

# CALIFORNIA LAW REVISION COMMISSION

## TENTATIVE RECOMMENDATION

### Fish and Wildlife Code: Conforming Revisions

February 2019

(corrected)

The purpose of this tentative recommendation is to solicit public comment on the Commission's tentative conclusions. A comment submitted to the Commission will be part of the public record. The Commission will consider the comment at a public meeting when the Commission determines what, if any, recommendation it will make to the Legislature. It is just as important to advise the Commission that you approve the tentative recommendation as it is to advise the Commission that you believe revisions should be made to it.

**COMMENTS ON THIS TENTATIVE RECOMMENDATION SHOULD BE RECEIVED BY THE COMMISSION NOT LATER THAN **January 1, 2020.****

The Commission will often substantially revise a proposal in response to comment it receives. Thus, this tentative recommendation is not necessarily the recommendation the Commission will submit to the Legislature.

California Law Revision Commission  
c/o UC Davis School of Law  
Davis, CA 95616  
<commission@clrc.ca.gov>

## SUMMARY OF TENTATIVE RECOMMENDATION

The Commission has released a tentative recommendation that proposes to repeal the Fish and Game Code and continue its provisions, without significant substantive change, in a new Fish and Wildlife Code.

Enactment of that proposal would cause nearly all of the section numbers in the Fish and Game Code to change.

Those numbering changes would require conforming revisions to be made in hundreds of provisions outside of the Fish and Game Code that cross-refer to existing provisions of the Fish and Game Code.

This tentative recommendation proposes the necessary cross-reference revisions. It was prepared pursuant to Resolution Chapter 158 of the Statutes of 2018.

FISH AND WILDLIFE CODE:  
CONFORMING REVISIONS

1 In 2010, the Secretary of the Natural Resources Agency was directed to convene  
2 a committee to develop and submit a “strategic vision” for the Fish and Game  
3 Commission and the Department of Fish and Game (now the Department of Fish  
4 and Wildlife.)<sup>1</sup> The resulting report recommended, among other things, that the Law  
5 Revision Commission be tasked with cleaning up the Fish and Game Code.<sup>2</sup>

6 In 2012, the Legislature directed the Commission to conduct the recommended  
7 work:

8 [The] Legislature approves for study by the California Law Revision  
9 Commission the new topic listed below:

10 Whether the Fish and Game Code and related statutory law should be revised to  
11 improve its organization, clarify its meaning, resolve inconsistencies, eliminate  
12 unnecessary or obsolete provisions, standardize terminology, clarify program  
13 authority and funding sources, and make other minor improvements, without  
14 making any significant substantive change to the effect of the law[.]<sup>3</sup>

15 In order to achieve the greatest degree of improvement to the organization and  
16 expression of the Fish and Game Code, the Commission decided to prepare a  
17 recommendation that would repeal the existing code and replace it with a new Fish  
18 and Wildlife Code. The new code would continue the substance of the former code  
19 in a more user-friendly form, without making any significant substantive change to  
20 the effect of existing law.

21 A tentative recommendation setting out the proposed Fish and Wildlife Code has  
22 been released for public review and comment.<sup>4</sup>

23 If that proposal is enacted, nearly every section number in the Fish and Game  
24 Code would change. Consequently, hundreds of provisions outside of the Fish and  
25 Game Code would need to be revised to update cross-references to conform to the  
26 new numbering in the Fish and Wildlife Code.

27 This tentative recommendation proposes the revisions necessary to update those  
28 cross-references.

---

1. 2010 Cal. Stat. ch. 424.

2. See *California Fish & Wildlife Strategic Vision, Recommendations for Enhancing the State’s Fish and Wildlife Management Agencies*, A13 (April 2012).

3. 2012 Cal. Stat. res. ch. 108 (ACR 98 (Wagner)).

4. See Tentative Recommendation on *Fish and Wildlife Code* (December 2018), available at <<http://www.clrc.ca.gov/pub/Misc-Report/TR-R100-Full.pdf>>.

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26

### LIMITED PURPOSE

The purpose of this tentative recommendation is limited. It would update cross-references to the Fish and Game Code, to conform to the new numbering of the proposed Fish and Wildlife Code. Some minor stylistic revisions are also proposed, consistent with standard legislative drafting conventions (e.g., gendered language is corrected).

The Commission did not consider whether any other kinds of changes should be made to the provisions affected by this tentative recommendation.

Readers of this tentative recommendation should not infer that the Commission has evaluated and approved language that would not be changed by this tentative recommendation.

### NOTES

While the Commission invites comment on any aspect of the proposed legislation, there are some issues on which it would particularly appreciate public review and comment. Those issues are set out in “Notes” that follow the sections that they discuss.

The Notes also identify code sections that were enacted by initiative. The California Constitution limits the Legislature’s ability to “amend” such statutes.<sup>5</sup> However, the term “amend” in this context does not include technical amendments of the type proposed in this tentative recommendation.<sup>6</sup> The Notes are provided to make clear that the Commission is aware of the constitutional constraint and does not believe it would be an obstacle to the proposed legislation.

### REQUEST FOR PUBLIC COMMENT

The Commission seeks public comment on its tentative recommendation. Comments supporting the proposed legislation are just as important as comments suggesting changes or expressing other views.

---

5. See Cal. Const. art. 2, § 10 (“The Legislature may amend or repeal an initiative statute by another statute that becomes effective only when approved by the electors unless the initiative statute permits amendment or repeal without the electors’ approval.”).

6. See *People v. Superior Court (Pearson)*, 48 Cal. 4th 564, 571; 227 P.3d 858; 107 Cal. Rptr. 3d 265 (2010) (“In deciding whether [a] particular provision amends [an initiative statute], we simply need to ask whether it prohibits what the initiative authorizes, or authorizes what the initiative prohibits.”)

# Contents

BUSINESS AND PROFESSIONS CODE .....	1
Bus. & Prof. Code § 4826.2 (amended).....	1
Bus. & Prof. Code § 8555 (amended).....	1
Bus. & Prof. Code § 12024.7 (amended).....	2
Bus. & Prof. Code § 12713 (amended).....	2
Bus. & Prof. Code § 26036 (amended).....	3
Bus. & Prof. Code § 26057 (amended).....	3
Bus. & Prof. Code § 26060.1 (amended).....	5
CIVIL CODE .....	7
Civ. Code § 3482.5 (amended).....	7
Civ. Code § 3508 (amended).....	9
CODE OF CIVIL PROCEDURE.....	10
Code Civ. Proc. § 338 (amended).....	10
Code Civ. Proc. § 706.070 (amended).....	12
Code Civ. Proc. § 1021.8 (amended).....	13
Code Civ. Proc. § 1240.055 (amended).....	13
Code Civ. Proc. § 1240.680 (amended).....	16
Code Civ. Proc. § 1245.210 (amended).....	17
Code Civ. Proc. § 1822.58 (amended).....	18
EDUCATION CODE.....	18
Educ. Code § 52410 (amended).....	18
FAMILY CODE.....	18
Fam. Code § 17520 (amended).....	18
FOOD AND AGRICULTURE CODE .....	27
Food & Agric. Code § 23.5 (amended).....	27
Food & Agric. Code § 5262 (amended).....	28
Food & Agric. Code § 6025.4 (amended).....	29
Food & Agric. Code § 6049 (amended).....	29
Food & Agric. Code § 7270.5 (amended).....	30
Food & Agric. Code § 7700 (amended).....	30
Food & Agric. Code § 11281 (amended).....	32
Food & Agric. Code § 11283 (amended).....	32
Food & Agric. Code § 11302 (amended).....	32
Food & Agric. Code § 11303 (amended).....	32
Food & Agric. Code § 11304 (amended).....	33
Food & Agric. Code § 11531 (amended).....	33
Food & Agric. Code § 14103 (amended).....	33
Food & Agric. Code § 19314 (amended).....	34
Food & Agric. Code § 76511 (amended).....	35
Food & Agric. Code § 76530 (amended).....	35
Food & Agric. Code § 76535 (amended).....	35
Food & Agric. Code § 76550 (amended).....	36
Food & Agric. Code § 76560 (amended).....	36
Food & Agric. Code § 76580 (amended).....	36
Food & Agric. Code § 76900 (amended).....	36
Food & Agric. Code § 76901 (amended).....	37
Food & Agric. Code § 76904 (amended).....	37
Food & Agric. Code § 76950 (amended).....	37

Food & Agric. Code § 76951 (amended).....	38
Food & Agric. Code § 76953.5 (amended).....	39
Food & Agric. Code § 76961 (amended).....	39
Food & Agric. Code § 76971 (amended).....	39
Food & Agric. Code § 76981 (amended).....	40
Food & Agric. Code § 78406 (amended).....	40
Food & Agric. Code § 78408 (amended).....	41
Food & Agric. Code § 78411 (amended).....	41
Food & Agric. Code § 78412 (amended).....	41
Food & Agric. Code § 78413 (amended).....	41
Food & Agric. Code § 78486 (amended).....	42
Food & Agric. Code § 78550 (amended).....	42
Food & Agric. Code § 78552.5 (amended).....	43
Food & Agric. Code § 78554 (amended).....	44
Food & Agric. Code § 78556 (amended).....	44
Food & Agric. Code § 78564 (amended).....	44
Food & Agric. Code § 78575 (amended).....	45
Food & Agric. Code § 78576 (amended).....	45
Food & Agric. Code § 78584 (amended).....	46
Food & Agric. Code § 78588 (amended).....	46
Food & Agric. Code § 79023 (amended).....	46
Food & Agric. Code § 79024 (amended).....	47
Food & Agric. Code § 79040 (amended).....	47
Food & Agric. Code § 79100 (amended).....	48
Food & Agric. Code § 79121 (amended).....	48
Food & Agric. Code § 79132 (amended).....	49
Food & Agric. Code § 79157 (amended).....	49
Food & Agric. Code § 79157.5 (amended).....	50
Food & Agric. Code § 79180 (amended).....	50
Food & Agric. Code § 80075 (amended).....	50
GOVERNMENT CODE .....	51
Gov't Code § 186 (amended).....	51
Gov't Code § 998.1 (amended).....	52
Gov't Code § 1322 (amended).....	53
Gov't Code § 6276.10 (amended).....	54
Gov't Code § 6276.18 (amended).....	55
Gov't Code § 6276.34 (amended).....	56
Gov't Code § 6276.42 (amended).....	57
Gov't Code § 7000 (amended).....	59
Gov't Code § 8597 (amended).....	60
Gov't Code § 8670.4 (amended).....	60
Gov't Code § 8670.59 (amended).....	60
Gov't Code § 8670.61 (amended).....	61
Gov't Code § 11011.2 (amended).....	62
Gov't Code § 11125.6 (amended).....	63
Gov't Code § 11343.4 (amended).....	64
Gov't Code § 12805.1 (amended).....	65
Gov't Code § 12805.3 (amended).....	65
Gov't Code § 14012 (amended).....	67
Gov't Code § 14659 (amended).....	67
Gov't Code § 15855 (amended).....	68
Gov't Code § 20399 (amended).....	69
Gov't Code § 22013.1 (amended).....	69

Gov't Code § 50060 (amended).....	69
Gov't Code § 50060.5 (amended).....	71
Gov't Code § 51201 (amended).....	71
Gov't Code § 65303.4 (amended).....	74
Gov't Code § 65913.4 (amended).....	74
Gov't Code § 65966 (amended).....	85
Gov't Code § 65968 (amended).....	88
Gov't Code § 66412.8 (amended).....	91
Gov't Code § 66478.4 (amended).....	92
Gov't Code § 66632.4 (amended).....	92
Gov't Code § 66680 (amended).....	93
Gov't Code § 66681 (amended).....	94
Gov't Code § 66703.7 (amended).....	95
Gov't Code § 67679 (amended).....	96
Gov't Code § 68090.8 (amended).....	98
Gov't Code § 70372 (amended).....	99
<b>HARBORS AND NAVIGATION CODE</b> .....	<b>101</b>
Harb. & Nav. Code § 64 (amended).....	101
Harb. & Nav. Code § 86 (amended).....	102
Harb. & Nav. Code § 153 (amended).....	103
Harb. & Nav. Code § 676 (amended).....	104
<b>HEALTH AND SAFETY CODE</b> .....	<b>105</b>
Health & Safety Code § 11358 (amended).....	105
Health & Safety Code § 25150 (amended).....	106
Health & Safety Code § 25197.2 (amended).....	107
Health & Safety Code § 25209.2 (amended).....	108
Health & Safety Code § 25261 (amended).....	109
Health & Safety Code § 25262 (amended).....	110
Health & Safety Code § 25395.66 (amended).....	112
Health & Safety Code § 41861 (amended).....	113
Health & Safety Code § 110795 (amended).....	113
Health & Safety Code § 111067 (amended).....	114
Health & Safety Code § 112160 (amended).....	115
Health & Safety Code § 112175 (amended).....	115
Health & Safety Code § 112185 (amended).....	116
Health & Safety Code § 114031 (amended).....	116
Health & Safety Code § 114775 (amended).....	116
Health & Safety Code § 114780 (amended).....	117
Health & Safety Code § 121870 (amended).....	117
Health & Safety Code § 131052 (amended).....	118
<b>LABOR CODE</b> .....	<b>120</b>
Labor Code § 226 (amended).....	120
Labor Code § 3212 (amended).....	123
Labor Code § 3363 (amended).....	124
Labor Code § 6302 (amended).....	124
<b>MILITARY AND VETERANS CODE</b> .....	<b>125</b>
Mil. & Vet. Code § 88 (amended).....	125
<b>PENAL CODE</b> .....	<b>126</b>
Penal Code § 409.5 (amended).....	126
Penal Code § 597 (amended).....	127
Penal Code § 597.5 (amended).....	129
Penal Code § 597s (amended).....	130

