoning ordinance or its local coastal program and are subject to the city’s power of abatement, may not be accounted for in the as built condition for the purpose of determining a “significant increase,” as defined in subdivision (c) below.

(c) “Significantly Increase” or “Significant Increase” means any one or more of the following increases over or changes compared to the as built condition of a neighborhood:

(1) The traffic generated by the project produces: (i) more than 150 additional morning or evening peak hour trips; or (ii) an increase in intersection capacity utilization (ICU) of 0.01 or more at any critical intersection operating at a level of service (LOS) of “E” or worse or having an ICU of 0.9 or higher; or (iii) any increase in ICU at any city intersection from less than 0.9 to 0.9 or higher; or (iv) any change in LOS at any critical intersection or on any critical corridor from better than “E” to “E” or worse. For purposes of determining traffic increases attributable to a major change in allowable land use, baseline and projected ICU and LOS conditions shall be determined considering weekday peak hour conditions at such time of the year when local public schools are in session.

(2) The density increase generated by the project produces more than 25 additional residential dwelling units.

(3) The intensity of use generated by the project produces more than 40,000 additional square feet of residential, office or other nonresidential floor area.

The voters declare that dividing a major change in allowable land use that would otherwise require their approval into partial changes that would not by themselves require their approval, frustrates their intent to have control over major changes in allowable land use and is contrary to the purposes of this article. For the purposes of this article, a “significant increase” occurs if the combination of a proposed minor change in allowable land use with one or more other minor or major changes in allowable land use in the same neighborhood approved within

eight years preceding issuance of the notice of preparation of an environmental impact report for the proposed minor change, or, where no such notice is issued, within eight years preceding commencement of the city’s environmental analysis for the proposed minor change, meets any increase or change threshold for traffic, density or intensity of use defined in this subdivision.

(d) “Critical Corridors” and “Critical Intersections,” as used herein, refer to:

(1) Pacific Coast Highway corridor from Prospect Avenue to Artesia Boulevard;

(2) Aviation Boulevard within or bordering Redondo Beach;

(3) Prospect Avenue within or bordering Redondo Beach;

(4) Hawthorne Boulevard where it borders Redondo Beach;

(5) Herondo/Anita/190th Streets within or bordering Redondo Beach;

(6) Artesia Boulevard within or bordering Redondo Beach;

(7) Torrance Boulevard within Redondo Beach;

(8) Catalina Avenue within Redondo Beach;

(9) Intersection of Aviation Boulevard and Artesia Boulevard;

(10) Intersection of Herondo/Anita Streets and Pacific Coast Highway;

(11) Intersection of Torrance Boulevard and Pacific Coast Highway;

(12) Intersection of Palos Verdes Boulevard and Pacific Coast Highway;

(13) Intersection of Artesia Boulevard and Inglewood Avenue;

(14) Intersection of 190th Street and Inglewood Avenue;

(15) Intersection of Torrance Boulevard and Prospect Avenue;

(16) Intersection of Catalina Avenue and Torrance Boulevard;

(17) Intersection of Catalina Avenue and Beryl Street;

(18) Intersection of Catalina Avenue and Esplanade;

(19) Intersection of Catalina Avenue and Pacific Coast Highway;

(20) Any other corridor operating at 90% of capacity or worse; and

(21) Any other intersection operating a LOS “E” or worse.

(e) “General Plan” means the General Plan of the City of Redondo Beach.

(f) “Major Change in Allowable Land Use” means any proposed amendment, change, or replacement of the general plan (including its local coastal element, as defined in Public Resources Code Section 30108.55), of the city’s zoning ordinance (as defined and contained in Title 10, Chapter 2 of the Redondo Beach Municipal Code) or of the zoning ordinance for the coastal zone (as defined and contained in Title 10, Chapter 5 of the Redondo Beach Municipal Code) meeting any one or more of the following conditions:

(g) “Peak Hour Trips” means the number of peak hour vehicle trips a major change in allowable land use would generate on a daily basis. Peak hour trips generated shall be calculated by using the most recent version of the Trip Generation Manual of the Institute of Transportation Engineers (ITE) in effect on the date the city issued the notice of preparation of an environmental impact report for a major change in allowable land use, or, where no such notice is issued, when the city commences environmental analysis for the major change.

(1) The proposed change in allowable land use would significantly increase traffic, density or intensity of use above the as built condition in the neighborhood where the major change is proposed.

(2) The proposed change in allowable land use would change a public use to a private use. A major change in allowable land use in this category shall include a change of use on: (i) land designated for a public use or a public right-of-way; (ii) land designated as utility right-of-way; (iii) land donated, bequeathed or otherwise granted to the city; (iv) land used or designated for Redondo Beach school property; (v) land allocated to the Beach Cities Health District; (vi) land owned, controlled or managed by the city, including all land and water within the city's Harbor Enterprise; (vii) the beaches, as defined in subdivision (a)(4) of section 10-5.2204 of the Redondo Beach Municipal Code; and (viii) the tidelands and all other public trust lands, as defined in subdivision (a)(139) of section 10-5.402 of the Redondo Beach Municipal Code.

(3) The proposed change in allowable land use would change a nonresidential use to residential or a mixed use resulting in a density of a greater than 8.8 dwelling units per acre whether or not any such unit is used exclusively for residential purposes.

(h) "Minor Change in Allowable Land Use" means any proposed amendment to the general plan (including its local coastal element, as defined in Public Resources Code Section 30108.55), the city's zoning ordinance (as defined and contained in Title 10, Chapter 2 of the Redondo Beach Municipal Code), the zoning ordinance for the coastal zone (as defined and contained in Title 10, Chapter 5 of the Redondo Beach Municipal Code) that does not fall within the definition of a major change in allowable land use.

(i) "Neighborhood" means all properties located either entirely or partially within 1,000 feet of any parcel or lot that is subject to a proposed change in allowable land use.

(j) "Proponent" means any individual, firm, association, syndicate, partnership, corporation, trust or any other legal entity applying with the city for a change in allowable land use. If the city itself initiates the change, it shall be deemed the proponent for the purposes of this article.

Sec. 27.3. Effective Date; Applicability.

(a) This article shall be binding and effective as of the earliest date allowed by law. At its first public meeting following completion of the canvass of votes, the city council shall pass the resolution required by Elections Code Section 9266. The following day, the elections official of the city shall cause a copy of the complete text of the adopted measure to be filed with the Secretary of State pursuant to Government Code Sections 34459 and 34460.

