# 2019 Major Regulations Rulemaking Calendar

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

## California Air Resources Board

Proposed Amendments to the Low Carbon Fuel Standard

ndard | 👅

Projected Date of Notice of Proposed Action:

October 2019

CCR Title and Sections Affected:

Name of Proposed Regulation:

Statute(s), Propositions or Court Decision Being Implemented:

Title 17, Division 3, Chapter 1, Subchapter 10, Article 4, Subarticle 7. Low Carbon Fuel Standard (Sections Affected: 95480-95503)

California Global Warming Solutions Act of 2006 (Health & Safety Code, section 38500 et seq.), Health & Safety Code, section 39600, and Her

Brief summary of the proposed regulation (1 paragraph or less):

Staff will present for Board consideration amendments to the Low Carbon Fuel Standard (LCFS). The amendments being proposed will be designed to strengthen the LCFS's cost containment mechanism, potentially by imposing a hard cap limit on the price of LCFS credits transacted by regulated entities, and/or by adding provisions to allow the advancing of some credits to be generated in future years to clear annual deficit obligations of earlier years. The proposed regulation could help ensure that LCFS prices will be capped at a predetermined level that will incent investments in GHG emission reducing projects, while limiting credit price volatility and potential adverse impacts to consumers.

Contact Person:

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

# California Air Resources Board, Transportation and Toxics Division

Name of Proposed Regulation:

Projected Date of Notice of Proposed Action:

Transport Refrigeration Unit Regulation

October 2019

CCR Title and Sections Affected:

Statute(s), Propositions or Court Decision Being Implemented:

Title 13, § 2477/New: Title 13, § 2478

HSC §§ 39600, 39601, 39618, 39658, 39659, 39666, 39667, 39674, 39675, 42400, 42400.1, 42400.2, 42400.3.5, 42402, 42402.2, 42410, 436

Brief summary of the proposed regulation (1 paragraph or less):

Staff will present for Board consideration a regulation to transition diesel-fueled transport refrigeration units to zero-emission everywhere feasible and near zero-emission everywhere else. The proposed regulation may include: (1) a phased-in deployment of zero-emission truck transport refrigeration units, (2) alternative power requirements for trailer transport refrigeration units when parked or stationary for more than 15 minutes, (3) electronic tracking system requirements for trailer transport refrigeration units, (4) infrastructure installation requirements for applicable facilities. This is the first of two hearings. The second hearing will take place in 2020.

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

## California Air Resources Board

Name of Proposed Regulation:

Control Measure for Ocean-Going Vessels At Berth and At Anchor (At Berth and At Anchor Regulation)

CCR Title and Sections Affected:

Statute(s), Propositions or Court Decision Being Implemented:

Projected Date of Notice of Proposed Action:

October 2019

Sections 38501, 38510, 38550, 38551, 38560, 38560,5, 38561, 38562, 38564, 38565, 38580, 38590, 39600, 39601, 39650, 39658, 39659, 30

New sections • California Code of Regulations 13 CCR, section 2299.4 • California Code of Regulations 17 CCR, section 93130 – 93130.14

Brief summary of the proposed regulation (1 paragraph or less):

Staff will present for Board consideration a new proposed regulation that intends to replace the existing Airborne Toxic Control Measure for Auxiliary Diesel Engines Operated on Ocean-going Vessels At-Berth in a California port (At-Berth Regulation). The objective is to both improve implementation of the existing requirements and expand those requirements to include additional ports, terminals, vessel types, and vessel visits to increase the level of community health benefits. The proposed regulation would add control requirements for vessel boilers on tankers and shift the compliance metric from an annual fleet average to a per-visit basis, with requirements on ports, terminals, vessel fleets, and technology providers. The proposed regulation would also require ocean-going vessels to maintain opacity standards while at a California port or terminal or at anchorage. The proposed regulatory changes may have an impact on existing infrastructure and equipment needs in order to comply with the regulation due to the potential for additional regulated parties.