Penal Code § 626.9 (amended). .....	130
Penal Code § 638.52 (amended). .....	134
Penal Code § 830.2 (amended). .....	136
Penal Code § 830.6 (amended). .....	138
Penal Code § 969e (amended). .....	139
Penal Code § 1463 (amended). .....	140
Penal Code § 1464.8 (amended). .....	141
Penal Code § 1524 (amended). .....	141
Penal Code § 20015 (amended). .....	146
Penal Code § 25700 (amended). .....	146
Penal Code § 26100 (amended). .....	147
Penal Code § 29300 (amended). .....	147
Penal Code § 30945 (amended). .....	148
Penal Code § 34000 (amended). .....	148
<b>PUBLIC CONTRACT CODE</b> .....	<b>149</b>
Pub. Cont. Code § 10109 (amended). .....	149
Pub. Cont. Code § 20126 (amended). .....	149
Pub. Cont. Code § 20165 (amended). .....	150
<b>PUBLIC RESOURCES CODE</b> .....	<b>150</b>
Pub. Res. Code § 829 (amended). .....	150
Pub. Res. Code § 830 (amended). .....	151
Pub. Res. Code § 3233 (amended). .....	151
Pub. Res. Code § 3717 (amended). .....	152
Pub. Res. Code § 3718 (amended). .....	152
Pub. Res. Code § 3783 (amended). .....	153
Pub. Res. Code § 3784 (amended). .....	154
Pub. Res. Code § 3784.5 (amended). .....	154
Pub. Res. Code § 3785 (amended). .....	154
Pub. Res. Code § 4417.5 (amended). .....	155
Pub. Res. Code § 4466 (amended). .....	155
Pub. Res. Code § 4551.5 (amended). .....	156
Pub. Res. Code § 4582.6 (amended). .....	156
Pub. Res. Code § 4582.9 (amended). .....	157
Pub. Res. Code § 4590 (amended). .....	158
Pub. Res. Code § 4593.6 (amended). .....	160
Pub. Res. Code § 4597 (amended). .....	160
Pub. Res. Code § 4597.18 (amended). .....	161
Pub. Res. Code § 4604 (amended). .....	161
Pub. Res. Code § 4629.2 (amended). .....	162
Pub. Res. Code § 4629.6 (amended). .....	163
Pub. Res. Code § 4662 (amended). .....	165
Pub. Res. Code § 4799.10 (amended). .....	165
Pub. Res. Code § 4800 (amended). .....	167
Pub. Res. Code § 5003.1 (amended). .....	167
Pub. Res. Code § 5003.35 (amended). .....	168
Pub. Res. Code § 5006.41 (amended). .....	168
Pub. Res. Code § 5006.6 (amended). .....	168
Pub. Res. Code § 5019.80 (amended). .....	169
Pub. Res. Code § 5075.8 (amended). .....	170
Pub. Res. Code § 5080.39 (amended). .....	171
Pub. Res. Code § 5093.542 (amended). .....	171
Pub. Res. Code § 5094.1 (amended). .....	172

Pub. Res. Code § 5094.2 (amended).....	172
Pub. Res. Code § 5094.3 (amended).....	173
Pub. Res. Code § 5096.129 (amended).....	174
Pub. Res. Code § 5096.310 (amended).....	174
Pub. Res. Code § 5096.323 (amended).....	179
Pub. Res. Code § 5096.350 (amended).....	179
Pub. Res. Code § 5096.352 (amended).....	182
Pub. Res. Code § 5096.357 (amended).....	183
Pub. Res. Code § 5096.372 (amended).....	184
Pub. Res. Code § 5096.512 (amended).....	184
Pub. Res. Code § 5096.516 (amended).....	185
Pub. Res. Code § 5096.650 (amended).....	186
Pub. Res. Code § 5096.679 (amended).....	189
Pub. Res. Code § 5096.821 (amended).....	189
Pub. Res. Code § 5099.12 (amended).....	190
Pub. Res. Code § 5675 (amended).....	190
Pub. Res. Code § 5676 (amended).....	191
Pub. Res. Code § 5684 (amended).....	191
Pub. Res. Code § 5812 (amended).....	191
Pub. Res. Code § 5814 (amended).....	192
Pub. Res. Code § 5817 (amended).....	192
Pub. Res. Code § 5818.1 (amended).....	193
Pub. Res. Code § 5818.2 (amended).....	193
Pub. Res. Code § 5845.2 (amended).....	194
Pub. Res. Code § 5907 (amended).....	194
Pub. Res. Code § 5927 (amended).....	204
Pub. Res. Code § 5930 (amended).....	205
Pub. Res. Code § 5932 (amended).....	205
Pub. Res. Code § 5933 (amended).....	206
Pub. Res. Code § 5936 (amended).....	206
Pub. Res. Code § 6217.1 (amended).....	207
Pub. Res. Code § 6217.3 (amended).....	210
Pub. Res. Code § 6378 (amended).....	210
Pub. Res. Code § 6873.5 (amended).....	211
Pub. Res. Code § 6890 (amended).....	211
Pub. Res. Code § 8554 (amended).....	213
Pub. Res. Code § 8560 (amended).....	213
Pub. Res. Code § 8723 (amended).....	215
Pub. Res. Code § 9960 (amended).....	216
Pub. Res. Code § 10002 (amended).....	217
Pub. Res. Code § 10004 (amended).....	217
Pub. Res. Code § 10005 (amended).....	217
Pub. Res. Code § 10332 (amended).....	218
Pub. Res. Code § 10334 (amended).....	219
Pub. Res. Code § 10342 (amended).....	219
Pub. Res. Code § 10344 (amended).....	220
Pub. Res. Code § 12252 (amended).....	220
Pub. Res. Code § 21080.23 (amended).....	220
Pub. Res. Code § 21080.25 (amended).....	222
Pub. Res. Code § 21080.29 (amended).....	224
Pub. Res. Code § 21080.35 (amended).....	226
Pub. Res. Code § 21080.37 (amended).....	227
Pub. Res. Code § 21083.4 (amended).....	229

Pub. Res. Code § 21089 (amended).....	230
Pub. Res. Code § 21104.2 (amended).....	231
Pub. Res. Code § 21155.1 (amended).....	231
Pub. Res. Code § 21157.7 (amended).....	234
Pub. Res. Code § 21159.21 (amended).....	236
Pub. Res. Code § 25619 (amended).....	237
Pub. Res. Code § 26403 (amended).....	239
Pub. Res. Code § 28000 (amended).....	240
Pub. Res. Code § 28004 (amended).....	242
Pub. Res. Code § 29004 (amended).....	243
Pub. Res. Code § 29107 (amended).....	243
Pub. Res. Code § 29305 (amended).....	243
Pub. Res. Code § 29413 (amended).....	244
Pub. Res. Code § 30100.2 (amended).....	244
Pub. Res. Code § 30170 (amended).....	244
Pub. Res. Code § 30233 (amended).....	248
Pub. Res. Code § 30265.5 (amended).....	249
Pub. Res. Code § 30404 (amended).....	250
Pub. Res. Code § 30420 (amended).....	251
Pub. Res. Code § 30609.5 (amended).....	251
Pub. Res. Code § 30921 (amended).....	252
Pub. Res. Code § 31220 (amended).....	254
Pub. Res. Code § 31251.2 (amended).....	255
Pub. Res. Code § 32301 (amended).....	255
Pub. Res. Code § 32322 (amended).....	257
Pub. Res. Code § 32526 (amended).....	258
Pub. Res. Code § 33700 (amended).....	258
Pub. Res. Code § 33913 (amended).....	259
Pub. Res. Code § 34001 (amended).....	260
Pub. Res. Code § 34002 (amended).....	260
Pub. Res. Code § 35650 (amended).....	260
Pub. Res. Code § 36602 (amended).....	262
Pub. Res. Code § 36725 (amended).....	263
Pub. Res. Code § 36750 (amended).....	264
Pub. Res. Code § 36800 (amended).....	265
Pub. Res. Code § 36900 (amended).....	265
Pub. Res. Code § 37002 (amended).....	267
Pub. Res. Code § 37014 (amended).....	268
Pub. Res. Code § 37015 (amended).....	268
Pub. Res. Code § 71550 (amended).....	269
Pub. Res. Code § 71551 (amended).....	270
Pub. Res. Code § 71556 (amended).....	270
Pub. Res. Code § 71560 (amended).....	270
Pub. Res. Code § 72421 (amended).....	271
Pub. Res. Code § 72430 (amended).....	272
Pub. Res. Code § 75050 (amended).....	273
Pub. Res. Code § 75055 (amended).....	275
Pub. Res. Code § 75077 (amended).....	276
Pub. Res. Code § 75101 (amended).....	277
Pub. Res. Code § 80028 (amended).....	279
Pub. Res. Code § 80111 (amended).....	279
Pub. Res. Code § 80132 (amended).....	280

PUBLIC UTILITIES CODE .....	282
Pub. Util. Code § 7718 (amended).....	282
REVENUE AND TAXATION CODE .....	283
Rev. & Tax. Code § 421 (amended).....	283
Rev. & Tax. Code § 18741 (amended).....	285
Rev. & Tax. Code § 18742 (amended).....	285
Rev. & Tax. Code § 18749.2 (amended).....	286
Rev. & Tax. Code § 34019 (amended).....	286
Rev. & Tax. Code § 46618 (amended).....	293
Rev. & Tax. Code § 46751 (amended).....	293
STREETS AND HIGHWAY CODE .....	294
Sts. & Hy. Code § 91.8 (amended).....	294
Sts. & Hy. Code § 156.3 (amended).....	295
Sts. & Hy. Code § 156.4 (amended).....	296
Sts. & Hy. Code § 800 (amended).....	296
Sts. & Hy. Code § 800.5 (amended).....	296
Sts. & Hy. Code § 800.6 (amended).....	298
VEHICLE CODE .....	300
Veh. Code § 21117 (amended).....	300
WATER CODE .....	301
Water Code § 139.4 (amended).....	301
Water Code § 233 (amended).....	302
Water Code § 345 (amended).....	302
Water Code § 359 (amended).....	303
Water Code § 1013 (amended).....	304
Water Code § 1275 (amended).....	306
Water Code § 1701.3 (amended).....	306
Water Code § 6500 (amended).....	307
Water Code § 6501 (amended).....	307
Water Code § 8539 (amended).....	307
Water Code § 8610 (amended).....	308
Water Code § 8611 (amended).....	308
Water Code § 11901 (amended).....	309
Water Code § 11910 (amended).....	309
Water Code § 11915.5 (amended).....	310
Water Code § 11917 (amended).....	310
Water Code § 12307 (amended).....	311
Water Code § 12314 (amended).....	311
Water Code § 12511 (amended).....	312
Water Code § 12525 (amended).....	312
Water Code § 12565 (amended).....	312
Water Code § 12582 (amended).....	313
Water Code § 12608 (amended).....	313
Water Code § 12846 (amended).....	313
Water Code § 12882.4 (amended).....	314
Water Code § 12929.40 (amended).....	314
Water Code § 12987 (amended).....	314
Water Code § 12994 (amended).....	315
Water Code § 12999 (amended).....	317
Water Code § 14901 (amended).....	317
Water Code § 14903 (amended).....	319
Water Code § 14905 (amended).....	319

Water Code § 14906 (amended).....	319
Water Code § 14953 (amended).....	319
Water Code § 14954 (amended).....	320
Water Code § 31162 (amended).....	320
Water Code § 78501 (amended).....	321
Water Code § 78531 (amended).....	322
Water Code § 78543 (amended).....	323
Water Code § 78551 (amended).....	323
Water Code § 78647.2 (amended).....	323
Water Code § 78682.2 (amended).....	324
Water Code § 79038 (amended).....	324
Water Code § 79050 (amended).....	325
Water Code § 79068.8 (amended).....	325
Water Code § 79068.14 (amended).....	326
Water Code § 79104.204 (amended).....	326
Water Code § 79563.5 (amended).....	326
Water Code § 79736 (amended).....	327
Water Code § 85032 (amended).....	328
Water Code § 85034 (amended).....	328
Water Code § 85084.5 (amended).....	329
Water Code § 85085 (amended).....	329
Water Code § 85087 (amended).....	330
Water Code § 85320 (amended).....	330
Water Code § 85322 (amended).....	332
WELFARE AND INSTITUTIONS CODE .....	332
Welf. & Inst. Code § 256 (amended). .....	332
Welf. & Inst. Code § 258 (amended). .....	333
Welf. & Inst. Code § 1760.5 (amended). .....	336

PROPOSED LEGISLATION

BUSINESS AND PROFESSIONS CODE

**Bus. & Prof. Code § 4826.2 (amended).**

SEC. \_\_\_\_ . Section 4826.2 of the Business and Professions Code is amended to read:

4826.2. (a) Notwithstanding any other provision of law, a veterinarian, registered veterinary technician, or a veterinary assistant working under the supervision of a veterinarian, may provide veterinary care and treatment for any animal restricted pursuant to Section 2118 Chapter 2 (commencing with Section 26700) of Title 2 of Part 6 of Division 7 of the Fish and Game Wildlife Code. A veterinarian, registered veterinary technician, or a veterinary assistant working under the supervision of a veterinarian, may lawfully possess one or more of the animals only for the period of time that, in his or her judgment, veterinary care and treatment are necessary. No veterinarian, registered veterinary technician, or veterinary assistant working under the supervision of a veterinarian, has a duty to advise law enforcement if he or she becomes aware that one or more of the animals is possessed in the state.

(b) For the purposes of this section, “veterinary care and treatment” does not include boarding when no veterinary care or treatment is required.

**Comment.** Section 4826.2 is amended to reflect the recodification of the former Fish and Game Code. The section is also amended to add subdivision designations.

**Bus. & Prof. Code § 8555 (amended).**

SEC. \_\_\_\_ . Section 8555 of the Business and Professions Code is amended to read: 8555. This chapter does not apply to:

(a) Public utilities operating under the regulations of the Public Utilities Commission, except to work performed upon property of the utilities not subject to the jurisdiction of the Public Utilities Commission or work done by the utility for hire.

(b) Persons engaged only in agricultural pest control work under permit or license by the Department of Pesticide Regulation or a county agricultural commissioner.

(c) Pest control performed by persons upon property that they own, lease or rent, except that the persons shall be subject to the limitations imposed by Article 3 of this chapter.

(d) Governmental agencies, state, federal, city, or county officials, and their employees while officially engaged.

(e) Authorized representatives of an educational institution or state or federal agency engaged in research or study of pest control, or engaged in investigation or preparation for expert opinion or testimony. A professional engaging in research, study, investigation, or preparation for expert opinion or testimony on his or her own behalf shall comply with the requirements of this chapter.

1 (f) Certified architects and registered civil engineers, acting solely within their  
2 professional capacity, except that they shall be subject to the limitations imposed by  
3 Article 3 of this chapter.

4 (g) Persons engaged in the live capture and removal or exclusion of vertebrate  
5 pests, bees, or wasps from a structure without the use of pesticides, provided those  
6 persons maintain insurance coverage as described in Section 8692. “Vertebrate  
7 pests” include, but are not limited to, bats, raccoons, skunks, and squirrels, but do  
8 not include mice, rats, or pigeons.

9 (h) This section does not exempt a person from the provisions of ~~Chapter 1.5~~  
10 ~~(commencing with Section 2050) of Division 3 Part 1 (commencing with Section~~  
11 ~~62000) of Division 17 of the Fish and Game Wildlife Code.~~

12 **Comment.** Section 8555 is amended to reflect the recodification of the former Fish and Game  
13 Code. The section is also amended to add a subdivision designation.