(b) All major changes in allowable land use approved by the city council on or after the date of publication, pursuant to Elections Code Section 9205, of the notice of intention to circulate the initiative petition adding Article XXVII to this city charter, shall be subject to the provisions of this article.



Sec. 27.4. Vote of the People on Major Change in Allowable Land Use.

(a) Each major change in allowable land use shall be put to a vote of the people; provided, however, that no such change shall be submitted to the voters unless the city council has first approved it. A major change in allowable land use shall become effective only after approval by the city council and a majority of the voters of the city voting “YES” on a ballot measure proposing such change at either a regular or special municipal election. An advisory election does not satisfy the voter approval requirement.

(b) The sample ballot materials mailed to the registered voters prior to an election shall describe any major change in allowable land use in a manner that clearly discloses both the scope and main features of the project (including sequencing or phasing, as may be the case) that the major change in allowable land use consists of or depends on, and the location and the acreage of the project site. The description shall include the text of the proposed amendment to the general plan, to the city’s zoning ordinance or to the zoning ordinance for the coastal zone, or of any proposed adoption of, or amendment to, a specific plan. The description shall clearly compare the project and its traffic impacts both to the as built condition, and to existing applicable land use designations and zoning classifications, providing accurate comparative data concerning existing as well as proposed densities (in units per acre) and intensities of use (in square footage, types of use and traffic impacts). If a site-specific development is proposed in connection with a major change in allowable land use, and densities or intensities of use in such site-specific development are less than the densities or intensities the major change proposes, the text of the ballot shall clearly disclose the maximum total residential, commercial, industrial or other nonresidential buildout potential, and traffic impacts under buildout, compared to the as built condition. Easily readable maps shall be used to assist the voters in the project description. All of the information called for by this subdivision shall be posted on the city’s Website no later than 30 days prior to the city council’s action on a major change in allowable land use, and such information shall be updated no later than ten days following the city council’s approval, if the council has changed the project.

(c) For all major changes in allowable land use approved by the city council after the effective date of this article of the city charter, the election required by this article shall be set for the general municipal election next following city council approval of the major change; or, by mutual agreement with the proponent, the city council may call a special municipal election, with the cost of the special election being borne solely by the proponent. For all major changes in allowable land use approved by the city council on or after the date of publication, pursuant to Election Code Section 9205, of the notice of intention to circulate the initiative petition to add this article to the city charter, but before the effective date of this article, the election required by this article shall be set for the general municipal election next following the effective date of this article; or, by mutual agreement with the proponent, the city council may call a special municipal

election, with the cost of the special election being borne solely by the proponent.

(d) The popular vote required by this article shall be in addition to all other applicable review and approval requirements for such major change, including environmental review in compliance with the California Environmental Quality Act (CEQA).

(e) All subsequent city permits and approvals necessary to implement all or part of a major change in allowable land use shall conform to the voter-approved change. Under no circumstances shall any subsequent permit or approval authorize, allow or otherwise accommodate higher densities, intensities of use, or trip generation than the densities, intensities and trip generation approved by the city council and the voters. No certificate of occupancy for any structure built as part of a project that depends on a major change in allowable land use shall issue until all mitigations of traffic impacts, including control signals, increases in right-of-way capacity via widening roads, or other right-of-way or intersection improvements, as may be required by the city council, have been developed and implemented, and the city engineer has certified completion and operation of all traffic impact mitigations in full compliance with the city council's approval action.

Sec. 27.5. Application for Major Change in Allowable Land Use; City Review.

(a) To carry out the purposes of this article, any application for a major change in allowable land use shall contain accurate and up-to-date factual data and information, and the subsequent written city review further shall include the following (in addition to all other disclosures required under CEQA and Title 10 of the Redondo Beach Municipal Code):

(1) The information required by section 27.4, subdivision (b), above.

(2) A plot plan or diagram, drawn to scale, showing the arrangement of plots and maximum proposed residential or nonresidential unit buildout per plot.

(3) A complete, objective discussion of the potential inconsistencies between the project that consists of, or depends on, the major change in allowable land use, and: (i) surrounding uses in the neighborhood; (ii) the general plan (including, if applicable, its local coastal element, as defined in Public Resources Code Section 30108.55); (iii) the city's zoning ordinance (contained in Title 10, Chapter 2 of the Redondo Beach Municipal Code); (iv) if applicable, the zoning ordinance for the coastal zone (contained in Title 10, Chapter 5 of the Redondo Beach Municipal Code); and (v) if applicable, the preservation ordinance (contained in Title 10, Chapter 4 of the Redondo Beach Municipal Code). To the extent the project differs from existing uses, a full description of the mitigations necessary or recommended for adoption to minimize neighborhood impacts and incompatibility shall be provided.

(4) A complete, objective analysis of the traffic circulation and traffic safety impacts of the project that consists of, or depends on, the major change in allowable

land use. The traffic analysis shall be prepared directly by, or under direct contract to, the city, and shall make accurate determinations for the purposes of section 27.2, subdivision (c)(1), above. Unless CEQA disclosure provisions, Title 10 of the Redondo Beach Municipal Code, or other city regulations, policies or standards require selection of a larger traffic impact area, ICU and LOS impact analysis shall be provided for all critical corridors and critical intersections within 3,000 feet of any parcel subject to the major change in allowable land use. LOS analyses shall utilize both “Urban Streets” and “Signalized Intersection” methodologies, as defined in the current Highway Capacity Manual published by the Transportation Research Board, a division of the National Research Council. The traffic analysis shall adequately disclose the direct, the indirect or secondary, and the cumulative impacts of the project accounting for all relevant factors, such as heavy vehicle traffic, bus stops, intersection and corridor oversaturation (downstream traffic queuing impacts), pedestrian traffic, side street and driveway entrances and exits, ingress staking and overflowing, and left turn lane queuing and overflow. The traffic analysis also shall identify the mitigations necessary or recommended to reduce the traffic impacts to an ICU below 0.90 or a LOS better than “E” for the corridors and intersections subject to this analysis. The location, nature and adverse construction-phase impacts of the traffic impact mitigations shall be clearly described.

(b) To reduce delay for proponents, the city’s decision making bodies may review and conditionally approve discretionary permit applications required for a project prior to the people’s vote on a major change in allowable land use on which such project depends; provided, however, that no conditional permit approval will become effective unless the related major change in allowable land use is passed by the voters and has itself become effective. If the related major change in allowable land use is rejected by the voters, such change and all conditional permits shall have no force and effect.

Sec. 27.6. Exceptions.