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Agency Name and Responsible Agency Unit:

## California Air Resources Board

Projected Date of Notice of Proposed Action:

Proposed Advanced Clean Trucks Regulation October 8, 2019

CCR Title and Sections Affected:

Name of Proposed Regulation:

Statute(s), Propositions or Court Decision Being Implemented:

# Title 13, § 1963

Brief summary of the proposed regulation (1 paragraph or less):

Staff will present for Board consideration a new rule for the Advanced Clean Trucks Regulation. The intent of the regulation is to accelerate the market for zero-emission heavy-duty on-road vehicles in applications that are well suited for their use, and to reduce NOx, PM and greenhouse gas emissions. The proposed rule would require medium-duty and heavy-duty vehicle manufacturers to produce a percentage of their California sales as zero-emission or zero-emission capable vehicles, and would require larger fleets to report information about their trucks that is needed for developing future zero emission truck fleet rules.

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

## California Air Resources Board

Proposed Prohibition on New Stationary Air Conditioning Systems with High-Global Warming Potential Refrigerants

Projected Date of Notice of Proposed Action:

10/25/2019

CCR Title and Sections Affected:

Name of Proposed Regulation:

Statute(s), Propositions or Court Decision Being Implemented:

# Title 17, §§ 95412–95420

Health and Saf. Code §§ 38550, 38560, 38566, 38562, 38580, 39600, 39601, 39730.5, and 39734; Public Resources Code, Division 45 (comm

Brief summary of the proposed regulation (1 paragraph or less):

Staff will present for Board consideration a proposed rulemaking that will prohibit new stationary air-conditioning systems with a global warming potential of 750 or greater, beginning January 1, 2023. This proposed rulemaking implements one of the hydrofluorocarbon reduction measures proposed in California's Short Lived Climate Pollutant Strategy, approved by the Board in March of 2017.

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Agency Name and Responsible Agency Unit:

## California Air Resources Board

Name of Proposed Regulation:

Proposed Amendments to the Heavy-Duty Engine Emission Standards and Test Procedures (Heavy-Duty Low NOx Program)

January 14, 2020

Projected Date of Notice of Proposed Action:

CCR Title and Sections Affected:

Statute(s), Propositions or Court Decision Being Implemented:

Title 13, §§ 1900, 1956.8, 2035–2037, 2111–2149; Title 17, §§ 95662 and 95663

ilth & Saf. Code §§ 38501, 38505, 38510, 38560, 39010, 39500, 39600, 39601, 40000, 43000.5, 43013, 43016, 43018, 43100, 43101, 4310

Brief summary of the proposed regulation (1 paragraph or less):

Staff will present for Board consideration amendments to the heavy-duty engine emission standards and other related requirements that will result in a 90 percent reduction in NOx emissions compared to the emissions of today's diesel engines. Thus, in addition to a new low NOx standard, under this measure, staff will also propose regulatory amendments to improve the certification requirements to better reflect emission control under low load urban driving operations, to improve engine and emission control system durability, and to expand and improve the in-use compliance testing program. This regulation may apply to 2023 and subsequent model year heavy-duty engines with gross vehicle weight rating greater than 10,000 pounds. Staff will also present for Board consideration amendments to the California Phase 2 Heavy-Duty GHG Regulations that are consistent with the Technical Amendments adopted by United States Environmental Protection Agency for the federal Phase 2 Heavy-Duty GHG Regulations.

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

## California Air Resources Board

Name of Proposed Regulation:

Proposed Regulation for Zero-Emission Airport Ground Support Equipment

CCR Title and Sections Affected:

Title 13, §§ 2449 – 2449.2, 2775 – 2775.2

Projected Date of Notice of Proposed Action:

February 18, 2020

Statute(s), Propositions or Court Decision Being Implemented:

ealth & Saf. Code §§ 38501, 38505, 38510, 38560, 38580, 38566, 39002, 39500, 39515, 39516, 39600, 39601, 39602, 39650, 39656, 396

Brief summary of the proposed regulation (1 paragraph or less):

Staff will present for Board consideration a regulatory proposal to transition diesel and large-spark ignition airport ground support equipment to zero-emission technology. This technology-forcing measure is intended to increase the penetration of zero-emission off-road technology in applications that are well suited for its use. Additionally, this measure would facilitate further zero-emission technology development in heavier-duty equipment, expand infrastructure, and achieve needed NOx emission reductions.