14 **Bus. & Prof. Code § 12024.7 (amended).**

15 SEC. \_\_\_\_\_. Section 12024.7 of the Business and Professions Code is amended to  
16 read:

17 12024.7. (a) Any person who sells meat directly to the consumer on the basis of  
18 primal cuts or carcass weight shall supply the buyer with an accurate statement of  
19 weight at time of sale of the carcass or primal cut purchased, and shall supply a  
20 complete and accurate statement which shall contain the weight of the meat  
21 delivered to the buyer and the number and type of cuts. When any fruits, vegetables,  
22 or other food products are sold as part of a combination sale with meat sold directly  
23 to the consumer on the basis of primal cuts or carcass weight, the seller shall supply  
24 an itemized statement showing the net quantity of any fruits, vegetables, and other  
25 food products delivered to the buyer.

26 (b) This section shall also apply to any person who custom cuts any meat animal  
27 carcass or part of such carcass for the owner, except the carcass of any game  
28 mammal taken as authorized by the Fish and Game Wildlife Code.

29 **Comment.** Section 12024.7 is amended to reflect the recodification of the former Fish and Game  
30 Code. The section is also amended to add subdivision designations.

31 **Bus. & Prof. Code § 12713 (amended).**

32 SEC. \_\_\_\_\_. Section 12713 of the Business and Professions Code is amended to  
33 read:

34 12713. (a) A weighmaster is responsible for ensuring that the weighmaster  
35 certificates issued by him or her, or a deputy acting for him or her, are complete and  
36 contain all the information required by Sections 12714, 12714.5, and 12715 that is  
37 applicable to each transaction.

38 (b) It is unlawful to issue, or cause to be issued, a weighmaster certificate if the  
39 certificate does not contain all the information required by Sections 12714, 12714.5,  
40 and 12715 for the commodity weighed, measured, or counted. The issuance of a  
41 receipt showing the weight, measure, or count of fish, mollusks, or crustaceans

1 pursuant to ~~Article 6 (commencing with Section 8010) of Chapter 1 of Part 3 of~~  
2 ~~Division 6 Article 1 (commencing with Section 21000) of Chapter 3 of Title 10 of~~  
3 ~~Part 6 of Division 6~~ of the Fish and Game Wildlife Code constitutes the issuance of  
4 a weighmaster certificate under this chapter when issued by a person who is a  
5 weighmaster pursuant to Section 12700.

6 **Comment.** Section 12713 is amended to reflect the recodification of the former Fish and Game  
7 Code.

8  **Note.** The cross-reference in Section 12713(b) may be incorrect. The referenced article does  
9 not expressly mention a certificate issued by a weighmaster or a record of weight. The revision  
10 proposed above would instead refer to the provisions that govern landing receipts, which do require  
11 a record of the weight of the landed fish or invertebrates.

12 **The Commission requests public comment on whether that substitution is appropriate.**

13 **Bus. & Prof. Code § 26036 (amended).**

14 SEC. \_\_\_\_\_. Section 26036 of the Business and Professions Code is amended to  
15 read:

16 26036. Nothing in this division shall be interpreted to supersede or limit state  
17 agencies from exercising their existing enforcement authority, including, but not  
18 limited to, under the Fish and Game Wildlife Code, the Food and Agricultural Code,  
19 the Government Code, the Health and Safety Code, the Public Resources Code, the  
20 Water Code, or the application of those laws.

21 **Comment.** Section 26036 is amended to reflect the recodification of the former Fish and Game  
22 Code.

23  **Note.** Section 26036 was added to the Business and Professions Code in 2016 by an initiative  
24 statute, Proposition 64. The Commission believes that the proposed technical revision of that  
25 section would not be an impermissible amendment. See discussion of initiative statutes *supra* at  
26 notes 5 and 6, and associated text.

27 **Bus. & Prof. Code § 26057 (amended).**

28 SEC. \_\_\_\_\_. Section 26057 of the Business and Professions Code is amended to  
29 read:

30 26057. (a) The licensing authority shall deny an application if either the applicant,  
31 or the premises for which a state license is applied, do not qualify for licensure under  
32 this division.

33 (b) The licensing authority may deny the application for licensure or renewal of a  
34 state license if any of the following conditions apply:

35 (1) Failure or inability to comply with the provisions of this division, any rule or  
36 regulation adopted pursuant to this division, or any requirement imposed to protect  
37 natural resources, including, but not limited to, protections for instream flow, water  
38 quality, and fish and wildlife.

39 (2) Conduct that constitutes grounds for denial of licensure under Chapter 2  
40 (commencing with Section 480) of Division 1.5, except as otherwise specified in  
41 this section and Section 26059.

1 (3) Failure to provide information required by the licensing authority.

2 (4) The applicant, owner, or licensee has been convicted of an offense that is  
3 substantially related to the qualifications, functions, or duties of the business or  
4 profession for which the application is made, except that if the licensing authority  
5 determines that the applicant, owner, or licensee is otherwise suitable to be issued a  
6 license, and granting the license would not compromise public safety, the licensing  
7 authority shall conduct a thorough review of the nature of the crime, conviction,  
8 circumstances, and evidence of rehabilitation of the applicant or owner, and shall  
9 evaluate the suitability of the applicant, owner, or licensee to be issued a license  
10 based on the evidence found through the review. In determining which offenses are  
11 substantially related to the qualifications, functions, or duties of the business or  
12 profession for which the application is made, the licensing authority shall include,  
13 but not be limited to, the following:

14 (A) A violent felony conviction, as specified in subdivision (c) of Section 667.5  
15 of the Penal Code.

16 (B) A serious felony conviction, as specified in subdivision (c) of Section 1192.7  
17 of the Penal Code.

18 (C) A felony conviction involving fraud, deceit, or embezzlement.

19 (D) A felony conviction for hiring, employing, or using a minor in transporting,  
20 carrying, selling, giving away, preparing for sale, or peddling, any controlled  
21 substance to a minor; or selling, offering to sell, furnishing, offering to furnish,  
22 administering, or giving any controlled substance to a minor.

23 (E) A felony conviction for drug trafficking with enhancements pursuant to  
24 Section 11370.4 or 11379.8 of the Health and Safety Code.

25 (5) Except as provided in subparagraphs (D) and (E) of paragraph (4) and  
26 notwithstanding Chapter 2 (commencing with Section 480) of Division 1.5, a prior  
27 conviction, where the sentence, including any term of probation, incarceration, or  
28 supervised release, is completed, for possession, possession for sale, sale,  
29 manufacture, transportation, or cultivation of a controlled substance is not  
30 considered substantially related, and shall not be the sole ground for denial of a  
31 license. Conviction for any controlled substance felony subsequent to licensure shall  
32 be grounds for revocation of a license or denial of the renewal of a license.

33 (6) The applicant, or any of its officers, directors, or owners, has been subject to  
34 fines, penalties, or otherwise been sanctioned for cultivation or production of a  
35 controlled substance on public or private lands pursuant to ~~Section 12025 or 12025.1~~  
36 Article 2 (commencing with Section 6380) of Chapter 4 of, or Chapter 6  
37 (commencing with Section 6550) of, Title 17 of Part 4 of Division 3 of the Fish and  
38 Game Wildlife Code.

39 (7) The applicant, or any of its officers, directors, or owners, has been sanctioned  
40 by a licensing authority or a city, county, or city and county for unauthorized  
41 commercial cannabis activities, has had a license suspended or revoked under this

1 division in the three years immediately preceding the date the application is filed  
2 with the licensing authority.

3 (8) Failure to obtain and maintain a valid seller’s permit required pursuant to Part  
4 1 (commencing with Section 6001) of Division 2 of the Revenue and Taxation  
5 Code.

6 (9) Any other condition specified in law.

7 **Comment.** Paragraph (6) of subdivision (b) of Section 26057 is amended to reflect the  
8 recodification of the former Fish and Game Code.

9  **Note.** Section 26057 was added to the Business and Professions Code in 2016 by an initiative  
10 statute, Proposition 64. The Commission believes that the proposed technical revision of that  
11 section would not be an impermissible amendment. See discussion of initiative statutes *supra* at  
12 notes 5 and 6, and associated text.

13 **Bus. & Prof. Code § 26060.1 (amended).**

14 SEC. \_\_\_\_\_. Section 26060.1 of the Business and Professions Code is amended to  
15 read:

16 26060.1. (a) An application for a license for cultivation issued by the Department  
17 of Food and Agriculture shall identify the source of water supply as follows:

18 (1)(A) If water will be supplied by a retail water supplier, as defined in Section  
19 13575 of the Water Code, the application shall identify the retail water supplier.

20 (B) Paragraphs (2) and (3) do not apply to any water subject to subparagraph (A)  
21 unless the retail water supplier has 10 or fewer customers, the applicant receives 10  
22 percent or more of the water supplied by the retail water supplier, 25 percent or  
23 more of the water delivered by the retail water supplier is used for cannabis  
24 cultivation, or the applicant and the retail water supplier are affiliates, as defined in  
25 Section 2814.20 of Title 23 of the California Code of Regulations.

26 (2) If the water supply includes a diversion within the meaning of Section 5100  
27 of the Water Code, the application shall identify the point of diversion and the  
28 maximum amount to be diverted as follows:

29 (A) For an application submitted before January 1, 2019, the application shall  
30 include a copy of one of the following:

31 (i) A small irrigation use registration certificate, permit, or license issued pursuant  
32 to Part 2 (commencing with Section 1200) of Division 2 of the Water Code that  
33 covers the diversion.

34 (ii) A statement of water diversion and use filed with the State Water Resources  
35 Control Board on or before October 31, 2017, that covers the diversion and specifies  
36 the amount of water used for cannabis cultivation.

37 (iii) A pending application for a permit to appropriate water, filed with the State  
38 Water Resources Control Board on or before October 31, 2017.

39 (iv) Documentation submitted to the State Water Resources Control Board on or  
40 before January 1, 2019, demonstrating that the diversion is subject to subdivision  
41 (a), (c), (d), or (e) of Section 5101 of the Water Code.

1 (v) Documentation submitted to the State Water Resources Control Board on or  
2 before October 31, 2017, demonstrating that the diversion is authorized under a  
3 riparian right and that no diversion occurred after January 1, 2010, and before  
4 January 1, 2017. The documentation shall be submitted on or accompany a form  
5 provided by the State Water Resources Control Board and shall include all of the  
6 information outlined in subdivisions (a) to (d), inclusive, and (e) of Section 5103 of  
7 the Water Code. The documentation shall also include a general description of the  
8 area in which the water will be used in accordance with subdivision (g) of Section  
9 5103 of the Water Code and the year in which the diversion is planned to commence.

10 (B) For an application submitted after December 31, 2018, the application shall  
11 include a copy of one of the following:

12 (i) A small irrigation use registration certificate, permit, or license issued pursuant  
13 to Part 2 (commencing with Section 1200) of Division 2 of the Water Code that  
14 covers the diversion.

15 (ii) A statement of water diversion and use filed with the State Water Resources  
16 Control Board that covers the diversion and specifies the amount of water used for  
17 cannabis cultivation.

18 (iii) Documentation submitted to the State Water Resources Control Board  
19 demonstrating that the diversion is subject to subdivision (a), (c), (d), or (e) of  
20 Section 5101 of the Water Code.

21 (iv) Documentation submitted to the State Water Resources Control Board  
22 demonstrating that the diversion is authorized under a riparian right and that no  
23 diversion occurred after January 1, 2010, and in the calendar year in which the  
24 application is submitted. The documentation shall be submitted on or accompany a  
25 form provided by the State Water Resources Control Board and shall include all of  
26 the information outlined in subdivisions (a) to (d), inclusive, and (e) of Section 5103  
27 of the Water Code. The documentation shall also include a general description of  
28 the area in which the water will be used in accordance with subdivision (g) of  
29 Section 5103 of the Water Code and the year in which the diversion is planned to  
30 commence.

31 (3) If water will be supplied from a groundwater extraction not subject to  
32 paragraph (2), the application shall identify the location of the extraction and the  
33 maximum amount to be diverted for cannabis cultivation in any year.

34 (b) The Department of Food and Agriculture shall include in any license for  
35 cultivation all of the following:

36 (1) Conditions requested by the Department of Fish and Wildlife and the State  
37 Water Resources Control Board to: (A) ensure that individual and cumulative  
38 effects of water diversion and discharge associated with cultivation do not affect the  
39 instream flows needed for fish spawning, migration, and rearing, and the flows  
40 needed to maintain natural flow variability; (B) ensure that cultivation does not  
41 negatively impact springs, riparian habitat, wetlands, or aquatic habitat; and (C)  
42 otherwise protect fish, wildlife, fish and wildlife habitat, and water quality. The

1 conditions shall include, but not be limited to, the principles, guidelines, and  
2 requirements established pursuant to Section 13149 of the Water Code.

3 (2) Any relevant mitigation requirements the Department of Food and Agriculture  
4 identifies as part of its approval of the final environmental documentation for the  
5 cannabis cultivation licensing program as requirements that should be included in a  
6 license for cultivation. Chapter 3.5 (commencing with Section 11340) of Part 1 of  
7 Division 3 of Title 2 of the Government Code does not apply to the identification of  
8 these mitigation measures. This paragraph does not reduce any requirements  
9 established pursuant to Division 13 (commencing with Section 21000) of the Public  
10 Resources Code.

11 (3) A condition that the license shall not be effective until the licensee has  
12 demonstrated compliance with Section 1602 Title 3 (commencing with Sections  
13 69700) of Part 4 of Division 17 of the Fish and Game Wildlife Code or receives  
14 written verification from the Department of Fish and Wildlife that a streambed  
15 alteration agreement is not required.

16 (c) The Department of Food and Agriculture shall consult with the State Water  
17 Resources Control Board and the Department of Fish and Wildlife in the  
18 implementation of this section.

19 (d) Notwithstanding paragraph (1) of subdivision (b), the Department of Food and  
20 Agriculture is not responsible for verifying compliance with the conditions  
21 requested or imposed by the Department of Fish and Wildlife or the State Water  
22 Resources Control Board. The Department of Fish and Wildlife or the State Water  
23 Resources Control Board, upon finding and making the final determination of a  
24 violation of a condition included pursuant to paragraph (1) of subdivision (b), shall  
25 notify the Department of Food and Agriculture, which may take appropriate action  
26 with respect to the licensee in accordance with Chapter 3 (commencing with Section  
27 26030).

28 **Comment.** Paragraph (3) of subdivision (b) of Section 26060.1 is amended to reflect the  
29 recodification of the former Fish and Game Code.