(a) This article shall not apply to any major change in allowable land use that is limited to allowing the development of a public school or a hospital. Nor shall this article apply to preclude completion of a site-specific development that depends on a major change in allowable land use approved before the effective date of this article, if before such date, the holder of any permit or other entitlement for use for such development has lawfully and in good faith acquired a vested right, under state law, to carry out the development to completion.

(b) The provisions of this article shall not apply to the extent that they would violate state or federal laws.

(c) This article shall not be applied in a manner that would result in the unconstitutional taking of private property.

(d) This article shall not apply to affordable housing projects required by state or federal law.

(e) This article shall not apply to any major change in allowable land use of property with non-conforming residential units that were occupied on the date of publication, pursuant to Elections Code Section 9205, of the notice of intention to circulate the initiative petition adding Article XXVII to the city charter so long as the proposed change in allowable land use meets the following conditions: the existing residential units are rendered conforming under the proposed change; the proposed change does not allow an increase in the number of residential units on the property; and the proposed change does not create a significant increase in traffic or intensity of use.

(f) This article shall not apply to affordable housing projects for low and moderate income housing as defined by state law.

Sec. 27.7. Relationship to City Charter and Municipal Code.

If any provisions of this article conflict with other provisions of the charter or contained in the Redondo Beach Municipal Code, the provisions of this article shall supersede any other conflicting provision.

Sec. 27.8. Amendments.

No provision of this article may be amended or repealed except by a vote of the people of Redondo Beach.

Sec. 27.9. Judicial Enforcement.

Any aggrieved person shall have the right to maintain an action for equitable relief to restrain any violation of this article, or to enforce the duties imposed on the city by this article.

Sec. 27.10. Construction.

This article shall be liberally construed to accomplish its purposes. Nothing herein shall be construed to make illegal any lawful use being made of any land in accordance with city land use and zoning regulations in force before the effective date of this article.

Sec. 27.11. Consistency with Other Ballot Measures.

If another ballot measure is placed on the same ballot as this measure and deals with the same subject matter, and if both measures pass, the voters intend that both measures shall be put into effect, except to the extent that specific provisions of the measures are in direct conflict. In the event of a direct conflict, the measure which obtained more votes will control as to the directly conflicting provisions only. The voters expressly declare this to be their intent, regardless of any contrary language in any other ballot measure.

Sec. 27.12. Severability.

If any section, subdivision, clause, sentence, phrase or portion of this article is declared invalid by a court of competent jurisdiction, the remaining sections, subdivisions, clauses, sentences, phrases and portions shall remain valid and enforceable. The voters declare that they would have passed all sections, subdivisions, clauses, sentences, phrases and portions of this article without section, subdivision, clause, sentence, phrase or portion declared invalid by a court of competent jurisdiction.

Certified to be a true copy by Mike Gin, Mayor, and Eleanor Manzano, City Clerk.

Date of General Election: November 4, 2008.

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Charter Chapter 16—City of San Diego

*Amendments to the Charter of the City of San Diego*

[Filed with the Secretary of State December 16, 2008.]

Section 55 of the Charter of the City of San Diego is amended by adding Section 55.2 to read as follows:

**SECTION 55.2: MISSION BAY PARK AND REGIONAL PARKS IMPROVEMENT FUNDS**

(a) For the purpose of this section, the following definitions shall apply and the words shall appear in italics:

(1) *Capital Improvement* means physical assets, constructed or purchased, or the restoration of some aspect of a physical or natural asset that will increase its useful life by one year or more or which constitutes an environmental improvement of a natural asset.

(2) *Mission Bay Baseline Chart* shall be defined as the Mission Bay dredging plans on file with the City Clerk as Document No. 00-\_\_\_\_\_. It shall serve as the baseline for depths for navigable waters within Mission Bay. Depths may be increased or decreased for specific areas within Mission Bay only if, after review of these areas by the San Diego Fire Department or the *Mission Bay Park Improvement Fund Oversight Committee*, it is found that either the original depth no longer supports or ensures safe navigation, is inconsistent with the *Mission Bay Park Master Plan*, or needs to be modified in order to create sustainable shorelines. Any changes must be adopted by ordinance of the City Council and shall act as amendments to the original dredging plans.

(3) *Mission Bay Park* means the area described in the Mission Bay Park Record of Survey 16891, filed on February 28, 2001, in the Office of the County Recorder as File No. 2001-0113422.

(4) *Mission Bay Park Improvement Zone* means those areas encompassed within the boundaries of *Mission Bay Park*, Oceanfront Walk from the Mission Bay jetty to Crystal Pier and the adjoining seawall, coastal parks and ocean beaches contiguous thereto, Rose Creek from its terminus in Mission Bay to the southern end of the Santa Fe Road flood control channel, Tecolote Creek from its terminus in Mission Bay to the western end of the Tecolote Creek flood control channel and the San Diego River as it passes through the boundaries of *Mission Bay Park* as described herein. The boundaries of the San Diego River, Rose Creek and Tecolote Creek shall be the width of those waterways to the nearest property line.

(5) *Mission Bay Park Improvement Fund* means a separate interest bearing monetary fund maintained by the City of San Diego to receive and spend the *Mission Bay Park Lease Revenues* identified herein for the benefit of the *Mission Bay Park Improvement Zone*.

(6) *Mission Bay Park Improvement Fund Oversight Committee* means the committee determined by ordinance of the City Council to carry out the oversight responsibilities described herein.

(7) *Mission Bay Park Lease Revenues* means all revenues collected by the City of San Diego from commercial and non-profit sources within *Mission Bay Park*, including but not limited to all monetary consideration received under leases of city owned property within *Mission Bay Park*, as well as revenue collected from contracts for concessions or any other revenues collected for the use of city owned property within *Mission Bay Park*. The term does not include revenue from the Mission Bay Golf Course, unless privately leased; mooring fees; any revenues from taxes including but not limited to Transient Occupancy Taxes, sales taxes, possessory interest taxes, property taxes; or permit fees such as park and recreation fees or special event fees to the extent those fees are levied to recover actual costs incurred by the City of San Diego.

(8) *Mission Bay Park Master Plan* means the Master Plan adopted by the City Council for Mission Bay Park in 1994, the Natural Resources Management Plan, and any amendments or updates that are subsequently adopted by the City Council or any such similar replacement plan that may be subsequently adopted by the City Council. For purposes of this section, the definition shall also include adopted plans for areas located within the *Mission Bay Park Improvement Zone*.