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

# CalEPA/CalRecycle

Pharmaceutical and Sharps Waste Stewardship

June 2019

Projected Date of Notice of Proposed Action:

CCR Title and Sections Affected:

Name of Proposed Regulation:

 $Statute(s), \ Propositions \ or \ Court \ Decision \ Being \ Implemented:$ 

## Title 14 and 27

SB 212 (Jackson, Chapter 1004, Statutes of 2018)

Brief summary of the proposed regulation (1 paragraph or less):

In September 2018 Governor Brown signed SB 212 (Jackson, Chapter 1004, Statutes of 2018), to establish a stewardship program, under which a manufacturer or distributor of covered drugs or sharps, or other entity defined to be covered by the bill, would be required to establish and implement, either on its own or as part of a group of covered entities through membership in a stewardship organization, a stewardship program for covered drugs or for sharps, as applicable. The bill imposes various requirements on a covered entity or stewardship organization that operates a stewardship program, including submitting a proposed stewardship plan, an initial stewardship program budget, an annual budget, annual report, and other specified information to CalRecycle. The bill requires CalRecycle to adopt regulations for the administration of the bill's provisions, with an effective date of no later than January 1, 2021.

Contact Person:

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

State Water Resources Control Board, Office of Research, Planning, and Performance

Name of Proposed Regulation:

Projected Date of Notice of Proposed Action:

## Urban Water Conservation Reporting

January - March 2019

CCR Title and Sections Affected:

Statute(s), Propositions or Court Decision Being Implemented:

CCR Title 23, Sections 865 and 866 that expired November 25, 2017 by operation of law

California Water Code: 10609.28

Brief summary of the proposed regulation (1 paragraph or less):

The State Water Resources Control Board (Board) would propose regulatory language to make permanent monthly reporting that was in place from 2014 until expiration by operation of law in November 2017. The State Water Board adopted a drought emergency regulation in support of urban water conservation in July 2014. The regulation required the state's larger urban water suppliers (those with more than 3,000 connections) to report monthly to the Board. Those reports include information on residential gallons per capita daily water use, total potable water production, measures implemented to conserve water and improve efficiency, and local enforcement actions. These requirements were kept in place until the emergency regulation expired November 25, 2017. Monthly reporting has been voluntary for about one year.

Contact Person:

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

State Water Resources Control Board, Office of Research, Planning, and Performance

State Water Resources Control Board, Office of Research, Flaming, and Ferformance			
Name of Proposed Regulation:	Projected Date of Notice of Proposed Action:		
Water Loss Performance Standards for Urban Retail Water Suppliers	June 2019		
CCR Title and Sections Affected:	Statute(s), Propositions or Court Decision Being Implemented:		
	California Water Code: 10608.34		

Brief summary of the proposed regulation (1 paragraph or less):

The State Water Resources Control Board is required to develop performance standards for water loss through leakage from water distribution systems. Urban retail water suppliers will be required to comply with these standards. These standards will include volumetric targets and compliance measures. The volumetric targets will also become part of the urban water use objective calculated by urban retail water suppliers pursuant to California Water Code Sections 10609.2, 10609.12, 10609.20 and 10609.22.

Contact Person:

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Agency Name and Responsible Agency Unit:		
California Energy Commission		
Name of Proposed Regulation:	Projected Date of Notice	of Proposed Action:
Power Source Disclosure (AB 1110)	2nd Quar	ter 2019
CCR Title and Sections Affected:	Statute(s), Propositions of	or Court Decision Being Implemented:
Title 20, sections 1390-1394 Pub. Utilities Code, sections, 398.1-39		Code, sections, 398.1-398.5
Brief summary of the proposed regulation (1 paragraph or less):		Contact Person:
Regulations to implement AB 1110 Greenhouse gases emissions intensity reporting: retail electricity suppliers (Stats.		Jordan Scavo
		Email Address:
2016, ch. 656).		jordan.scavo@energy.ca.gov
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Agency Name and Responsible Agency Unit:		
California Energy Commission		
Name of Proposed Regulation:	roposed Regulation: Projected Date of Notice of Proposed Action:	
Air Filters	2nd Quarter 2019	
CCR Title and Sections Affected:	Statute(s), Propositions or Court Decision Being Implemented:	
Title 20, sections 1601 - 1609	Pub. Utilities	Code, section, 25402(c)
Brief summary of the proposed regulation (1 paragraph or less):		Contact Person:
Revisions to existing regulations to modify definitions and		Patrick Saxton
testing, certification, and labeling requirements for air filters.		Email Address:
May be combined with regulations for General Service Lamps.		patrick.saxton@energy.ca.gov
,	·	Telephone Number:
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Agency Name and Responsible Agency Unit:		
California Energy Commission		of Decree of Astion
Name of Proposed Regulation:  Projected Date of Notice of Proposed Action:  2nd Quarter of 2019		'
CCR Title and Sections Affected:  Statute(s), Propositions or Court Decision Being Implemented:  Pub. Utilities Code, section, 2540		• •
Title 20, sections 1601 - 1609 Pub. Utili  Brief summary of the proposed regulation (1 paragraph or less):  Update definitions and scope of general service lamp appliance efficiency regulations.  May be combined with regulations for Air Filters.		Contact Person: Patrick Saxton  Email Address: patrick.saxton@energy.ca.gov  Telephone Number: (916) 654-4274  Mailing Address: 1516 9th Street, MS-25 Sacramento, CA 95814