30  **Note.** In the tentative recommendation, Fish and Game Code Section 1602 would be continued  
31 in proposed Sections 69710, 69750, 69785, 70155, and 70165. The proposed cross-reference  
32 revision above would refer to the title that contains all of those sections, rather than referring to the  
33 five sections individually. That seems unproblematic, because the entire title relates to the  
34 substance of Section 1602.

35 **The Commission requests public comment on whether that simplified reference would**  
36 **cause any problems.**

37 CIVIL CODE

38 **Civ. Code § 3482.5 (amended).**

39 SEC. \_\_\_\_ . Section 3482.5 of the Civil Code is amended to read:

40 3482.5. (a)(1) No agricultural activity, operation, or facility, or appurtenances  
41 thereof, conducted or maintained for commercial purposes, and in a manner

1 consistent with proper and accepted customs and standards, as established and  
2 followed by similar agricultural operations in the same locality, shall be or become  
3 a nuisance, private or public, due to any changed condition in or about the locality,  
4 after it has been in operation for more than three years if it was not a nuisance at the  
5 time it began.

6 (2) No activity of a district agricultural association that is operated in compliance  
7 with Division 3 (commencing with Section 3001) of the Food and Agricultural  
8 Code, shall be or become a private or public nuisance due to any changed condition  
9 in or about the locality, after it has been in operation for more than three years if it  
10 was not a nuisance at the time it began. This paragraph shall not apply to any  
11 activities of the 52nd District Agricultural Association that are conducted on the  
12 grounds of the California Exposition and State Fair, nor to any public nuisance  
13 action brought by a city, county, or city and county alleging that the activities,  
14 operations, or conditions of a district agricultural association have substantially  
15 changed after more than three years from the time that the activities, operations, or  
16 conditions began.

17 (b) Paragraph (1) of subdivision (a) shall not apply if the agricultural activity,  
18 operation, or facility, or appurtenances thereof obstruct the free passage or use, in  
19 the customary manner, of any navigable lake, river, bay, stream, canal, or basin, or  
20 any public park, square, street, or highway.

21 (c) Paragraph (1) of subdivision (a) shall not invalidate any provision contained  
22 in the Health and Safety Code, Fish and Game Wildlife Code, Food and Agricultural  
23 Code, or Division 7 (commencing with Section 13000) of the Water Code, if the  
24 agricultural activity, operation, or facility, or appurtenances thereof constitute a  
25 nuisance, public or private, as specifically defined or described in any of those  
26 provisions.

27 (d) This section shall prevail over any contrary provision of any ordinance or  
28 regulation of any city, county, city and county, or other political subdivision of the  
29 state. However, nothing in this section shall preclude a city, county, city and county,  
30 or other political subdivision of this state, acting within its constitutional or statutory  
31 authority and not in conflict with other provisions of state law, from adopting an  
32 ordinance that allows notification to a prospective homeowner that the dwelling is  
33 in close proximity to an agricultural activity, operation, facility, or appurtenances  
34 thereof and is subject to the provisions of this section consistent with Section  
35 1102.6a.

36 (e) For purposes of this section, the term “agricultural activity, operation, or  
37 facility, or appurtenances thereof” shall include, but not be limited to, the cultivation  
38 and tillage of the soil, dairying, the production, cultivation, growing, and harvesting  
39 of any agricultural commodity including timber, viticulture, apiculture, or  
40 horticulture, the raising of livestock, fur bearing animals, fish, or poultry, and any  
41 practices performed by a farmer or on a farm as incident to or in conjunction with

1 those farming operations, including preparation for market, delivery to storage or to  
2 market, or delivery to carriers for transportation to market.

3 **Comment.** Subdivision (c) of Section 3482.5 is amended to reflect the recodification of the  
4 former Fish and Game Code.

5 **Civ. Code § 3508 (amended).**

6 SEC. \_\_\_\_\_. Section 3508 of the Civil Code is amended to read:

7 3508. (a) This title shall not apply to any of the following:

8 (1) The exhibition of any motion picture, such as a newsreel or documentary,  
9 involving acts of killing or cruelty which were not intentionally committed for the  
10 purpose of producing the motion picture.

11 (2) Any motion picture made, in whole or in part, prior to January 1, 1979.

12 (3) Any motion picture all or part of which has been edited or remade so that any  
13 previous conduct which constituted a nuisance under this title no longer appears.

14 (4) The taking of any animal as permitted by any provision of the Fish and Game  
15 Wildlife Code or pursuant thereto in accordance with regulations adopted by the  
16 Fish and Game Commission unless the time, place, or manner of such taking  
17 violates any provision of law except this title. This title shall apply to any other  
18 animal whether or not the time, place, or manner of the taking is prohibited by any  
19 laws other than this title, however, this title shall not apply to the taking of any  
20 animal authorized by law in any other jurisdiction unless the time, place or manner  
21 of such taking is prohibited by law or regulation.

22 (5) A motion picture which includes scenes of killing or cruelty to animals if the  
23 acts constituting the killing or cruelty were authorized by the laws governing such  
24 acts in the jurisdiction where the scenes were filmed.

25 (6) Any motion picture which bears within its contents a statement from the  
26 producer of the motion picture that all scenes depicting animals were filmed without  
27 the intentional killing of, or cruelty to an animal or that any killing or cruelty to an  
28 animal was authorized by the laws of the jurisdiction where the scenes were filmed  
29 or that the film is otherwise exempt under this title.

30 (7) Any motion picture if the exhibitor thereof ~~thereof~~ of that motion picture has a written  
31 signed statement, or a copy thereof, from the producer of the motion picture that all  
32 scenes depicting animals were filmed without the intentional killing of, or cruelty  
33 to an animal or that any killing or cruelty to an animal was authorized by the laws  
34 of the jurisdiction where the scenes were filmed or that the film is otherwise exempt  
35 under this title.

36 (b) This title shall not apply in any case in which it would conflict with federal  
37 supremacy in the field of television broadcasting.

38 **Comment.** Section 3508 is amended to reflect the recodification of the former Fish and Game  
39 Code. The section is also amended to make a technical correction.

1 CODE OF CIVIL PROCEDURE

2 **Code Civ. Proc. § 338 (amended).**

3 SEC. \_\_\_\_ . Section 338 of the Code of Civil Procedure is amended to read:

4 338. Within three years:

5 (a) An action upon a liability created by statute, other than a penalty or forfeiture.

6 (b) An action for trespass upon or injury to real property.

7 (c)(1) An action for taking, detaining, or injuring goods or chattels, including  
8 actions for the specific recovery of personal property.

9 (2) The cause of action in the case of theft, as described in Section 484 of the  
10 Penal Code, of an article of historical, interpretive, scientific, or artistic significance  
11 is not deemed to have accrued until the discovery of the whereabouts of the article  
12 by the aggrieved party, his or her agent, or the law enforcement agency that  
13 originally investigated the theft.

14 (3)(A) Notwithstanding paragraphs (1) and (2), an action for the specific recovery  
15 of a work of fine art brought against a museum, gallery, auctioneer, or dealer, in the  
16 case of an unlawful taking or theft, as described in Section 484 of the Penal Code,  
17 of a work of fine art, including a taking or theft by means of fraud or duress, shall  
18 be commenced within six years of the actual discovery by the claimant or his or her  
19 agent, of both of the following:

20 (i) The identity and the whereabouts of the work of fine art. In the case where  
21 there is a possibility of misidentification of the object of fine art in question, the  
22 identity can be satisfied by the identification of facts sufficient to determine that the  
23 work of fine art is likely to be the work of fine art that was unlawfully taken or  
24 stolen.

25 (ii) Information or facts that are sufficient to indicate that the claimant has a claim  
26 for a possessory interest in the work of fine art that was unlawfully taken or stolen.

27 (B) This paragraph shall apply to all pending and future actions commenced on  
28 or before December 31, 2017, including an action dismissed based on the expiration  
29 of statutes of limitation in effect prior to the date of enactment of this statute if the  
30 judgment in that action is not yet final or if the time for filing an appeal from a  
31 decision on that action has not expired, provided that the action concerns a work of  
32 fine art that was taken within 100 years prior to the date of enactment of this statute.

33 (C) For purposes of this paragraph:

34 (i) “Actual discovery,” notwithstanding Section 19 of the Civil Code, does not  
35 include constructive knowledge imputed by law.

36 (ii) “Auctioneer” means an individual who is engaged in, or who by advertising  
37 or otherwise holds himself or herself out as being available to engage in, the calling  
38 for, the recognition of, and the acceptance of, offers for the purchase of goods at an  
39 auction as defined in subdivision (b) of Section 1812.601 of the Civil Code.

40 (iii) “Dealer” means a person who holds a valid seller’s permit and who is actively  
41 and principally engaged in, or conducting the business of, selling works of fine art.

1 (iv) “Duress” means a threat of force, violence, danger, or retribution against an  
2 owner of the work of fine art in question, or his or her family member, sufficient to  
3 coerce a reasonable person of ordinary susceptibilities to perform an act that  
4 otherwise would not have been performed or to acquiesce to an act to which he or  
5 she would otherwise not have acquiesced.

6 (v) “Fine art” has the same meaning as defined in paragraph (1) of subdivision (d)  
7 of Section 982 of the Civil Code.

8 (vi) “Museum or gallery” shall include any public or private organization or  
9 foundation operating as a museum or gallery.

10 (4) Section 361 shall not apply to an action brought pursuant to paragraph (3).

11 (5) A party in an action to which paragraph (3) applies may raise all equitable and  
12 legal affirmative defenses and doctrines, including, without limitation, laches and  
13 unclean hands.

14 (d) An action for relief on the ground of fraud or mistake. The cause of action in  
15 that case is not deemed to have accrued until the discovery, by the aggrieved party,  
16 of the facts constituting the fraud or mistake.

17 (e) An action upon a bond of a public official except any cause of action based on  
18 fraud or embezzlement is not deemed to have accrued until the discovery, by the  
19 aggrieved party or his or her agent, of the facts constituting the cause of action upon  
20 the bond.

21 (f)(1) An action against a notary public on his or her bond or in his or her official  
22 capacity except that a cause of action based on malfeasance or misfeasance is not  
23 deemed to have accrued until discovery, by the aggrieved party or his or her agent,  
24 of the facts constituting the cause of action.

25 (2) Notwithstanding paragraph (1), an action based on malfeasance or  
26 misfeasance shall be commenced within one year from discovery, by the aggrieved  
27 party or his or her agent, of the facts constituting the cause of action or within three  
28 years from the performance of the notarial act giving rise to the action, whichever  
29 is later.

30 (3) Notwithstanding paragraph (1), an action against a notary public on his or her  
31 bond or in his or her official capacity shall be commenced within six years.

32 (g) An action for slander of title to real property.

33 (h) An action commenced under Section 17536 of the Business and Professions  
34 Code. The cause of action in that case shall not be deemed to have accrued until the  
35 discovery by the aggrieved party, the Attorney General, the district attorney, the  
36 county counsel, the city prosecutor, or the city attorney of the facts constituting  
37 grounds for commencing the action.

38 (i) An action commenced under the Porter-Cologne Water Quality Control Act  
39 (Division 7 (commencing with Section 13000) of the Water Code). The cause of  
40 action in that case shall not be deemed to have accrued until the discovery by the  
41 State Water Resources Control Board or a regional water quality control board of  
42 the facts constituting grounds for commencing actions under their jurisdiction.

1 (j) An action to recover for physical damage to private property under Section 19  
2 of Article I of the California Constitution.

3 (k) An action commenced under Division 26 (commencing with Section 39000)  
4 of the Health and Safety Code. These causes of action shall not be deemed to have  
5 accrued until the discovery by the State Air Resources Board or by a district, as  
6 defined in Section 39025 of the Health and Safety Code, of the facts constituting  
7 grounds for commencing the action under its jurisdiction.

8 (l) An action commenced under ~~Section 1602, 1615, or 5650.1~~ Article 2  
9 (commencing with Section 6320) of Chapter 3 of Title 17 of Part 4 of Division 3,  
10 Section 6352, Sections 6320 through 6328, inclusive, Sections 6352 through 6356,  
11 inclusive, or Title 3 (commencing with Sections 69700) of Part 4 of Division 17 of  
12 the Fish and Game Wildlife Code. These causes of action shall not be deemed to  
13 have accrued until discovery by the agency bringing the action of the facts  
14 constituting the grounds for commencing the action.

15 (m) An action challenging the validity of the levy upon a parcel of a special tax  
16 levied by a local agency on a per parcel basis.

17 (n) An action commencing under Section 51.7 of the Civil Code.

18 (o) An action commenced under Section 4601.1 of the Public Resources Code, if  
19 the underlying violation is of Section 4571, 4581, or 4621 of the Public Resources  
20 Code, or of Section 1103.1 of Title 14 of the California Code of Regulations, and  
21 the underlying violation is related to the conversion of timberland to nonforestry-  
22 related agricultural uses. These causes of action shall not be deemed to have accrued  
23 until discovery by the Department of Forestry and Fire Protection.

24 **Comment.** Subdivision (l) of Section 338 is amended to reflect the recodification of the former  
25 Fish and Game Code.

26  **Note.** In the tentative recommendation, Fish and Game Code Section 1602 would be continued  
27 in proposed Sections 69710, 69750, 69785, 70155, and 70165. The proposed cross-reference  
28 revision above would refer to the title that contains all of those sections, rather than referring to the  
29 five sections individually. That seems unproblematic, because the entire title relates to the  
30 substance of Section 1602.

31 **The Commission requests public comment on whether that simplified reference would**  
32 **cause any problems.**

33 **Code Civ. Proc. § 706.070 (amended).**

34 SEC. \_\_\_\_\_. Section 706.070 of the Code of Civil Procedure is amended to read:  
35 706.070. As used in this article:

36 (a) “State” means the State of California and includes any officer, department,  
37 board, or agency thereof.

38 (b) “State tax liability” means an amount for which the state has a state tax lien as  
39 defined in Section 7162 of the Government Code excluding a state tax lien created  
40 pursuant to the Fish and Game Wildlife Code.

41 (c) For purposes of an earnings withholding order for taxes issued by the  
42 Franchise Tax Board, “state tax liability” also includes any liability under Part 10

1 (commencing with Section 17001), Part 10.2 (commencing with Section 18401), or  
2 Part 11 (commencing with Section 23001) of Division 2 of the Revenue and  
3 Taxation Code that is due and payable within the meaning of subdivision (b) of  
4 Section 19221 of the Revenue and Taxation Code, and unpaid. The amendments to  
5 this section by the act adding this subdivision shall apply to any amount that is  
6 unpaid on or after the effective date of that act, or any amount that first becomes  
7 due and payable, and unpaid, after the effective date of that act.

8 **Comment.** Section 706.070 is amended to reflect the recodification of the former Fish and Game  
9 Code.