(9) *San Diego Regional Parks* means those parks that serve regional residents and/or visitor populations as determined by ordinance of the City Council. *San Diego Regional Parks* shall initially include Chollas Lake Park, Balboa Park, Mission Trails Regional Park, Otay River Valley Park, Presidio Park, San Diego River Park, open space parks, and coastal beaches along with coastal parks contiguous thereto. For the purposes of this section, this definition shall specifically exclude the *Mission Bay Park Improvement Zone*.

(10) *San Diego Regional Parks Improvement Fund* means a separate interest bearing monetary fund maintained by the City of San Diego to receive and spend the *Mission Bay Park Lease Revenues* identified herein for the benefit of the *San Diego Regional Parks*.

(11) *San Diego Regional Parks Improvement Fund Oversight Committee* means the committee determined by ordinance of the City Council to carry out the oversight responsibilities described herein.

(b) *Mission Bay Park Lease Revenues* up to the threshold amount in each fiscal year shall be deposited into the San Diego General Fund and may be used for any municipal purpose, including but not limited to, police, fire, streets, sewers, water delivery, roads, bridges, and operation of parks. All *Mission Bay Park Lease Revenues* in excess of the threshold amount shall be allocated in the City of San Diego

budget to two distinct funds. Twenty-five percent (25%) of the *Mission Bay Park Lease Revenues* in excess of the threshold amount, or two million five hundred thousand dollars (\$2,500,000) whichever is greater, shall be allocated to the *San Diego Regional Parks Improvement Fund* that solely benefits the *San Diego Regional Parks* and seventy-five percent (75%) of the *Mission Bay Park Lease Revenues* over the threshold amount, or the remainder of those revenues if less than 75% is available after the allocation to the *San Diego Regional Parks Improvement Fund*, shall be allocated to the *Mission Bay Park Improvement Fund* that solely benefits the *Mission Bay Park Improvement Zone*. The threshold amount shall be \$23 million beginning fiscal year 2010 and ending fiscal year 2014. The threshold amount shall be \$20 million beginning fiscal year 2015 and shall remain \$20 million thereafter.

(c) Funds in the *Mission Bay Park Improvement Fund* may be expended only in the *Mission Bay Park Improvement Zone*, to restore wetlands, wildlife habitat, and other environmental assets within the *Mission Bay Park Improvement Zone*; to preserve the beneficial uses of the *Mission Bay Park Improvement Zone* including, but not limited to, water quality, boating, swimming, fishing, and picnicking by maintaining navigable waters and eliminating navigational hazards; to restore embankments and other erosion control features; and to improve the conditions of the *Mission Bay Park Improvement Zone* for the benefit and enjoyment of residents and visitors, consistent with the *Mission Bay Park Master Plan*.

(1) To achieve these goals, all of the following identified priorities are intended to be authorized, funded, and completed in the order provided below:

(A) Restoration of navigable waters within *Mission Bay Park* and elimination of navigational hazards. When depth conditions no longer support and ensure safe navigation, those areas that pose a danger or impede the passage of watercraft shall be dredged in accordance with the *Mission Bay Baseline Chart*.

(B) Wetland expansion and water quality improvements and the protection and expansion of eelgrass beds as identified in the *Mission Bay Park Master Plan*.

(C) Restoration of shoreline treatments within the *Mission Bay Park Improvement Zone* including restoration of beach sand and stabilization of erosion control features.

(D) Expansion of endangered or threatened species preserves and upland habitats on North Fiesta Island and along the levee of the San Diego River floodway as identified in the *Mission Bay Park Master Plan*.

(E) Completion of bicycle and pedestrian paths and bridges as identified in the *Mission Bay Park Master Plan*, installation of sustainable lighting in the *Mission Bay Park Improvement Zone*, installation of signage and landscaping at points of entry to *Mission Bay Park* and the South Shores, and the repair, resurfacing and restriping of parking lots within the *Mission Bay Park Improvement Zone*.

(F) Restoration of the seawall bulkhead on Oceanfront Walk to a condition no less than the quality of restoration previously performed in 1998 from Thomas

Street to Pacific Beach Drive or to conditions as may be required by historic standards.

(G) Deferred maintenance that are also *Capital Improvements* hereunder on existing assets within the *Mission Bay Improvement Zone* as may be recommended by the *Mission Bay Park Improvement Fund Oversight Committee* and approved by the City Council.

(2) After each priority project identified in (c)(1)(A–G) above has been budgeted and approved by the City Council and a funding plan adopted for it, construction of a subsequent project may proceed concurrently provided construction of a lesser priority does not unreasonably delay, prolong, or preclude completion of a greater priority. To the extent funds become available from grants or other sources for a lower priority before a higher priority has been completed, or in the event of substantial delay in proceeding with a higher priority, funds may be committed to the next lower priority in the order set forth in, (c)(1)(A–G), provided such expenditure of a lesser priority does not unreasonably delay, prolong, or preclude completion of a greater priority. The City Council shall be required to make findings that completion of a higher priority project will not be unreasonably delayed, prolonged, or precluded by expending funds on a lower priority project before approving said expenditure.

(3) Once the projects identified in (c)(1)(A–G) have been fully budgeted or completed, additional projects shall be prioritized and funded only for *Capital Improvements* as identified in the *Mission Bay Park Master Plan*, recommended by the *Mission Bay Park Improvement Fund Oversight Committee*, and approved by the City Council.

(4) To the extent items (c)(1)(A–G) that have been completed herein are later in need of additional *Capital Improvements*, then those items shall again have priority over other *Capital Improvements* only if approved by the City Council.

(5) Except as may be specifically authorized above in this subsection, funds in the *Mission Bay Park Improvement Fund* may not be expended for commercial enterprises or improvements of leasehold interests; for any costs associated with utilities, including, but not limited to, water and sewage; or for roads, vehicle bridges, or vehicular ramps; or on costs that cannot be capitalized; or on daily, weekly, monthly, or annual upkeep of the *Mission Bay Park Improvement Zone* and there shall be no expenditure for contracted labor or services or for city employee salaries, pensions or benefits unless those expenses can be capitalized, and only then at the then standard rates used by the City of San Diego for all other capital improvement projects.

(d) Funds in the *San Diego Regional Parks Improvement Fund* may be expended only for non-commercial public *Capital Improvements* for the *San Diego Regional Parks* and only for park uses. Funds in the *San Diego Regional Parks Improvement Fund* may not be expended for commercial enterprises or improvements of leasehold interests; for any costs associated with utilities, including, but not limited to, water and sewage; or for roads, vehicle bridges, or



vehicular ramps; or on daily, weekly, monthly, or annual upkeep of the *San Diego Regional Parks*.