Agency Name and Responsible Agency Unit:		
California Energy Commission		
Projected Date of Notice	of Proposed Action:	
3rd or 4th	3rd or 4th Quarter 2019	
Statute(s), Propositions of	or Court Decision Being Implemented:	
Pub. Utilities	Code, section, 25402(c)	
	Contact Person:	
Establish energy efficiency standards, test procedures, marking and certification requirements for commercial and industrial fans and blowers.		
	Sacramento, CA 95814	
	Projected Date of Notice  3rd or 4th  Statute(s), Propositions of Pub. Utilities  edures,	

DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

# California Energy Commission

Name of Proposed Regulation:

Projected Date of Notice of Proposed Action:

Federally Exempted Linear Fluorescent Lamps 4th Quarter of 2019

CCR Title and Sections Affected:

Statute(s), Propositions or Court Decision Being Implemented:

## Title 20, sections 1601 - 1609

Pub. Utilities Code, section, 25402(c)

Brief summary of the proposed regulation (1 paragraph or less):

In July 2012, federal regulations for general service fluorescent lamps (GSFLs) became effective. However, the U.S. Department of Energy (DOE) excluded certain types of linear fluorescent lamps from its definition of GSFLs, which exempts them from the GSFL standards. Exempted linear fluorescent lamps may be those explicitly exempted from the definition of GSFL, including: (1) fluorescent lamps designed to promote plant growth; (2) fluorescent lamps specifically designed for cold temperature applications; (3) colored fluorescent lamps; (4) impact-resistant fluorescent lamps; (5) reflectorized or aperture lamps; (6) fluorescent lamps designed for use in reprographic equipment; (7) lamps primarily designed to produce radiation in the ultra-violet region of the spectrum; and (8) lamps with a Color Rendering Index of 87 or greater. (See 42 U.S.C. § 6291(30)(B).) The Commission is considering efficiency standards for these exempted products.

Contact Person:

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Agency Name and Responsible Agency Unit:  Department of Conservation - Division of Oil, Gas, and Geothermal Resources			
Name of Proposed Regulation:  Well Construction Regulations March 2020		·	
CCR Title and Sections Affected: CCR, Title 14, Sections 1712 through 1724, Sections 1740 through 1748.3	Statute(s), Propositions or Court Decision Being Implemented: PRC 3000, 3012, 3106, 3208, 3216, 3229, 3223		
Brief summary of the proposed regulation (1 paragraph or less):  The proposed regulation will clarify and update of construction standards, definitions, well design, drilling and workover operations, completions, and reporting requirements.	permitting,	Contact Person: Tim Shular, Regulations Manager Email Address: tim.shular@conservation.ca.gov Telephone Number: 916-323-5432 Mailing Address:  801 K Street, MS 24-02 Sacramento, CA 95814	