10 **Code Civ. Proc. § 1021.8 (amended).**

11 SEC. \_\_\_\_\_. Section 1021.8 of the Code of Civil Procedure is amended to read:

12 1021.8. (a) Whenever the Attorney General prevails in a civil action to enforce  
13 Section 17537.3, 22445, 22446.5, 22958, 22962, or 22963 of the Business and  
14 Professions Code, Section 52, 52.1, 55.1, or 3494 of the Civil Code, the Corporate  
15 Securities Law of 1968 (Division 1 (commencing with Section 25000) of Title 4 of  
16 the Corporations Code or the California Commodity Law of 1990 (Division 4.5  
17 (commencing with Section 29500) of Title 4 of the Corporations Code), Section  
18 1615, 2014, or 5650.1 Sections 4470, 6320 through 6328, inclusive, or 6352 through  
19 6356, inclusive, of the Fish and Game Wildlife Code, Section 4458, 12598, 12606,  
20 12607, 12989.3, 16147, 66640, 66641, or 66641.7 of the Government Code, Section  
21 13009, 13009.1, 19958.5, 25299, 39674, 41513, 42402, 42402.1, 42402.2, 42402.3,  
22 42402.4, 43016, 43017, 43154, 104557, or 118950 of the Health and Safety Code,  
23 Section 308.1 or 308.3 of the Penal Code, Section 2774.1, 4601.1, 4603, 4605,  
24 30820, 30821.6, 30822, 42847, or 48023 of the Public Resources Code, Section  
25 30101.7 of the Revenue and Taxation Code, or Section 275, 1052, 1845, 13261,  
26 13262, 13264, 13265, 13268, 13304, 13331, 13350, or 13385 of the Water Code,  
27 the court shall award to the Attorney General all costs of investigating and  
28 prosecuting the action, including expert fees, reasonable attorney's fees, and costs.  
29 Awards under this section shall be paid to the Public Rights Law Enforcement  
30 Special Fund established by Section 12530 of the Government Code.

31 (b) This section applies to any action pending on the effective date of this section  
32 and to any action filed thereafter.

33 (c) The amendments made to this section by Chapter 227 of the Statutes of 2004  
34 shall apply to any action pending on the effective date of these amendments and to  
35 any action filed thereafter.

36 **Comment.** Section 1021.8 is amended to reflect the recodification of the former Fish and Game  
37 Code.

38 **Code Civ. Proc. § 1240.055 (amended).**

39 SEC. \_\_\_\_\_. Section 1240.055 of the Code of Civil Procedure is amended to read:

40 1240.055. (a) As used in this section, the following terms have the following  
41 meanings:

1 (1) “Conservation easement” means a conservation easement as defined in  
2 Section 815.1 of the Civil Code and recorded as required by Section 815.5 of the  
3 Civil Code.

4 (2) “Holder of a conservation easement” means the entity or organization that  
5 holds the conservation easement on the property that is proposed for acquisition and  
6 that is authorized to acquire and hold conservation easements pursuant to Section  
7 815.3 of the Civil Code.

8 (3) “Property appropriated to public use,” as used in Article 6 (commencing with  
9 Section 1240.510) and Article 7 (commencing with Section 1240.610), includes a  
10 conservation easement if any of the following applies:

11 (A) The conservation easement is held by a public entity.

12 (B) A public entity provided funds, not including the value of a charitable  
13 contribution for federal or state income tax purposes but including the California  
14 Natural Heritage Preservation Tax Credit, for the acquisition of that easement.

15 (C) A public entity imposed conditions on approval or permitting of a project that  
16 were satisfied, in whole or in part, by the conservation easement.

17 (b) A person authorized to acquire property for public use by eminent domain  
18 shall exercise the power of eminent domain to acquire property that is subject to a  
19 conservation easement only as provided in this section.

20 (c) Not later than 105 days prior to the hearing held pursuant to Section 1245.235,  
21 or at the time of the offer made to the owner or owners of record pursuant to Section  
22 7267.2 of the Government Code, whichever occurs earlier, the person seeking to  
23 acquire property subject to a conservation easement shall give notice to the holder  
24 of the conservation easement as provided in this subdivision. If the person is not  
25 required to hold a hearing pursuant to Section 1245.235, then the notice shall be  
26 given 105 days prior to the time of the offer made to the owner or owners of record  
27 pursuant to Section 7267.2 of the Government Code.

28 (1) The notice required by subdivision (c) shall be sent by first-class mail and  
29 shall state all of the following:

30 (A) A general description, in text or by diagram, of the property subject to a  
31 conservation easement that the person proposes to acquire by eminent domain.

32 (B) A description of the public use or improvement that the person is considering  
33 for the property subject to a conservation easement.

34 (C) That written comments on the acquisition may be submitted in accordance  
35 with paragraph (3) no later than 45 days from the date the person seeking to acquire  
36 the property mailed the notice to the holder of the conservation easement.

37 (D) That the holder of the conservation easement, within 15 days of receipt of the  
38 notice required by subdivision (c), is required, under certain circumstances, to do  
39 all of the following:

40 (i) Send a copy of the notice by first-class mail to each public entity that provided  
41 funds for the purchase of the easement or that imposed conditions on approval or

1 permitting of a project that were satisfied, in whole or in part, by the creation of the  
2 conservation easement.

3 (ii) Inform the public entity that written comments on the acquisition may be  
4 submitted in accordance with paragraph (3).

5 (iii) Notify the person seeking to acquire the property of the name and address of  
6 any public entity that was sent a copy of the notice pursuant to this paragraph.

7 (2)(A) The holder of the conservation easement, within 15 days of receipt of the  
8 notice required by subdivision (c), shall do all of the following:

9 (i) Send a copy of the notice by first-class mail to each public entity that provided  
10 funds for the purchase of the easement or that imposed conditions on approval or  
11 permitting of a project that were satisfied, in whole or in part, by the creation of the  
12 conservation easement.

13 (ii) Inform the public entity that written comments on the acquisition may be  
14 submitted in accordance with paragraph (3).

15 (iii) Notify the person seeking to acquire the property of the name and address of  
16 any public entity that was sent a copy of the notice pursuant to this paragraph.

17 (B) Subparagraph (A) shall apply only if one of the following applies:

18 (i) The holder of the easement is the original grantee of the conservation easement  
19 and there is a public entity as described in subparagraph (A).

20 (ii) The holder of the easement has actual knowledge of a public entity as  
21 described in subparagraph (A).

22 (iii) Recorded documents evidence the identity of a public entity as described in  
23 subparagraph (A).

24 (3) The holder of the conservation easement or the public entity receiving notice,  
25 or both, may provide to the person seeking to acquire the property written comments  
26 on the acquisition, including identifying any potential conflict between the public  
27 use proposed for the property and the purposes and terms of the conservation  
28 easement. Written comments on the acquisition may be submitted no later than 45  
29 days from the date the person seeking to acquire the property mailed the notice to  
30 the holder of the conservation easement.

31 (d) The person seeking to acquire the property subject to a conservation easement,  
32 within 30 days after receipt of written comments from the holder of the conservation  
33 easement or from a public entity described in paragraph (2) of subdivision (c), shall  
34 respond in writing to the comments. The response to the comments shall be mailed  
35 by first-class mail to each easement holder or public entity that filed comments.

36 (e) The notice of the hearing on the resolution of necessity, pursuant to Section  
37 1245.235, shall be sent by first-class mail to the holder of any conservation easement  
38 and to any public entity whose name and address are provided as described in  
39 paragraph (2) of subdivision (c) and shall state that they have the right to appear and  
40 be heard on the matters referred to in Sections 1240.030, 1240.510, and 1240.610.  
41 The notice shall state that, pursuant to paragraph (3) of subdivision (b) of Section  
42 1245.235, failure to file a written request to appear and be heard within 15 days after

1 the notice was mailed will result in waiver of the right to appear and be heard. The  
2 resolution of necessity to acquire property subject to a conservation easement shall  
3 refer specifically either to Section 1240.510 or 1240.610 as authority for the  
4 acquisition of the property.

5 (f) In any eminent domain proceeding to acquire property subject to a  
6 conservation easement, the holder of the conservation easement:

7 (1) Shall be named as a defendant, as set forth in Section 1250.220.

8 (2) May appear in the proceedings, as set forth in Section 1250.230.

9 (3) Shall have all the same rights and obligations as any other defendant in the  
10 eminent domain proceeding.

11 (g)(1) The holder of the conservation easement is an owner of property entitled to  
12 compensation determined pursuant to Section 1260.220 and Chapter 9  
13 (commencing with Section 1263.010) and in accordance with all of the following:

14 (A) The total compensation for the acquisition of all interests in property  
15 encumbered by a conservation easement shall not be less than, and shall not exceed,  
16 the fair market value of the fee simple interest of the property as if it were not  
17 encumbered by the conservation easement.

18 (B) If the acquisition does not damage the conservation easement, the total  
19 compensation shall be assessed by determining the value of all interests in the  
20 property as encumbered by the conservation easement.

21 (C) If the acquisition damages the conservation easement in whole or in part,  
22 compensation shall be determined consistent with Section 1260.220 and the value  
23 of the fee simple interest of the property shall be assessed as if it were not  
24 encumbered by the conservation easement.

25 (2) This subdivision shall not apply if the requirements of Section 10261 of the  
26 Public Resources Code apply.

27 (h) This section shall not apply if the requirements of Section 1348.3 54835 of the  
28 Fish and Game Wildlife Code apply.

29 **Comment.** Subdivision (h) of Section 1240.055 is amended to reflect the recodification of the  
30 former Fish and Game Code.

31 **Code Civ. Proc. § 1240.680 (amended).**

32 SEC. \_\_\_\_\_. Section 1240.680 of the Code of Civil Procedure is amended to read:

33 1240.680. (a) Subject to Sections 1240.690 and 1240.700, notwithstanding any  
34 other provision of law, property is presumed to have been appropriated for the best  
35 and most necessary public use if the property is appropriated to public use as any of  
36 the following:

37 (1) A state, regional, county, or city park, open space, or recreation area.

38 (2) A wildlife or waterfowl management area established by the Department of  
39 Fish and Game Wildlife pursuant to Section 1525 60600 of the Fish and Game  
40 Wildlife Code.

1 (3) A historic site included in the National Register of Historic Places or state-  
2 registered landmarks.

3 (4) An ecological reserve as provided for in ~~Article 4 (commencing with Section~~  
4 ~~1580) of Chapter 5 of Division 2 Part 6 (commencing with Section 60750) of~~  
5 ~~Division 16~~ of the Fish and Game Wildlife Code.

6 (b) The presumption established by this section is a presumption affecting the  
7 burden of proof.

8 **Comment.** Section 1240.680 is amended to reflect the recodification of the former Fish and  
9 Game Code. The section is also amended to update a reference to the former Department of Fish  
10 and Game. See Fish & Wildlife Code § 1500.

11 **Code Civ. Proc. § 1245.210 (amended).**

12 SEC. \_\_\_\_ . Section 1245.210 of the Code of Civil Procedure is amended to read:  
13 1245.210. As used in this article, “governing body” means:

14 (a) In the case of a taking by a local public entity, the legislative body of the local  
15 public entity.

16 (b) In the case of a taking by the Sacramento and San Joaquin Drainage District,  
17 the Central Valley Flood Protection Board.

18 (c) In the case of a taking by the State Public Works Board pursuant to the  
19 Property Acquisition Law (Part 11 (commencing with Section 15850) of Division 3  
20 of Title 2 of the Government Code), the State Public Works Board.

21 (d) In the case of a taking by the Department of Fish and Wildlife pursuant to  
22 Section ~~1348~~ 54815 of the Fish and Game Wildlife Code, the Wildlife Conservation  
23 Board.

24 (e) In the case of a taking by the Department of Transportation (other than a taking  
25 pursuant to Section 21633 of the Public Utilities Code or Section 30100 of the  
26 Streets and Highways Code), the California Transportation Commission.

27 (f) In the case of a taking by the Department of Transportation pursuant to Section  
28 21633 of the Public Utilities Code, the California Transportation Commission.

29 (g) In the case of a taking by the Department of Transportation pursuant to Section  
30 30100 of the Streets and Highways Code, the California Transportation  
31 Commission.

32 (h) In the case of a taking by the Department of Water Resources, the California  
33 Water Commission.

34 (i) In the case of a taking by the University of California, the Regents of the  
35 University of California.

36 (j) In the case of a taking by the State Lands Commission, the State Lands  
37 Commission.

38 (k) In the case of a taking by Hastings College of Law, the board of directors of  
39 that college.

40 (l) In the case of a taking by the High-Speed Rail Authority, the State Public  
41 Works Board.



1 (2) “Board” means an entity specified in Section 101 of the Business and  
2 Professions Code, the entities referred to in Sections 1000 and 3600 of the Business  
3 and Professions Code, the State Bar of California, the Department of Real Estate,  
4 the Department of Motor Vehicles, the Secretary of State, the Department of Fish  
5 and Wildlife, and any other state commission, department, committee, examiner, or  
6 agency that issues a license, certificate, credential, permit, registration, or any other  
7 authorization to engage in a business, occupation, or profession, or to the extent  
8 required by federal law or regulations, for recreational purposes. This term includes  
9 all boards, commissions, departments, committees, examiners, entities, and  
10 agencies that issue a license, certificate, credential, permit, registration, or any other  
11 authorization to engage in a business, occupation, or profession. The failure to  
12 specifically name a particular board, commission, department, committee,  
13 examiner, entity, or agency that issues a license, certificate, credential, permit,  
14 registration, or any other authorization to engage in a business, occupation, or  
15 profession does not exclude that board, commission, department, committee,  
16 examiner, entity, or agency from this term.

17 (3) “Certified list” means a list provided by the local child support agency to the  
18 Department of Child Support Services in which the local child support agency  
19 verifies, under penalty of perjury, that the names contained therein are support  
20 obligors found to be out of compliance with a judgment or order for support in a  
21 case being enforced under Title IV-D of the federal Social Security Act.

22 (4) “Compliance with a judgment or order for support” means that, as set forth in  
23 a judgment or order for child or family support, the obligor is no more than 30  
24 calendar days in arrears in making payments in full for current support, in making  
25 periodic payments in full, whether court ordered or by agreement with the local  
26 child support agency, on a support arrearage, or in making periodic payments in full,  
27 whether court ordered or by agreement with the local child support agency, on a  
28 judgment for reimbursement for public assistance, or has obtained a judicial finding  
29 that equitable estoppel as provided in statute or case law precludes enforcement of  
30 the order. The local child support agency is authorized to use this section to enforce  
31 orders for spousal support only when the local child support agency is also enforcing  
32 a related child support obligation owed to the obligee parent by the same obligor,  
33 pursuant to Sections 17400 and 17604.