Priority for *Capital Improvements* hereunder shall be recommended by the *San Diego Regional Parks Improvement Fund Oversight Committee*, in accordance with the master plans for each of the *San Diego Regional Parks*, and approved by the City Council.

(e) The *Mission Bay Park Improvement Fund Oversight Committee* and the *San Diego Regional Parks Improvement Fund Oversight Committee* shall meet at least quarterly to audit and review the implementation of this Charter Section, to recommend priorities for expenditures and *Capital Improvements* hereunder in accordance with the master plans for each of the *San Diego Regional Parks* or with the *Mission Bay Master Plan* or within the priorities identified in (c)(1)(A–G), as applicable; and to verify that the appropriate funds are collected, segregated, retained and allocated according to the intent of this Section, and spent as prioritized in this section and consistent herewith.

The San Diego City Auditor, in cooperation with each committee, shall establish and oversee a mechanism to ensure public accountability by effectively reporting and communicating the extent and nature of revenues, expenses and improvements generated hereunder and compliance with the requirements outlined herein. This shall include, at a minimum, an annual audit report to the Mayor, City Council and public. Each report shall, at a minimum, contain a complete accounting of all revenues received, the amount and nature of all expenditures, a report as to whether in each committee's view the expenditures have been consistent with the priorities and provisions hereof, whether the City of San Diego has complied with sections (c)(2), (f), (g) and (h).

In the event that either committee finds that there has been a violation of this Charter Section by the City of San Diego, it should set forth the alleged violation in a written communication to the City Manager and members of the San Diego City Council. If the alleged violation is not resolved to the satisfaction of the aggrieved committee within 30 days, the San Diego City Council shall docket an action item for a public meeting of the San Diego City Council within 60 days. If evidence presented to the San Diego City Council by the aggrieved committee establishes a violation of this section, the San Diego City Council shall forthwith cure the violation including but not limited to the restoration of inappropriately expended funds.

(f) The City of San Diego shall take all steps necessary to ensure the collection and retention of all *Mission Bay Park Lease Revenues* for purposes described herein and to utilize those revenues only for the purposes described herein and consistent with the priorities and intentions described herein. The City of San Diego may issue bonds, notes or other obligations to expedite the *Capital Improvements* contemplated herein, utilizing the revenue stream from *Mission Bay Park Lease Revenues* designated herein.

(g) The annual budgets allocated for park operations and maintenance in the *Mission Bay Park Improvement Zone* and the *San Diego Regional Parks* shall not be reduced at a greater rate or increased at a lesser rate relative to the overall annual budget of parks and recreation as a result of monies available hereunder.

(h) The City of San Diego is encouraged to seek other sources of funding for the purposes of improving the *Mission Bay Park Improvement Zone* and the *San Diego Regional Parks*, including but not limited to grant funding from other governmental agencies, private individuals, or foundations. In the event the City of San Diego receives any such additional funds, they shall be in addition to, and shall not offset or reduce funds dedicated to the *Mission Bay Park Improvement Fund* or *San Diego Regional Parks Fund* under this section.

(i) Nothing contained herein shall prevent the City of San Diego from spending funds in excess of the *Mission Bay Park Improvement Fund* or *San Diego Regional Parks Fund* for the purposes of improving the *Mission Bay Park Improvement Zone* or the *San Diego Regional Parks*.

(j) This section shall take effect and be in force on July 1, 2009, and will expire on June 30, 2039. Before the expiration of this section, the City Council shall place on the ballot no later than the last regularly scheduled election prior to June 30, 2039 a measure to amend the Charter to extend the effect of this section for an additional 30 years.

(k) In the event of a conflict between any provision of Section 55.2 and any other provision of this Charter or the Municipal Code, Section 55.2 shall govern.

Certified to be a true copy by Jerry Sanders, Mayor, and Elizabeth S. Maland, City Clerk.

Date of General Election: November 4, 2008.

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Charter Chapter 17—City of Berkeley

***Amendments to the Charter of the City of Berkeley***

[Filed with the Secretary of State December 17, 2008.]

Section 9 of Article V shall be amended to read as follows:

Section 9. Election.

The Mayor, Auditor and School Directors shall be elected at the general municipal election on a general ticket from the City at large.

The Councilmembers shall be elected at the general municipal election by districts. The Councilmembers shall be recalled by districts.

The City is hereby divided into eight Council districts as hereinafter set forth, and, commencing with the general municipal election in November, 1986 and continuing thereafter until new districts are established as hereinafter set forth, such districts shall be used for the election and recall of Councilmembers and for filling any vacancy in the office of Councilmember by appointment. If and when

new districts are established, as hereinafter provided, such new districts shall be used for the aforesaid purposes; provided, however, that no change in the boundary or location of any district by redistricting as herein provided shall operate to abolish or terminate the term of office of any Councilmember for which such Councilmember was elected or appointed. The eight Council districts, as established herein, shall be bounded and described as follows:

FIRST COUNCIL DISTRICT shall comprise all of that portion of the City of Berkeley commencing on the point at the center of the intersection of University Avenue and Grant Street, thence northerly along the center line of Grant Street to the center of the intersection of Vine Street; thence westerly along the center line of Vine Street to the center of the intersection of Vine Street and Edith Street; thence northerly along the center line of Edith Street to the center of the intersection of Edith Street and Rose Street; thence westerly along the center line of Rose Street to the center of the intersection of Rose Street and Sacramento Street; thence northerly along the center line of Sacramento Street to the center of the intersection of Sacramento Street and Hopkins Street; thence easterly along the center line of Hopkins Street to the center of the intersection of Hopkins Street and Hopkins Court; thence westerly along the center line of Hopkins Court to the center of the intersection of Hopkins Court and Albina Avenue; thence northerly along the center line of Albina Avenue to the northern boundary line of the City of Berkeley; thence westerly along said northern boundary line to the western boundary line of the City of Berkeley in the San Francisco Bay; thence southerly along said western boundary line to where it intersects with a line which is a direct extension of the center line of University Avenue; thence easterly along said extension line and along the center line of University Avenue to the point of beginning.

SECOND COUNCIL DISTRICT shall comprise all of that portion of the City of Berkeley commencing on the point on the western boundary line of the City of Berkeley in the San Francisco Bay where an extension of the center line of University Avenue would intersect said western boundary line; thence southerly along said western boundary line to the southern boundary line of the City of Berkeley; thence easterly along said southern boundary line to the intersection of said southern boundary line and the center line of California Street; thence northerly along the center line of California Street to the center of the intersection of California Street and Ashby Avenue; thence westerly along the center line of Ashby Avenue to the center of the intersection of Ashby Avenue and Sacramento Street; thence northerly along the center line of Sacramento Street to the center of the intersection of Sacramento Street and University Avenue; thence westerly along the center line of University Avenue, and along an extension of said center line, to the point of beginning.