Agency Name and Responsible Agency Unit:  Board of Forestry and Fire Protection			
Name of Proposed Regulation:	Projected Date of Notice	of Proposed Action:	
Utility Clearance Exemptions, 2019	December	2019 - January 2020	
CCR Title and Sections Affected:	Statute(s), Propositions of	or Court Decision Being Implemented:	
Title 14, Secs. 1251, 1252.1, 1255, 1257, 1258,	PRC 4125-4	4128, 4292, 4293, 4296	
Brief summary of the proposed regulation (1 paragraph or less): California Public Resources Code (PRC) sections 4292 (	and 4293 require	Contact Person: Edith Hannigan	
any person that owns, controls, operates, or maintains a			
transmission or distribution line upon any mountainous la		Email Address:	
forest-covered land, brush-covered land, or grass-covered land, to maintain firebreaks around certain electrical equipment, including poles or		edith.hannigan@bof.ca.gov	
towers and conductors carrying electrical current. The Bo	0.	Telephone Number:	
the authority in these statutes to permit exceptions from requirements. The purpose of the proposed action is to r	these	916.653.2928	
clearance exceptions to reference modern electrical technology, clarify where and when these clearance requirements and exceptions apply, and		Mailing Address:	
		Board of Forestry and Fire Protection	
to clarify what kinds of equipment is exempt from these r	equirements.	Room 1506-14 1416 9th Street	
		Sacramento, CA 95814	

DF-130 (REV12/16)

Agency Name and Responsible Agency Unit:

# California Highway Patrol, Commercial Vehicle Section

Name of Proposed Regulation:

Projected Date of Notice of Proposed Action:

Electronic Logging Devices for Intrastate Motor Carriers and Drivers

November 15, 2019

CCR Title and Sections Affected:

Statute(s), Propositions or Court Decision Being Implemented:

## Title 13, Sections 1213 & 1213.2

Sections 31401, 34501, 34501.2, 34501.5, & 34508 Vehicle Code

Brief summary of the proposed regulation (1 paragraph or less):

Current federal regulation contained in Title 49, Code of Federal Regulations (CFR) requires states to remain compatible with federal regulations. Current state regulations contained in Title 13 of the California Code of Regulations, Sections 1213 and 1213.2 are currently in jeopardy of federal preemption. Therefore, an amendment is needed to create consistency between state and federal regulations. State regulations do not address or require the use of an Electronic Logging Device (ELD) as a method for recording a driver's record of duty status (RODS) for intrastate motor carriers and drivers; therefore, they are not compatible with federal regulations. In order for the California Highway Patrol (CHP) to fulfill the mandate established in Section 34501(a) of the California Vehicle Code, and be in compliance with federal law, the CHP must align RODS requirements.

The use of ELDs would improve commercial motor vehicle safety by improving compliance with the applicable hours-of-service rules and reduce the overall paperwork burden for both motor carriers and drivers. Additionally, this rulemaking will serve to align state regulations with federal regulations. This rulemaking would adopt Title 49, CFR, Part 395, as it was published on October 1, 2016, as it applies to driver's RODS.

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

# California Department of Alcoholic Beverage Control

Responsible Beverage Service Training Program

Projected Date of Notice of Proposed Action:

age Service Training Program

Statute(s), Propositions or Court Decision Being Implemented:

CCR Title and Sections Affected:

Name of Proposed Regulation:

## Title 4 Article 25

Business and Professions Code sections 25680-25686

Brief summary of the proposed regulation (1 paragraph or less):

The Legislature adopted the Responsible Beverage Service (RBS) Training Program Act of 2017 because it found that alcohol servers throughout the state would benefit from mandatory RBS training. The Legislature imposed this requirement upon alcohol servers because unlike 18 other states and the District of Columbia, California did not require RBS training for bartenders and restaurant servers who provide alcohol to customers and are in a unique position to assess and intervene if customers pose a potential threat. By establishing a uniform, standard education requirement for all alcohol servers, the Legislature sought to improve the likelihood that an alcohol server will intervene upfront before a patron endangers the public. The Department has been tasked with promulgating regulations that implement all facets of the RBS Training program including curriculum, approval of training providers and accreditation agencies, oversight, and enforcement of compliance by ABC licensees.