34 (5) “License” includes membership in the State Bar of California, and a  
35 certificate, credential, permit, registration, or any other authorization issued by a  
36 board that allows a person to engage in a business, occupation, or profession, or to  
37 operate a commercial motor vehicle, including appointment and commission by the  
38 Secretary of State as a notary public. “License” also includes any driver’s license  
39 issued by the Department of Motor Vehicles, any commercial fishing license issued  
40 by the Department of Fish and Wildlife, and to the extent required by federal law or  
41 regulations, any license used for recreational purposes. This term includes all  
42 licenses, certificates, credentials, permits, registrations, or any other authorization

1 issued by a board that allows a person to engage in a business, occupation, or  
2 profession. The failure to specifically name a particular type of license, certificate,  
3 credential, permit, registration, or other authorization issued by a board that allows  
4 a person to engage in a business, occupation, or profession, does not exclude that  
5 license, certificate, credential, permit, registration, or other authorization from this  
6 term.

7 (6) “Licensee” means a person holding a license, certificate, credential, permit,  
8 registration, or other authorization issued by a board, to engage in a business,  
9 occupation, or profession, or a commercial driver’s license as defined in Section  
10 15210 of the Vehicle Code, including an appointment and commission by the  
11 Secretary of State as a notary public. “Licensee” also means a person holding a  
12 driver’s license issued by the Department of Motor Vehicles, a person holding a  
13 commercial fishing license issued by the Department of Fish and ~~Game~~ Wildlife,  
14 and to the extent required by federal law or regulations, a person holding a license  
15 used for recreational purposes. This term includes all persons holding a license,  
16 certificate, credential, permit, registration, or any other authorization to engage in a  
17 business, occupation, or profession, and the failure to specifically name a particular  
18 type of license, certificate, credential, permit, registration, or other authorization  
19 issued by a board does not exclude that person from this term. For licenses issued  
20 to an entity that is not an individual person, “licensee” includes an individual who  
21 is either listed on the license or who qualifies for the license.

22 (b) The local child support agency shall maintain a list of those persons included  
23 in a case being enforced under Title IV-D of the federal Social Security Act against  
24 whom a support order or judgment has been rendered by, or registered in, a court of  
25 this state, and who are not in compliance with that order or judgment. The local  
26 child support agency shall submit a certified list with the names, social security  
27 numbers, individual taxpayer identification numbers, or other uniform identification  
28 numbers, and last known addresses of these persons and the name, address, and  
29 telephone number of the local child support agency who certified the list to the  
30 department. The local child support agency shall verify, under penalty of perjury,  
31 that the persons listed are subject to an order or judgment for the payment of support  
32 and that these persons are not in compliance with the order or judgment. The local  
33 child support agency shall submit to the department an updated certified list on a  
34 monthly basis.

35 (c) The department shall consolidate the certified lists received from the local  
36 child support agencies and, within 30 calendar days of receipt, shall provide a copy  
37 of the consolidated list to each board that is responsible for the regulation of  
38 licenses, as specified in this section.

39 (d) On or before November 1, 1992, or as soon thereafter as economically feasible,  
40 as determined by the department, all boards subject to this section shall implement  
41 procedures to accept and process the list provided by the department, in accordance  
42 with this section. Notwithstanding any other law, all boards shall collect social

1 security numbers or individual taxpayer identification numbers from all applicants  
2 for the purposes of matching the names of the certified list provided by the  
3 department to applicants and licensees and of responding to requests for this  
4 information made by child support agencies.

5 (e)(1) Promptly after receiving the certified consolidated list from the department,  
6 and prior to the issuance or renewal of a license, each board shall determine whether  
7 the applicant is on the most recent certified consolidated list provided by the  
8 department. The board shall have the authority to withhold issuance or renewal of  
9 the license of an applicant on the list.

10 (2) If an applicant is on the list, the board shall immediately serve notice as  
11 specified in subdivision (f) on the applicant of the board's intent to withhold  
12 issuance or renewal of the license. The notice shall be made personally or by mail  
13 to the applicant's last known mailing address on file with the board. Service by mail  
14 shall be complete in accordance with Section 1013 of the Code of Civil Procedure.

15 (A) The board shall issue a temporary license valid for a period of 150 days to  
16 any applicant whose name is on the certified list if the applicant is otherwise eligible  
17 for a license.

18 (B) Except as provided in subparagraph (D), the 150-day time period for a  
19 temporary license shall not be extended. Except as provided in subparagraph (D),  
20 only one temporary license shall be issued during a regular license term and it shall  
21 coincide with the first 150 days of that license term. As this paragraph applies to  
22 commercial driver's licenses, "license term" shall be deemed to be 12 months from  
23 the date the application fee is received by the Department of Motor Vehicles. A  
24 license for the full or remainder of the license term shall be issued or renewed only  
25 upon compliance with this section.

26 (C) In the event that a license or application for a license or the renewal of a  
27 license is denied pursuant to this section, any funds paid by the applicant or licensee  
28 shall not be refunded by the board.

29 (D) This paragraph shall apply only in the case of a driver's license, other than a  
30 commercial driver's license. Upon the request of the local child support agency or  
31 by order of the court upon a showing of good cause, the board shall extend a 150-  
32 day temporary license for a period not to exceed 150 extra days.

33 (3)(A) The department may, when it is economically feasible for the department  
34 and the boards to do so as determined by the department, in cases where the  
35 department is aware that certain child support obligors listed on the certified lists  
36 have been out of compliance with a judgment or order for support for more than  
37 four months, provide a supplemental list of these obligors to each board with which  
38 the department has an interagency agreement to implement this paragraph. Upon  
39 request by the department, the licenses of these obligors shall be subject to  
40 suspension, provided that the licenses would not otherwise be eligible for renewal  
41 within six months from the date of the request by the department. The board shall  
42 have the authority to suspend the license of any licensee on this supplemental list.

1 (B) If a licensee is on a supplemental list, the board shall immediately serve notice  
2 as specified in subdivision (f) on the licensee that his or her license will be  
3 automatically suspended 150 days after notice is served, unless compliance with this  
4 section is achieved. The notice shall be made personally or by mail to the licensee's  
5 last known mailing address on file with the board. Service by mail shall be complete  
6 in accordance with Section 1013 of the Code of Civil Procedure.

7 (C) The 150-day notice period shall not be extended.

8 (D) In the event that any license is suspended pursuant to this section, any funds  
9 paid by the licensee shall not be refunded by the board.

10 (E) This paragraph shall not apply to licenses subject to annual renewal or annual  
11 fee.

12 (f) Notices shall be developed by each board in accordance with guidelines  
13 provided by the department and subject to approval by the department. The notice  
14 shall include the address and telephone number of the local child support agency  
15 that submitted the name on the certified list, and shall emphasize the necessity of  
16 obtaining a release from that local child support agency as a condition for the  
17 issuance, renewal, or continued valid status of a license or licenses.

18 (1) In the case of applicants not subject to paragraph (3) of subdivision (e), the  
19 notice shall inform the applicant that the board shall issue a temporary license, as  
20 provided in subparagraph (A) of paragraph (2) of subdivision (e), for 150 calendar  
21 days if the applicant is otherwise eligible and that upon expiration of that time period  
22 the license will be denied unless the board has received a release from the local child  
23 support agency that submitted the name on the certified list.

24 (2) In the case of licensees named on a supplemental list, the notice shall inform  
25 the licensee that his or her license will continue in its existing status for no more  
26 than 150 calendar days from the date of mailing or service of the notice and  
27 thereafter will be suspended indefinitely unless, during the 150-day notice period,  
28 the board has received a release from the local child support agency that submitted  
29 the name on the certified list. Additionally, the notice shall inform the licensee that  
30 any license suspended under this section will remain so until the expiration of the  
31 remaining license term, unless the board receives a release along with applications  
32 and fees, if applicable, to reinstate the license during the license term.

33 (3) The notice shall also inform the applicant or licensee that if an application is  
34 denied or a license is suspended pursuant to this section, any funds paid by the  
35 applicant or licensee shall not be refunded by the board. The Department of Child  
36 Support Services shall also develop a form that the applicant shall use to request a  
37 review by the local child support agency. A copy of this form shall be included with  
38 every notice sent pursuant to this subdivision.

39 (g)(1) Each local child support agency shall maintain review procedures  
40 consistent with this section to allow an applicant to have the underlying arrearage  
41 and any relevant defenses investigated, to provide an applicant information on the  
42 process of obtaining a modification of a support order, or to provide an applicant

1 assistance in the establishment of a payment schedule on arrearages if the  
2 circumstances so warrant.

3 (2) It is the intent of the Legislature that a court or local child support agency,  
4 when determining an appropriate payment schedule for arrearages, base its decision  
5 on the facts of the particular case and the priority of payment of child support over  
6 other debts. The payment schedule shall also recognize that certain expenses may  
7 be essential to enable an obligor to be employed. Therefore, in reaching its decision,  
8 the court or the local child support agency shall consider both of these goals in  
9 setting a payment schedule for arrearages.

10 (h) If the applicant wishes to challenge the submission of his or her name on the  
11 certified list, the applicant shall make a timely written request for review to the local  
12 child support agency who certified the applicant's name. A request for review  
13 pursuant to this section shall be resolved in the same manner and timeframe  
14 provided for resolution of a complaint pursuant to Section 17800. The local child  
15 support agency shall immediately send a release to the appropriate board and the  
16 applicant, if any of the following conditions are met:

17 (1) The applicant is found to be in compliance or negotiates an agreement with  
18 the local child support agency for a payment schedule on arrearages or  
19 reimbursement.

20 (2) The applicant has submitted a request for review, but the local child support  
21 agency will be unable to complete the review and send notice of its findings to the  
22 applicant within the time specified in Section 17800.

23 (3) The applicant has filed and served a request for judicial review pursuant to this  
24 section, but a resolution of that review will not be made within 150 days of the date  
25 of service of notice pursuant to subdivision (f). This paragraph applies only if the  
26 delay in completing the judicial review process is not the result of the applicant's  
27 failure to act in a reasonable, timely, and diligent manner upon receiving the local  
28 child support agency's notice of findings.

29 (4) The applicant has obtained a judicial finding of compliance as defined in this  
30 section.

31 (i) An applicant is required to act with diligence in responding to notices from the  
32 board and the local child support agency with the recognition that the temporary  
33 license will lapse or the license suspension will go into effect after 150 days and  
34 that the local child support agency and, where appropriate, the court must have time  
35 to act within that period. An applicant's delay in acting, without good cause, which  
36 directly results in the inability of the local child support agency to complete a review  
37 of the applicant's request or the court to hear the request for judicial review within  
38 the 150-day period shall not constitute the diligence required under this section  
39 which would justify the issuance of a release.

40 (j) Except as otherwise provided in this section, the local child support agency  
41 shall not issue a release if the applicant is not in compliance with the judgment or  
42 order for support. The local child support agency shall notify the applicant in writing

1 that the applicant may, by filing an order to show cause or notice of motion, request  
2 any or all of the following:

3 (1) Judicial review of the local child support agency's decision not to issue a  
4 release.

5 (2) A judicial determination of compliance.

6 (3) A modification of the support judgment or order.

7 The notice shall also contain the name and address of the court in which the  
8 applicant shall file the order to show cause or notice of motion and inform the  
9 applicant that his or her name shall remain on the certified list if the applicant does  
10 not timely request judicial review. The applicant shall comply with all statutes and  
11 rules of court regarding orders to show cause and notices of motion.

12 This section shall not be deemed to limit an applicant from filing an order to show  
13 cause or notice of motion to modify a support judgment or order or to fix a payment  
14 schedule on arrearages accruing under a support judgment or order or to obtain a  
15 court finding of compliance with a judgment or order for support.

16 (k) The request for judicial review of the local child support agency's decision  
17 shall state the grounds for which review is requested and judicial review shall be  
18 limited to those stated grounds. The court shall hold an evidentiary hearing within  
19 20 calendar days of the filing of the request for review. Judicial review of the local  
20 child support agency's decision shall be limited to a determination of each of the  
21 following issues:

22 (1) Whether there is a support judgment, order, or payment schedule on arrearages  
23 or reimbursement.

24 (2) Whether the petitioner is the obligor covered by the support judgment or order.

25 (3) Whether the support obligor is or is not in compliance with the judgment or  
26 order of support.

27 (4)(A) The extent to which the needs of the obligor, taking into account the  
28 obligor's payment history and the current circumstances of both the obligor and the  
29 obligee, warrant a conditional release as described in this subdivision.

30 (B) The request for judicial review shall be served by the applicant upon the local  
31 child support agency that submitted the applicant's name on the certified list within  
32 seven calendar days of the filing of the petition. The court has the authority to uphold  
33 the action, unconditionally release the license, or conditionally release the license.

34 (C) If the judicial review results in a finding by the court that the obligor is in  
35 compliance with the judgment or order for support, the local child support agency  
36 shall immediately send a release in accordance with subdivision (l) to the  
37 appropriate board and the applicant. If the judicial review results in a finding by the  
38 court that the needs of the obligor warrant a conditional release, the court shall make  
39 findings of fact stating the basis for the release and the payment necessary to satisfy  
40 the unrestricted issuance or renewal of the license without prejudice to a later  
41 judicial determination of the amount of support arrearages, including interest, and

1 shall specify payment terms, compliance with which are necessary to allow the  
2 release to remain in effect.

3 (l) The department shall prescribe release forms for use by local child support  
4 agencies. When the obligor is in compliance, the local child support agency shall  
5 mail to the applicant and the appropriate board a release stating that the applicant is  
6 in compliance. The receipt of a release shall serve to notify the applicant and the  
7 board that, for the purposes of this section, the applicant is in compliance with the  
8 judgment or order for support. Any board that has received a release from the local  
9 child support agency pursuant to this subdivision shall process the release within  
10 five business days of its receipt.

11 If the local child support agency determines subsequent to the issuance of a release  
12 that the applicant is once again not in compliance with a judgment or order for  
13 support, or with the terms of repayment as described in this subdivision, the local  
14 child support agency may notify the board, the obligor, and the department in a  
15 format prescribed by the department that the obligor is not in compliance.

16 The department may, when it is economically feasible for the department and the  
17 boards to develop an automated process for complying with this subdivision, notify  
18 the boards in a manner prescribed by the department, that the obligor is once again  
19 not in compliance. Upon receipt of this notice, the board shall immediately notify  
20 the obligor on a form prescribed by the department that the obligor's license will be  
21 suspended on a specific date, and this date shall be no longer than 30 days from the  
22 date the form is mailed. The obligor shall be further notified that the license will  
23 remain suspended until a new release is issued in accordance with subdivision (h).  
24 Nothing in this section shall be deemed to limit the obligor from seeking judicial  
25 review of suspension pursuant to the procedures described in subdivision (k).