THIRD COUNCIL DISTRICT shall comprise all of that portion of the City of Berkeley commencing on the point where the southern boundary line of the City of Berkeley intersects the center line of California Street; thence easterly along

said southern boundary line to the intersection of said southern boundary line and the center line of Deakin Street; thence northerly along the center line of Deakin Street to the center of the intersection of Deakin Street and Ashby Avenue; thence easterly along the center line of Ashby Avenue to the center of the intersection of Ashby Avenue and Ellsworth Street; thence northerly along the center line of Ellsworth Street to the center of the intersection of Ellsworth Street and Dwight Way; thence westerly along the center line of Dwight Way to the center of the intersection of Dwight Way and Sacramento Street; thence southerly along the center line of Sacramento Street to the center of the intersection of Sacramento Street and Ashby Avenue; thence easterly along the center line of Ashby Avenue to the center of the intersection of Ashby Avenue and California Street; thence southerly along the center line of California Street to the point of beginning.

FOURTH COUNCIL DISTRICT shall comprise all of that portion of the City of Berkeley commencing on the point at the center of the intersection of Ellsworth Street and Dwight Way; thence northerly along the center line of Ellsworth Street to the center of the intersection of Ellsworth Street and Channing Way; thence westerly along the center line of Channing Way to the center of the intersection of Channing Way and Fulton Street; thence northerly along the center line of Fulton Street to where it becomes Oxford Street and continuing along the center line of Oxford Street to the center of the intersection of Oxford Street and Hearst Avenue; thence easterly along the center line of Hearst Avenue to the center of the intersection of Hearst Avenue, Arch Street and Le Conte Avenue; thence northerly along the center line of Arch Street to the center of Arch Street and Cedar Street; thence westerly along the center line of Cedar Street to the center of the intersection of Cedar Street and Spruce Street; thence northerly along the center line of Spruce Street to the center of the intersection of Spruce Street and Vine Street; thence westerly along the center line of Vine Street to the center of the intersection of Vine Street and Martin Luther King Jr. Way; thence southerly along the center line of Martin Luther King Jr. Way to the intersection of Martin Luther King Jr. Way and Cedar Street; thence westerly along the center line of Cedar Street to the center of the intersection of Cedar Street and Grant Street; thence southerly along the center line of Grant Street to the center of the intersection of Grant Street and University Avenue; thence westerly along the center line of University Avenue to the center of the intersection of University Avenue and Sacramento Street; thence southerly along the center line of Sacramento Street to the intersection of Sacramento Street and Dwight Way; thence easterly along the center line of Dwight Way to the point of beginning.

FIFTH COUNCIL DISTRICT shall comprise all of that portion of the City of Berkeley commencing on the point at the center of the intersection of Spruce Street and Vine Street; thence northerly along the center line of Spruce Street to the center of the intersection of Spruce Street and Grizzly Peak Blvd.; thence northerly along the center line of Grizzly Peak Blvd. to the northern boundary line of the City of Berkeley; thence westerly and thence southerly along said northern

boundary line to the intersection of said boundary line with the center line of Albina Avenue; thence southerly along the center line of Albina Avenue to the center of the intersection of Albina Avenue and Hopkins Court; thence easterly along the center line of Hopkins Court to the center of the intersection of Hopkins Court and Hopkins Street; thence westerly along the center line of Hopkins Street to the center of the intersection of Hopkins Street and Sacramento Street; thence southerly along the center line of Sacramento Street to the center of the intersection of Sacramento Street and Rose Street; thence easterly along the center line of Rose Street to the center of the intersection of Rose Street and Edith Street; thence southerly along the center line of Edith Street to the center of the intersection of Edith Street and Vine Street; thence easterly along the center line of Vine Street to the center of the intersection of Vine Street and Grant Street; thence southerly along the center of Grant Street to the center of the intersection of Grant Street and Cedar Street; thence easterly along the center line of Cedar Street to the center of the intersection of Cedar Street and Martin Luther King Jr. Way; thence northerly along the center line of Martin Luther King Jr. Way to the center of the intersection of Martin Luther King Jr. Way and Vine Street; thence easterly along the center line of Vine Street to the point of beginning.

SIXTH COUNCIL DISTRICT shall comprise all of that portion of the City of Berkeley commencing on the point at the center of the intersection of Arch Street, Le Conte Avenue and Hearst Avenue; thence easterly along the center line of Hearst Avenue, and along a direct extension of the center line of Hearst Avenue, to the point where it intersects the boundary line of the campus of the University of California, which boundary line is also the boundary line of federal census tract number 4226, thence northerly, and thence easterly, along said boundary line to where it intersects the eastern boundary line of the City of Berkeley; thence northerly along said eastern boundary line to the intersection of said boundary line and the center line of Grizzly Peak Blvd.; thence southerly along the center line of Grizzly Peak Blvd. to the center of the intersection of Grizzly Peak Blvd. and Spruce Street; thence westerly and southerly along the center line of Spruce Street to the center of the intersection of Spruce Street and Cedar Street; thence easterly along the center line of Cedar Street to the center of the intersection of Cedar Street and Arch Street; thence southerly along the center line of Arch Street to the point of beginning.

SEVENTH COUNCIL DISTRICT shall comprise all of that portion of the City of Berkeley commencing at the point on the southern boundary line of the City of Berkeley where it intersects the center line of Deakin Street; thence easterly along said southern boundary line to the intersection of said southern boundary line and the center line of College Avenue; thence northerly along the center line of College Avenue to the center of the intersection of College Avenue and Ashby Avenue; thence westerly along the center line of Ashby Avenue to the center of the intersection of Ashby Avenue and Benvenue Avenue; thence northerly along the centerline of Benvenue Avenue to the center of the intersection of Benvenue

Avenue and Parker Street; thence easterly along the center line of Parker Street to the center of the intersection of Parker Street and College Avenue; thence northerly along the center line of College Avenue to the center of the intersection of College Avenue and Bancroft Way; thence easterly along the center line of Bancroft Way to the center of the intersection of Bancroft Way, Piedmont Avenue and Gayley Road; thence northerly along the center line of Gayley Road to the center of the intersection of Gayley Road and Hearst Avenue; thence westerly along the centerline of Hearst Avenue to the center of the intersection of Hearst Avenue and Oxford Street; thence southerly along the center line of Oxford Street to where it becomes Fulton Street and continuing southerly along the center line of Fulton Street to the center of the intersection of Fulton Street and Channing Way; thence easterly along the center line of Channing Way to the center of the intersection of Channing Way and Ellsworth Street; thence southerly along the center line of Ellsworth Street to the center of the intersection of Ellsworth Street and Ashby Avenue; thence westerly along the center line of Ashby Avenue to the center of the intersection of Ashby Avenue and Deakin Street; thence southerly along the center line of Deakin Street to the point of beginning.