Contact Person:

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Agency Name and Responsible Agency Unit: DIR/Occupational Safety and Health Standards Board		
Name of Proposed Regulation:  Residential Fall Protection April 2019		'
CCR Title and Sections Affected:  Statute(s), Propositions or Court Decision Being Implemented:  Labor Code 142.3		•
Brief summary of the proposed regulation (1 paragraph or less):  Proposed changes would lower the height at which fall protection is required for residential framing from 15 feet to 6 feet and for residential roofing from 15 or 20 feet to 6 feet to be commensurate with Federal OSHA's 6 foot trigger height for residential construction.		Contact Person: Christina Shupe Email Address: cshupe@dir.ca.gov Telephone Number: 916-274-5733
		Mailing Address: OSHSB 2520 Venture Oaks Way Suite 350 Sacramento, CA 95833

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Agency Name and Responsible Agency Unit:		
Department of Industrial Relations/Standards Board		
Name of Proposed Regulation:	Projected Date of Notice	of Proposed Action:
Workplace Violence in General Industry	Unknown	
CCR Title and Sections Affected:	Statute(s), Propositions of	or Court Decision Being Implemented:
Title 8, Section 3395 or New Section Labor Code Section 142.3		
Brief summary of the proposed regulation (1 paragraph or less):		Contact Person:
Develop a workplace violence standard for general industry. Christina Shupe		Christina Shupe
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		·

Agency Name and Responsible Agency Unit:			
Department of Industrial Relations/Standards Board			
Name of Proposed Regulation:	Projected Date of Notice	of Proposed Action:	
Lead in Construction and General Industry	Unknown	Unknown	
CCR Title and Sections Affected:	Statute(s), Propositions of	r Court Decision Being Implemented:	
Title 8, Sections 1532.1 and 5198	Title 8, Sections 1532.1 and 5198 Labor Code Sections 142.3		
Brief summary of the proposed regulation (1 paragraph or less):		Contact Person:	
Update construction and general industry lead estandards.	exposure	Christina Shupe	
Standards.		Email Address:	
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Agency Name and Responsible Agency Unit:			
Department of Industrial Relations/Standards Board			
Name of Proposed Regulation:	Projected Date of Notice	Projected Date of Notice of Proposed Action:	
Heat Illness Prevention in Indoor Places of Employment	Unknown		
CCR Title and Sections Affected:	Statute(s), Propositions of	Statute(s), Propositions or Court Decision Being Implemented:	
Title 8, Section 3395 or New Section Labor Code Sections 142.3 and 6720			
Brief summary of the proposed regulation (1 paragraph or less):		Contact Person:	
Develop an occupational health and safety standard for indoor		Christina Shupe	
heat illness prevention as directed by Labor Code section		Email Address:	
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		,	

DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

Department of Justice; Bureau of Gambling Control

Name of Proposed Regulation:

Rotation of Player-Dealer

CCR Title and Sections Affected:

11. section 2071

Projected Date of Notice of Proposed Action:

May 2019

Statute(s), Propositions or Court Decision Being Implemented:

Penal Code 330.11

Brief summary of the proposed regulation (1 paragraph or less):

Business and Professions Code section 19826, (g), assigns the Department, Bureau of Gambling Control the responsibility of approving the play of any controlled game in gambling establishments within California, including placing restrictions and limitations on how a controlled game may be played, and the approval of game rules by the Bureau, to ensure fairness to the public and compliance with state laws. Penal Code 330.11 provides for rotation of the player-dealer position "continuously and systematically" amongst the each of the participants players. This regulation will define the parameters of rotation of the player-dealer position in a controlled game.

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:		
Department of Justice; Public Rights Division; Consumer Section - Privacy Unit		
Name of Proposed Regulation:	Projected Date of Notice of Proposed Action:	
California Consumer Privacy Act Regulations	October 1, 2019	
CCR Title and Sections Affected:	Statute(s), Propositions or Court Decision Being Implemented:	
Title 11; Division 1; Chapter and Sections To Be Determined	Cal. Civil Code §§ 1798.185	

Brief summary of the proposed regulation (1 paragraph or less):

The proposed regulations, in accordance with the California Consumer Privacy Act (CCPA), will set forth procedures, protocols, and guidance regarding exercising rights under the CCPA, the verification of consumer requests, required disclosures to consumers, financial incentive offerings and differential pricing for those who exercise their rights, uniform opt-out procedures, and any exceptions required to comply with state or federal law. These regulations will fulfill the Attorney General's responsibilities under the CCPA.