26 (m) The department may enter into interagency agreements with the state agencies  
27 that have responsibility for the administration of boards necessary to implement this  
28 section, to the extent that it is cost effective to implement this section. These  
29 agreements shall provide for the receipt by the other state agencies and boards of  
30 federal funds to cover that portion of costs allowable in federal law and regulation  
31 and incurred by the state agencies and boards in implementing this section.  
32 Notwithstanding any other provision of law, revenue generated by a board or state  
33 agency shall be used to fund the nonfederal share of costs incurred pursuant to this  
34 section. These agreements shall provide that boards shall reimburse the department  
35 for the nonfederal share of costs incurred by the department in implementing this  
36 section. The boards shall reimburse the department for the nonfederal share of costs  
37 incurred pursuant to this section from moneys collected from applicants and  
38 licensees.

39 (n) Notwithstanding any other law, in order for the boards subject to this section  
40 to be reimbursed for the costs incurred in administering its provisions, the boards  
41 may, with the approval of the appropriate department director, levy on all licensees  
42 and applicants a surcharge on any fee or fees collected pursuant to law, or,

1 alternatively, with the approval of the appropriate department director, levy on the  
2 applicants or licensees named on a certified list or supplemental list, a special fee.

3 (o) The process described in subdivision (h) shall constitute the sole  
4 administrative remedy for contesting the issuance of a temporary license or the  
5 denial or suspension of a license under this section. The procedures specified in the  
6 administrative adjudication provisions of the Administrative Procedure Act  
7 (Chapter 4.5 (commencing with Section 11400) and Chapter 5 (commencing with  
8 Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code) shall not  
9 apply to the denial, suspension, or failure to issue or renew a license or the issuance  
10 of a temporary license pursuant to this section.

11 (p) In furtherance of the public policy of increasing child support enforcement and  
12 collections, on or before November 1, 1995, the State Department of Social Services  
13 shall make a report to the Legislature and the Governor based on data collected by  
14 the boards and the district attorneys in a format prescribed by the State Department  
15 of Social Services. The report shall contain all of the following:

16 (1) The number of delinquent obligors certified by district attorneys under this  
17 section.

18 (2) The number of support obligors who also were applicants or licensees subject  
19 to this section.

20 (3) The number of new licenses and renewals that were delayed, temporary  
21 licenses issued, and licenses suspended subject to this section and the number of  
22 new licenses and renewals granted and licenses reinstated following board receipt  
23 of releases as provided by subdivision (h) by May 1, 1995.

24 (4) The costs incurred in the implementation and enforcement of this section.

25 (q) Any board receiving an inquiry as to the licensed status of an applicant or  
26 licensee who has had a license denied or suspended under this section, or has been  
27 granted a temporary license under this section, shall respond only that the license  
28 was denied or suspended or the temporary license was issued pursuant to this  
29 section. Information collected pursuant to this section by any state agency, board,  
30 or department shall be subject to the Information Practices Act of 1977 (Chapter 1  
31 (commencing with Section 1798) of Title 1.8 of Part 4 of Division 3 of the Civil  
32 Code).

33 (r) Any rules and regulations issued pursuant to this section by any state agency,  
34 board, or department may be adopted as emergency regulations in accordance with  
35 the rulemaking provisions of the Administrative Procedure Act (Chapter 3.5  
36 (commencing with Section 11340) of Part 1 of Division 3 of Title 2 of the  
37 Government Code). The adoption of these regulations shall be deemed an  
38 emergency and necessary for the immediate preservation of the public peace, health,  
39 and safety, or general welfare. The regulations shall become effective immediately  
40 upon filing with the Secretary of State.

41 (s) The department and boards, as appropriate, shall adopt regulations necessary  
42 to implement this section.

1 (t) The Judicial Council shall develop the forms necessary to implement this  
2 section, except as provided in subdivisions (f) and (l).

3 (u) The release or other use of information received by a board pursuant to this  
4 section, except as authorized by this section, is punishable as a misdemeanor.

5 (v) The State Board of Equalization shall enter into interagency agreements with  
6 the department and the Franchise Tax Board that will require the department and  
7 the Franchise Tax Board to maximize the use of information collected by the State  
8 Board of Equalization, for child support enforcement purposes, to the extent it is  
9 cost effective and permitted by the Revenue and Taxation Code.

10 (w)(1) The suspension or revocation of any driver's license, including a  
11 commercial driver's license, under this section shall not subject the licensee to  
12 vehicle impoundment pursuant to Section 14602.6 of the Vehicle Code.

13 (2) Notwithstanding any other law, the suspension or revocation of any driver's  
14 license, including a commercial driver's license, under this section shall not subject  
15 the licensee to increased costs for vehicle liability insurance.

16 (x) If any provision of this section or the application thereof to any person or  
17 circumstance is held invalid, that invalidity shall not affect other provisions or  
18 applications of this section which can be given effect without the invalid provision  
19 or application, and to this end the provisions of this section are severable.

20 (y) All rights to administrative and judicial review afforded by this section to an  
21 applicant shall also be afforded to a licensee.

22 **Comment.** Section 17520 is amended to update a reference to the former Department of Fish  
23 and Game. See Fish & Wildlife Code § 1500.

24 **FOOD AND AGRICULTURE CODE**

25 **Food & Agric. Code § 23.5 (amended).**

26 SEC. \_\_\_\_\_. Section 23.5 of the Food and Agriculture Code is amended to read:

27 23.5. The commercial production of aquatic plants and animals propagated and  
28 raised by a registered aquaculturist pursuant to Section ~~15101~~ 23605 of the Fish and  
29 ~~Game~~ Wildlife Code in the state is a growing industry and provides a healthful and  
30 nutritious food product, and, as a commercial operation, utilizes management, land,  
31 water, and feed as do other agricultural enterprises. Therefore, the commercial  
32 production of that aquatic life shall be considered a branch of the agricultural  
33 industry of the state for the purpose of any law that provides for the benefit or  
34 protection of the agricultural industry of the state except those laws relating to plant  
35 quarantine or pest control.

36 **Comment.** Section 23.5 is amended to reflect the recodification of the former Fish and Game  
37 Code.

38 **Note.** In the tentative recommendation, existing Section 15101 would be continued in proposed  
39 Fish and Wildlife Code Sections 23600, 23605, 23610, and 23700. In the cross-reference revision

1 proposed above, only proposed Section 23605 is referenced. It is the main provision requiring  
2 registration of an aquaculture facility.

3 **The Commission requests public comment on whether that simplification would cause any**  
4 **problems.**

5 **Food & Agric. Code § 5262 (amended).**

6 SEC. \_\_\_\_ . Section 5262 of the Food and Agriculture Code is amended to read:

7 5262. (a) Based on available funding, the department shall develop and maintain  
8 a written plan on the most appropriate options for detection, exclusion, eradication,  
9 control, or management of the higher priority invasive pests on the list prepared  
10 pursuant to Section 5261. In determining which invasive pests are the higher priority  
11 and in developing the most appropriate options for detection, exclusion, eradication,  
12 control, or management, the department shall consult with the United States  
13 Department of Agriculture, the University of California, other state agencies and  
14 departments, and others in the scientific and research community. In implementing  
15 this chapter, the department may undertake or contract for scientific research with  
16 the University of California or other institutions of higher learning. The plan shall  
17 include both of the following:

18 (1) A discussion of the state not acting to detect, exclude, eradicate, control, or  
19 manage the invasive pest.

20 (2) The identification and description of the most appropriate options for  
21 detection, exclusion, eradication, control, or management of the invasive pest.

22 (b) If the department determines that aerial application of pesticides would be  
23 among the more appropriate responses, the plan shall contain a discussion of all of  
24 the following:

25 (1) The pesticides that would likely be the most appropriate.

26 (2) The concentrations of those pesticides.

27 (3) How often pesticide use would be necessary.

28 (4) A list of each active ingredient and inert material, to the extent that the  
29 disclosure of the inert material is permitted by state and federal law.

30 (5) A summary of up-to-date scientific information on the impacts of the pesticide  
31 and its inert materials on all of the following:

32 (A) Healthy children and adults.

33 (B) Children and adults with compromised health.

34 (C) Domestic animals.

35 (D) Fish and wildlife.

36 (E) Public health and the environment, including drinking water.

37 (c) The State Department of Public Health, the Department of Fish and Game  
38 Wildlife, the Office of Environmental Health Hazard Assessment, the Department  
39 of Boating and Waterways, the Department of Forestry and Fire Protection, the State  
40 Water Resources Control Board, and the Department of Pesticide Regulation shall  
41 participate in the preparation of the plan in their areas of expertise. The Office of

1 Environmental Health Hazard Assessment shall include an analysis of the risks of  
2 using the pesticide and its inert material.

3 (d) In developing the plan, the department shall hold public hearings that shall  
4 include a presentation by the department and the opportunity for public comment  
5 and establish a process for submittal of public comment. Following the public  
6 hearing, the department shall reassess the appropriateness of the response and may  
7 revise the response and may hold additional public hearings.

8 (e) The plan shall include a characterization of the number of and the nature of  
9 the public comments received pursuant to subdivision (d).

10 (f) The department shall make the plan available to the public, including making  
11 it available on the department's Internet Web site.

12 **Comment.** Section 5262 is amended to update a reference to the former Department of Fish and  
13 Game. See Fish & Wildlife Code § 1500.

14 **Food & Agric. Code § 6025.4 (amended).**

15 SEC. \_\_\_\_\_. Section 6025.4 of the Food and Agriculture Code is amended to read:  
16 6025.4. (a) Notwithstanding Section 597u of the Penal Code, carbon monoxide  
17 may be used for the control of burrowing rodent pests, provided the following  
18 conditions are met:

19 (1) The carbon monoxide delivery device shall be permanently affixed with a  
20 warning label in plain view of the operator that includes, at a minimum, the  
21 following information:

22 DANGER: Carbon monoxide is a poisonous gas that is odorless and colorless.  
23 Exposure to carbon monoxide can kill within minutes. Never use in structures  
24 inhabited by humans or livestock. The device must be used in accordance with all  
25 existing laws and regulations, including ~~Chapter 1.5 (commencing with Section~~  
26 ~~2050) of Division 3 of Part 1 (commencing with Section 62000) of Division 17,~~  
27 known as the California Endangered Species Act, and Sections 4002 and 4003 of,  
28 Section 32150, of the Fish and Game Wildlife Code.

29 (2) The use of carbon monoxide is subject to the requirements of ~~Chapter 1.5~~  
30 ~~(commencing with Section 2050) of Division 3 of Part 1 (commencing with Section~~  
31 ~~62000) of Division 17,~~ known as the California Endangered Species Act, and  
32 Sections 4002 and 4003 of, Section 32150, of the Fish and Game Wildlife Code,  
33 and the requirements of Division 6 (commencing with Section 11401) and Division  
34 7 (commencing with Section 12500).

35 (b) This section shall remain in effect only until January 1, 2023, and as of that  
36 date is repealed.

37 **Comment.** Section 6025 is amended to reflect the recodification of the former Fish and Game  
38 Code.

39 **Food & Agric. Code § 6049 (amended).**

40 SEC. \_\_\_\_\_. Section 6049 of the Food and Agriculture Code is amended to read:

1       6049. The department, with the cooperation of the University of California, the  
2 United States Department of Agriculture, or other agencies, may develop and  
3 implement biological control methods to eradicate or control the aquatic weed pest  
4 hydrilla (*Hydrilla verticillata*) in any area of the state, and may conduct studies for  
5 those purposes. When the development or implementation involves the use of fish,  
6 each individual program for development or implementation shall first be approved  
7 by the Department of Fish and ~~Game~~ Wildlife.

8       **Comment.** Section 6049 is amended to update a reference to the former Department of Fish and  
9 Game. See Fish & Wildlife Code § 1500.

10 **Food & Agric. Code § 7270.5 (amended).**

11       SEC. \_\_\_\_\_. Section 7270.5 of the Food and Agriculture Code is amended to read:  
12       7270.5. For the purposes of this article:

13       (a) “Integrated weed management plan” means an ecosystem-based control  
14 strategy that focuses on long-term prevention of weeds through a combination of  
15 techniques, such as biological controls, judicious use of herbicides, modified land  
16 management, and cultural practices, and where control practices are selected and  
17 applied in a manner that minimizes the risks to human health, nontargeted  
18 organisms, and the environment. An integrated weed management plan shall also,  
19 when appropriate, comply with any applicable provisions of ~~Chapter 6~~  
20 ~~(commencing with Section 1600) of Division 2 Title 3 (commencing with Section~~  
21 ~~69700) of Part 4 of Division 17~~ of the Fish and Game Wildlife Code, Division 6  
22 (commencing with Section 11401) and Division 7 (commencing with Section  
23 12500) of the Food and Agricultural Code, and the California Environmental  
24 Quality Act (Division 13 (commencing with Section 21000) of the Public Resources  
25 Code).

26       (b) “Noxious and invasive weeds” means weeds that the department has  
27 determined to be either noxious or invasive weed species.

28       (c) “Person” shall have the same meaning as in Section 38, but shall additionally  
29 include the United States of America, and all political subdivisions, districts,  
30 municipalities, and public agencies of the State of California.

31       (d) “Riverway” means the water, bed, shoreline, and riparian vegetation, of any  
32 creek, including an “urban creek” as defined in Section 7048 of the Water Code,  
33 stream, river, lake, reservoir, or other body of freshwater, including a “stream  
34 environment zone” as defined in Section 66957 of the Government Code, as well as  
35 enclosed bays and estuaries, as defined by Section 13391.5 of the Water Code.

36       **Comment.** Section 7270.5 is amended to reflect the recodification of the former Fish and Game  
37 Code.

38 **Food & Agric. Code § 7700 (amended).**

39       SEC. \_\_\_\_\_. Section 7700 of the Food and Agriculture Code is amended to read:

40       7700. (a)(1) There is in state government the Invasive Species Council of  
41 California. The purpose of the council is to help coordinate a comprehensive effort

1 to prevent the introduction of invasive species in the state and to advise state  
2 agencies, including, but not limited to, the department and the Natural Resources  
3 Agency, within their respective authorities how to facilitate coordinated,  
4 complementary, and cost-effective control or eradication of invasive species that  
5 have entered or are already established in the state. The council may address  
6 nonnative organisms that cause economic or environmental harm. Invasive species  
7 within the scope of the council’s advisory duties do not include humans, domestic  
8 livestock, domestic or domesticated species exempted pursuant to Section 2118  
9 Chapter 2 (commencing with Section 26700) of Title 2 of Part 6 of Division 7 of  
10 the Fish and Game Wildlife Code, or nonharmful exotic organisms.