EIGHTH COUNCIL DISTRICT shall comprise all of that portion of the City of Berkeley not otherwise described as constituting the First, Second, Third, Fourth, Fifth, Sixth and Seventh Council Districts.

The Council shall, by ordinance, adjust if necessary the boundaries of the Council districts herein set forth by December 31st of the third year following the year in which each decennial federal census is taken, commencing with the 2010 census, as provided and required in the Constitution and statutes of the State of California and in order that the eight Council districts shall continue to be as nearly equal in population as may be according to said census. Any such redistricting shall preserve, to the extent possible, the Council districts originally established herein and shall become effective as of the next general election of Councilmembers immediately following the effective date of said ordinance.

Commencing with the general municipal election in November 1986, each Councilmember shall be elected by the electors within a Council district, must have resided in the District in which he or she is elected for a period of not less than thirty days immediately preceding the date he or she files a declaration of candidacy for the office of Councilmember, must continue to reside therein during his or her incumbency, and shall be removed from office upon ceasing to be such resident.

The candidate receiving the highest number of votes for the offices, respectively, of Mayor, Auditor and Councilmembers of the City shall be elected to such offices, provided that such candidate receives at least 40% of the votes cast for each such office. In the event that no candidate for Mayor, Auditor and Councilmember for one or more Council offices receives at least 40% of the votes cast for that office, then there shall be a runoff election between the two candidates receiving the most votes, which runoff election shall be held on the first Tuesday

after the first Monday in February of the odd numbered year following the initial election. No other issues shall appear on the ballot of any runoff election. The successful candidate in any runoff election shall assume office on March 1, after the election results have been declared by the Council.

Should any provision of the amendment of this section be held invalid, the remainder of the amendment shall not be affected thereby.

Certified to be a true copy by Tom Bates, Mayor, and Deanna Despain, Acting City Clerk.

Date of General Election: November 4, 2008.

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Charter Chapter 18—County of Placer

***Amendments to the Charter of the County of Placer***

[Filed with the Secretary of State December 26, 2008.]

Sec. 507 County Counsel. The County Counsel shall be appointed by the Board of Supervisors and serve according to the terms of Government Code section 27641 as currently enacted or hereafter amended including any successor statute enacted by the State Legislature to replace it. Unless his duties are otherwise prescribed or modified by an ordinance of the Board, he shall have all the powers and duties of a County Counsel now or hereafter set forth in the general laws.

Certified to be a true copy by Jim Holmes, Chairman of the Board of Supervisors, Ann Holman, Clerk of the Board, and Jim McCauley, Clerk-Recorder-Registrar of Voters.

Date of General Election: November 4, 2008.

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Charter Chapter 19—City of Chula Vista

***Amendments to the Charter of the City of Chula Vista***

[Filed with the Secretary of State December 29, 2008.]

ELECTED CITY ATTORNEY ACT

Section 1. Purpose and Findings—Elected City Attorney.

This charter amendment is intended to provide for the election of the City Attorney by the residents of the City of Chula Vista. The City of Chula Vista should have an elected City Attorney who is responsible to Chula Vista residents instead of an appointed city attorney responsible only to the Mayor and City Council. It is in the best interests of the City of Chula Vista that the City Attorney

be sufficiently independent of the City Council and other city officials to able to both advise the city and act in the best interests of the public.

Section 2. Amendment of the Charter.

A. Section 503 of the Charter of the City of Chula Vista is hereby amended to read as follows:

Section 503 City Attorney: Election, Powers and Duties

(a) Designation as Officer. The City Attorney shall be an officer of the City, in addition to any other officers designated pursuant to this Charter. It is the intent of the voters that the City Attorney shall be sufficiently independent of the City Council and other city officials to advise the City while also acting in the best interests of the public.

(b) Powers of the City Attorney. The City Attorney shall:

(1) Represent and advise the City Council and all city officers in all matters of law pertaining to their offices and advise all boards, commissions, and other agencies of the City on legal matters referred to him or her, and render written legal opinions when the same are requested in writing by the Mayor or a member of the Council or the City Manager or any other officer, board or commission of the City;

(2) Represent and appear for the City and any City officer or employee, or former City officer or employee, in any or all actions and proceedings in which the City or any such officer or employee in or by reasons of his or her official capacity, is concerned or is a party;

(3) Attend all regular meetings of the City Council and give his or her opinion in writing whenever requested to do so by the City Council or by any of the boards or officers of the City;

(4) Approve the form of all contracts made by and all bonds given to the City, endorsing approval thereon in writing;

(5) Prepare any and all proposed ordinances or resolutions for the City, and amendments thereto;

(6) Prosecute, if so directed by ordinance of the City Council, all offenses against the ordinances of the City and for such offenses against the laws of the State as may be required by law, and shall have concurrent jurisdiction with the District Attorney of the County of San Diego to prosecute persons charged with or guilty of the violation of the State laws occurring within the City limits of the City of Chula Vista for offenses constituting misdemeanors;

(7) Whenever a cause of action exists in favor of the City, exercise discretion as to when to commence or maintain legal proceedings, subject to the approval or ratification by the City Council, when the basis for such action is within the knowledge of the City Attorney, or, he or she shall commence or maintain legal proceedings as directed by the City Council;

(8) Surrender to his or her successor all books, papers, files and documents pertaining to the City's affairs.



The Council may empower the City Attorney, at his or her request, to employ special legal counsel, and he or she shall have the power to appoint appraisers, engineers and other technical and expert services necessary for the handling of any pending or proposed litigation, proceeding or other legal matter. Upon the City Attorney's recommendation and the approval of the Council, when he or she has a conflict of interest in litigation involving another office of the City in his or her official capacity, such other officer may retain special legal counsel at City expense. Nothing in this Section 503 shall be construed to prevent the City Attorney from giving confidential advice to the City when otherwise allowed by law.