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Agency Name and Responsible Agency Unit:				
Department of Public Health				
Name of Proposed Regulation:	Projected Date of Notice of Proposed Action:			
General Acute Care Hospitals (GACH): Pharmacy/Dietary/Clinical Lab	9/2019			
CCR Title and Sections Affected:	Statute(s), Propositions or Court Decision Being Implemented:			
Title 22 sections 70241 through 70249 and 70261 through 70279	HSC 1275			
Brief summary of the proposed regulation (1 paragraph or less):		Contact Person:		
The GACH regulations have not been amended since their original promulgation. This regulation package is needed to incorporate current standards of care in three of the eight basic GACH services.		Chelsea Driscoll		
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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

### California Department of Tax and Fee Administration - Business Taxes and Fees Division

Name of Proposed Regulation:	Projected Date of Notice of Proposed Action:
Hospitals and Other Medical Service Facilities, Institutions and Homes for the Care of Persons	
CCR Title and Sections Affected:	Statute(s), Propositions or Court Decision Being Implemented:

# Title 18, Section 1503

Statute(s), Propositions or Court Decision Being Implemented:

RTC Sections 6006, 6007, 6015, 6051, 6359, 6363.6

Brief summary of the proposed regulation (1 paragraph or less):

Regulations 1591 and 1614 provide that sales and use tax does not apply to the sale of items to a person insured pursuant to Part A of the Medicare Act. Staff recommends amendments to Regulation 1503 to clarify that, on and after January 1, 2019, medical service facilities are the consumers of tangible personal property (TPP) furnished in connection with their medical services when possession or control of the property does not pass to the patient, resident, or other customer. This includes surgical instruments. testing supplies and equipment, items worn by facility employees, items used to maintain a sterile environment, etc. Staff also recommends amendments to Regulation 1503 to clarify that, on and after January 1, 2019, a medical service facility may still be the retailer of TPP furnished in connection with its medical services when possession or control of the property passes to the patient, resident, or other customer, the facility makes a separately itemized charge for the property, and the facility's contract with the resident or patient or other customer specifically provides that title to the property passes to the resident, patient, or other customer. These clarifications will prevent medical service facilities from claiming, on and after January 1, 2019, that they may purchase items for resale without paying tax and then make exempt sales of the items to persons insured pursuant to Part A of the Medicare Act when the facilities will use the items in connection with their medical services and they will not transfer possession or control of the items to a patient, resident, or other customer. Staff also recommends amendments to Regulation 1591 to make it consistent with the proposed amendments to Regulation 1503.

Contact Person:

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

Department of Transportation

Name of Proposed Regulation:

Affordable Sales Program

CCR Title and Sections Affected:

Projected Date of Notice of Proposed Action:

June 3, 2019

Statute(s), Propositions or Court Decision Being Implemented:

21 CCR, Section 1475 - 1491

Brief summary of the proposed regulation (1 paragraph or less):

Regulations are being promulgated to amend the Affordable Sales Program regulations pursuant to the court ruling in the above case. Regulations will be amended to adjust the original acquisition price paid by the Department for inflation using the annual California Consumer Price Index to determine the minimum Affordable Price and the minimum Reasonable Price. The calculation for inflation is intended to approximate the current dollar value of what the Department originally paid to acquire the property.

Contact Person:

UCT v. Caltrans Case #BS173007

# Carolyn Dabney

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DF-130 (REV12/18)

Agency Name and Responsible Agency Unit:

# Franchise Tax Board - Legal Division

Domestic Pass-Through Entity Withholding

June 2020

Projected Date of Notice of Proposed Action:

CCR Title and Sections Affected:

Name of Proposed Regulation:

Statute(s), Propositions or Court Decision Being Implemented:

# Title 18, Section 18662-7

Rev & Tax Code 18662

Brief summary of the proposed regulation (1 paragraph or less):

The proposed new regulation relates to the requirement for domestic pass-through entities (including partnerships, S corporations, trusts and estates) to withhold tax on behalf of nonresident members. The proposed regulatory language replaces the prior scheme of requiring pass-through entities to withhold on "distributions paid" to nonresident members to instead withhold on the nonresident member's "distributive share" of the pass-through entity's California source income. The new regulation will also increase the withholding tax rate from the flat 7 percent tax rate to the highest marginal tax rate as well as change the withholding form filing due date from a quarterly basis to annual basis with a safe harbor for withholding information received late from a lower tier pass-through entity withholding agent.

Contact Person:

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