(c) Election; Compensation of City Attorney. The City Attorney shall be nominated and elected in the same manner and at the same election as a member of the City Council, except as otherwise provided in this section. The compensation of the elected City Attorney shall be set by the Council, but shall be not less than the median compensation paid to the City Attorneys of the six California cities whose populations are closest to that of the City of Chula Vista, provided that three are higher and three are lower in population, and that compensation may not be reduced during the City Attorney's term of office, except as part of a general reduction of salaries of all officers and employees in the same amount or proportion. The City Attorney shall be in the Unclassified Service.

(d) Qualifications of City Attorney. No person shall be eligible for or continue to hold the Office of City Attorney, either by election or appointment, unless he or she is a citizen of the United States, a qualified elector, and a California resident, licensed to practice law in all courts of the State of California and so licensed for at least seven years preceding his or her assumption of office following election under this charter.

(e) Term of Office of the City Attorney. The City Attorney shall be elected to a nominal term of four years and shall commence on the first Tuesday of December of the year of the election, and shall continue until a successor qualifies.

(f) Vacancy, Filling of. Upon the declaration of vacancy in the Office of the City Attorney, the Office of the City Attorney shall be filled by appointment by the majority vote of the members of the Council; provided, that if the Council shall fail to fill a vacancy by appointment within sixty days after such office shall become vacant, or if the unexpired term of the City Attorney shall exceed 24 months at the time of the appointment, the City Council shall cause a special election to be held to fill such vacancy. An appointee or the person elected to the Office of City Attorney for the balance of an unexpired term shall hold office until the next general election for the Office of the City Attorney.

(g) Vacancy, What Constitutes. The Office of City Attorney shall be declared vacant by the Council when the person elected or appointed thereto fails to qualify within ten days after his or her term is to begin, dies, resigns, ceases to be a resident of the State or absents himself or herself continuously from the State for a period of more than thirty days without permission from the Council, absents

himself or herself from any seven consecutive regular meetings except on account of own illness or when absent from the City by permission of the Council, is convicted of a felony, is judicially determined to be an incompetent, is permanently so disabled as to be unable to perform the duties of his or her office, forfeits his or her office under any provision of this Charter, or is removed from office by judicial procedure. A finding of disability shall require the affirmative vote of at least two-thirds of the members of the Council after considering competent medical evidence bearing on the physical or mental capability of the City Attorney.

B. Section 500 of the Charter of the City of Chula Vista is hereby amended as follows:

500. Election, Appointment and Removal of Officers and Department Heads

(a) Election; Appointment. The City Attorney shall be elected by the voters of the City. The City Manager and City Clerk shall be appointed by and serve at the pleasure of the City Council and shall be in the Unclassified Service. In addition, there shall be in the Unclassified Service a private secretary for the City Manager, City Attorney and the Mayor and Council who shall be appointed by the respective officers for whom they serve. All other officers and department heads of the City and the Assistant City Manager shall be appointed by the City Manager subject to the approval of the City Council. The City Attorney shall also appoint Assistant or Deputy City Attorneys as may be authorized by the Council, who shall be in the Unclassified Service. The City Clerk may also appoint Assistant or Deputy City Clerks as may be authorized by the Council subject to the approval of the Council who shall be in the Unclassified Service. It is further provided the City Council may, by ordinance, place Assistant and Deputy Department Heads, Assistants to the City Manager and new management level positions in the Unclassified Service by a four-fifths vote of the Council.

(b) Removal. Officers and employees in the Unclassified Service appointed by the City Council may be removed by them at any time by a majority vote of the members of the Council, and such officers and department heads in the Unclassified Service appointed by the City Manager or City Attorney, respectively, may be removed by him or her at any time and, in the case of appointees in the Unclassified Service, the order of the City Council, the City Attorney, or the City Manager affecting said removal shall be final and conclusive. The position of said officers and employees shall be declared vacant if said officer or employee is convicted of a felony or crime involving moral turpitude. Any appointee or employee in the Unclassified Service so removed by the City Manager, the City Attorney or City Clerk may, however, within five (5) days after receipt of a notice of dismissal, demand a written statement of the reason for such dismissal, a copy of which shall be forthwith filed with the City Council. Upon receipt of such written statement so furnished by the City Manager, the City Attorney or City Clerk to the City Council, the Council shall fix a time and place for a public hearing, at which hearing the Council shall have authority to investigate the facts set forth in said written communication from the City Manager, the City Attorney or City Clerk

containing the reason for said dismissal, and determine the truth or falsity of said facts. Council shall report its findings and recommendations made as a result of such hearing, and cause a copy of said findings to be delivered to the City Manager, the City Attorney or City Clerk and file the original with the City Clerk. The dismissed appointee or employee in such cases shall have the right to file with the Council a written reply or answer to any charges filed by the City Manager, the City Attorney or the City Clerk. All written documents, including the City Manager's, the City Attorney's or the City Clerk's written reasons for such dismissal, and the reply of the dismissed appointee or employee, the findings and decisions of the Council, and any documentary evidence used at the hearing shall be filed with the proper office of the City as public records, open for inspection at any time. Nothing herein contained, however, shall be construed as in any way limiting the authority and power of the City Manager, the City Attorney or the City Clerk to remove any appointee or employee in the Unclassified Service of the City, so appointed or employed, and all such removals shall be final and conclusive.

(c) No fiscal impacts. Except as expressly provided in Section 503, nothing in this Section 500 shall be construed to limit the budgetary authority of the City Council as respects the officers and employees under the supervision of the City Attorney.

#### Section 3. Implementation.

A. Upon the effective date of this initiative, the provisions of this initiative shall be inserted into the Charter as amendments thereto. Any provisions of City Charter, state law or City ordinances inconsistent with these amendments shall be unenforceable to the extent of the inconsistency.

B. The City Attorney serving at the time of the adoption of this initiative, or his or her successor(s) shall continue to be qualified to hold such office, and shall carry out the duties and be authorized to continue to exercise any and all powers of that office under the terms and conditions of this Charter and general law existing prior to the adoption of this initiative, until his or her successor is qualified and assumes office by election or appointment as a result of the next general election.

#### Section 4. Severability.

If any word, sentence, paragraph, subparagraph, section or portion of this initiative is declared to be invalid by a court, the remaining words, sentences, paragraphs, subparagraphs, sections and portions are to remain valid and enforceable.

#### Section 5. Amendment or Repeal.

This initiative may be amended or repealed only by the voters at a City election.

Section 6. Effective Date.

If a majority of the voters voting on the proposed Charter amendment vote in its favor, the Charter amendment shall become valid and binding upon filing by the California Secretary of State.

Certified to be a true copy by Cheryl Cox, Mayor, and Donna Norris, City Clerk.

Date of General Election: November 4, 2008.