11 (2) This part shall not prohibit the department from serving as the state’s  
12 governing authority in invasive pest and plant management, as specified in this  
13 division.

14 (b) The Invasive Species Council of California shall consist of the following six  
15 members:

16 (1) The secretary or his or her designated representative.

17 (2) The Secretary of the Natural Resources Agency or his or her designated  
18 representative.

19 (3) The Secretary for Environmental Protection or his or her designated  
20 representative.

21 (4) The Secretary of Transportation or his or her designated representative.

22 (5) The Secretary of California Health and Human Services or his or her  
23 designated representative.

24 (6) The Director of Emergency Services or his or her designated representative.

25 (c) The Secretary of the Natural Resources Agency or his or her designated  
26 representative and the secretary or his or her designee shall serve as cochair of the  
27 council.

28 (d) The Invasive Species Council of California shall meet annually and as needed  
29 as determined by the cochair.

30 (e) The secretary may designate a staff liaison to further the purposes of this part.

31 (f) (1) The Invasive Species Council of California may establish advisory  
32 committees and ad hoc working groups, as necessary, to advise on a broad array of  
33 issues related to preventing the introduction of invasive species and providing for  
34 their control or eradication, as well as minimizing the economic, ecological, and  
35 human health impacts that invasive species cause.

36 (2) The advisory committees and working groups may consist of representatives  
37 from state agencies, federal agencies, county agricultural commissioners, academia,  
38 nonprofit organizations, tribal nations, industry representatives, and members of the  
39 public.

40 **Comment.** Paragraph (1) of subdivision (a) of Section 7700 is amended to reflect the  
41 recodification of the former Fish and Game Code.

1 **Food & Agric. Code § 11281 (amended).**

2 SEC. \_\_\_\_\_. Section 11281 of the Food and Agriculture Code is amended to read:

3 11281. If any coyotes are found to exist on land which is owned by the state, other  
4 than lands subject to the control of the Department of Parks and Recreation and  
5 other than ecological reserves established pursuant to ~~Article 4 (commencing with~~  
6 ~~Section 1580) of Chapter 5 of Division 2 Part 6 (commencing with Section 60750)~~  
7 of Division 16 of the Fish and Game Wildlife Code and the coyotes are found to be  
8 causing damage on public or private land, the director may control, may employ  
9 persons pursuant to Article 1 (commencing with Section 11221) to control, or may  
10 contract with the commissioner to control, the coyotes which are determined to be  
11 the cause of the damage.

12 **Comment.** Section 11281 is amended to reflect the recodification of the former Fish and Game  
13 Code.

14 **Food & Agric. Code § 11283 (amended).**

15 SEC. \_\_\_\_\_. Section 11283 of the Food and Agriculture Code is amended to read:

16 11283. The director shall submit an annual memorandum of understanding to the  
17 Director of Fish and Game Wildlife for review and approval prior to implementing  
18 any coyote control program pursuant to this article.

19 **Comment.** Section 11283 is amended to update a reference to the Director of the former  
20 Department of Fish and Game. See Fish & Wildlife Code § 1500.

21 **Food & Agric. Code § 11302 (amended).**

22 SEC. \_\_\_\_\_. Section 11302 of the Food and Agriculture Code is amended to read:

23 11302. The director, upon receiving information causing him or her to believe that  
24 coyotes are finding refuge on state park lands or on ecological reserves and are  
25 causing damage to nearby private property, may request the Department of Parks  
26 and Recreation, in the case of state park lands, or the Department of Fish and Game  
27 Wildlife, in the case of ecological reserves, to cooperate in the acquisition and  
28 evaluation of evidence to that effect. Upon a request by the director, the department  
29 or departments shall cooperate in the evaluation or acquisition.

30 **Comment.** Section 11302 is amended to update a reference to the former Department of Fish  
31 and Game. See Fish & Wildlife Code § 1500.

32 **Food & Agric. Code § 11303 (amended).**

33 SEC. \_\_\_\_\_. Section 11303 of the Food and Agriculture Code is amended to read:

34 11303. Upon a determination pursuant to Section 11302 that coyotes are finding  
35 refuge on state park lands or on an ecological reserve and are causing damage to  
36 nearby private property, the director and the Department of Parks and Recreation,  
37 with the review and approval of the Director of Fish and Game Wildlife as to state  
38 park lands, or the Department of Fish and Game Wildlife as to ecological preserves,  
39 may enter into an interdepartmental agreement to control coyotes finding refuge on  
40 state park lands or on ecological reserves and causing damage to nearby private

1 property. Methods utilized to take the coyotes shall be specific to those coyotes  
2 which are causing the damage. The Department of Parks and Recreation or the  
3 Department of Fish and Game Wildlife shall specify the methods of take, location  
4 of take, time of take, necessary protections for public safety, protections convenient  
5 for state park lands or ecological reserve users and uses, and may specify whether  
6 the department is to employ persons to control coyotes pursuant to Article 1  
7 (commencing with Section 11221) or whether control is to be done by the  
8 Department of Parks and Recreation or the Department of Fish and Game Wildlife.

9 **Comment.** Section 11303 is amended to update references to the former Department of Fish and  
10 Game, and the Director of that department. See Fish & Wildlife Code § 1500.

11 **Food & Agric. Code § 11304 (amended).**

12 SEC. \_\_\_\_\_. Section 11304 of the Food and Agriculture Code is amended to read:  
13 11304. The Department of Parks and Recreation or the Department of Fish and  
14 Game Wildlife may submit claims to the department for reimbursement of direct  
15 costs incurred pursuant to the implementation of this article which shall be paid if  
16 found by the director to be reasonably necessary to implement this article.

17 **Comment.** Section 11304 is amended to update a reference to the former Department of Fish  
18 and Game. See Fish & Wildlife Code § 1500.

19 **Food & Agric. Code § 11531 (amended).**

20 SEC. \_\_\_\_\_. Section 11531 of the Food and Agriculture Code is amended to read:  
21 11531. Except as provided in Chapter 6 (commencing with Section 12001), this  
22 division does not apply to any person while engaged in any of the following:

23 (a) Any activity that is defined as structural pest control and required to be  
24 licensed under Chapter 14 (commencing with Section 8500) of Division 3 of the  
25 Business and Professions Code.

26 (b) Preservative treatment of fabrics or structural materials.

27 (c) Household or industrial sanitation services.

28 (d) Seed treatment which is incidental to such person's regular business.

29 (e) Live capture and removal or exclusion of vertebrate pests, bees, or wasps  
30 without the use of pesticides. Vertebrate pests include, but are not limited to, bats,  
31 raccoons, skunks, and squirrels, but do not include mice, rats, or pigeons. This  
32 section does not exempt a person from the provisions of ~~Chapter 1.5 (commencing~~  
33 ~~with Section 2050) of Division 3 Part 1 (commencing with Section 62000) of~~  
34 Division 17 of the Fish and Game Wildlife Code.

35 **Comment.** Section 11531 is amended to reflect the recodification of the former Fish and Game  
36 Code.

37 **Food & Agric. Code § 14103 (amended).**

38 SEC. \_\_\_\_\_. Section 14103 of the Food and Agriculture Code is amended to read:  
39 14103. In establishing criteria and regulations relating to environmental injury  
40 and protection, and in conducting the reviews required in Chapters 2 and 3, the

1 director shall consult with representatives of the Water Resources Control Board,  
2 the Departments of Public Health, Fish and Game Wildlife, and Conservation, and  
3 four outside experts of his selection from the fields of agricultural, biological,  
4 ecological, and medical sciences.

5 **Comment.** Section 14103 is amended to update a reference to the former Department of Fish  
6 and Game. See Fish & Wildlife Code § 1500.

7 **Food & Agric. Code § 19314 (amended).**

8 SEC. \_\_\_\_ . Section 19314 of the Food and Agriculture Code is amended to read:  
9 19314. The department may suspend or revoke a registration certificate, at any  
10 time, if it finds any of the following has occurred:

11 (a) The registrant has sold or offered for sale to an unlicensed person, any inedible  
12 kitchen grease.

13 (b) The registrant has stolen, misappropriated, contaminated, or damaged inedible  
14 kitchen grease or containers of inedible kitchen grease.

15 (c) The registrant has violated this article or any regulations adopted to implement  
16 this article.

17 (d) The registrant has taken possession of inedible kitchen grease from an  
18 unregistered transporter or has knowingly taken possession of inedible kitchen  
19 grease that has been stolen.

20 (e) The registrant has been found to have engaged in, or aided and abetted another  
21 person or entity in the commission of, any violation of a statute, regulation, or order  
22 relating to the transportation or disposal of inedible kitchen grease, including a  
23 violation of the federal Water Pollution Control Act (33 U.S.C. Sec. 1251 et seq.),  
24 the Porter-Cologne Water Quality Control Act (Division 7 (commencing with  
25 Section 13000) of the Water Code), Section 5650 Article 1 (commencing with  
26 Section 66500) of Chapter 1 of Title 1 of Part 3 of Division 17 of the Fish and Game  
27 Wildlife Code, commercial vehicle weight limits, or commercial vehicle hours of  
28 service.

29 (f) For purposes of this section, “registrant” includes any business entity, trustee,  
30 officer, director, partner, person, or other entity holding more than 5 percent equity,  
31 ownership, or debt liability in the registered entity engaged in the transportation of  
32 inedible kitchen grease.

33 (g)(1) The registrant may appeal the suspension or revocation decision of the  
34 department.

35 (2) The department shall establish procedures for the appeals process, to include  
36 a noticed hearing.

37 (3) The department may reverse a suspension or revocation upon a finding of good  
38 cause to do so.

39 (h) The department shall adopt regulations that specify the maximum time period  
40 during which a suspension or revocation of a registration certificate may be  
41 imposed, based on the severity or the number of violations that are the basis of the

1 department's action. The time period for the suspension or revocation of the  
2 registration certificate shall not exceed three years from the date the suspension or  
3 revocation of the registration certificate is imposed.

4 **Comment.** Subdivision (e) of Section 19314 is amended to reflect the recodification of the  
5 former Fish and Game Code.

6 **Food & Agric. Code § 76511 (amended).**

7 SEC. \_\_\_\_\_. Section 76511 of the Food and Agriculture Code is amended to read:  
8 76511. "Commercial salmon vessel operator" is a commercial fisherman who  
9 operates a commercial salmon vessel for which a valid commercial salmon vessel  
10 permit has been issued pursuant to Article 4.5 (commencing with Section 8230) of  
11 Chapter 2 of Part 3 of Division 6 Chapter 5 (commencing with Section 41650) of  
12 Title 2 of Part 17 of Division 10 of the Fish and Game Wildlife Code.

13 **Comment.** Section 76511 is amended to reflect the recodification of the former Fish and Game  
14 Code.

15 **Food & Agric. Code § 76530 (amended).**

16 SEC. \_\_\_\_\_. Section 76530 of the Food and Agriculture Code is amended to read:  
17 76530. "Fisherman" means an individual licensed to commercially harvest fish  
18 pursuant to Sections 7850 to 7852, inclusive, Section 14500 of the Fish and Game  
19 Wildlife Code.

20 **Comment.** Section 76530 is amended to reflect the recodification of the former Fish and Game  
21 Code.

22  **Note.** In the tentative recommendation, existing Fish and Game Code Sections 7850 to 7852,  
23 inclusive, would be continued as proposed Sections 14500, 14550, 14600, and 14615. The  
24 amendment proposed above would only cross-refer to the provision that prescribes activity  
25 requiring a license.

26 **The Commission requests public comment on whether that simplification would be**  
27 **appropriate.**

28 **Food & Agric. Code § 76535 (amended).**

29 SEC. \_\_\_\_\_. Section 76535 of the Food and Agriculture Code is amended to read:  
30 76535. "Handler" means any of the following:  
31 (a) A processor.  
32 (b) A receiver.  
33 (c) A wholesaler.  
34 (d) An exporter.  
35 (e) An individual licensed or working for a partnership, corporation, or any other  
36 business unit or organization licensed pursuant to subdivision (a) of Section 8032  
37 20205 of the Fish and Game Wildlife Code and engaged in the California  
38 commercial salmon fishery.

39 **Comment.** Section 76535 is amended to reflect the recodification of the former Fish and Game  
40 Code.

1 **Food & Agric. Code § 76550 (amended).**

2 SEC. \_\_\_\_\_. Section 76550 of the Food and Agriculture Code is amended to read:  
3 76550. “Processor” means any individual licensed or working for a partnership,  
4 corporation, or any other business unit or organization licensed pursuant to Section  
5 8034 20400 of the Fish and Game Wildlife Code and engaged in the California  
6 commercial salmon fishery.

7 **Comment.** Section 76550 is amended to reflect the recodification of the former Fish and Game  
8 Code.

9 **Food & Agric. Code § 76560 (amended).**

10 SEC. \_\_\_\_\_. Section 76560 of the Food and Agriculture Code is amended to read:  
11 76560. “Receiver” means any individual licensed or working for a partnership,  
12 corporation, or any other business unit or organization licensed pursuant to Section  
13 8033 20450 of the Fish and Game Wildlife Code and engaged in the California  
14 commercial salmon fishery.

15 **Comment.** Section 76560 is amended to reflect the recodification of the former Fish and Game  
16 Code.

17 **Food & Agric. Code § 76580 (amended).**

18 SEC. \_\_\_\_\_. Section 76580 of the Food and Agriculture Code is amended to read:  
19 76580. “Wholesaler” means any individual licensed or working for a partnership,  
20 corporation, or any other business unit or organization licensed pursuant to Section  
21 8035 20550 of the Fish and Game Wildlife Code and engaged in the California  
22 commercial salmon fishery.

23 **Comment.** Section 76580 is amended to reflect the recodification of the former Fish and Game  
24 Code.

25 **Food & Agric. Code § 76900 (amended).**

26 SEC. \_\_\_\_\_. Section 76900 of the Food and Agriculture Code is amended to read:  
27 76900. Programs and administration of the activities that are conducted pursuant  
28 to this chapter shall be funded as follows:

29 (a)(1) Every fisherman who sells salmon to any person who is required to be  
30 licensed as a fish receiver pursuant to Section 8033 20450 of the Fish and Game  
31 Wildlife Code shall pay the fee specified in Sections 76902 and 76905 for each  
32 pound, or fraction thereof, of salmon taken and sold by the fisherman to the fish  
33 receiver. The fee shall be collected from the fisherman and remitted to the secretary  
34 by any person licensed to receive fish to whom the salmon are sold.

35 (2) Every fisherman licensed pursuant to Section 8033.5 20500 of the Fish and  
36 Game Wildlife Code who sells salmon to the ultimate consumer shall pay the fee  
37 specified in paragraph (1) and, if handlers have become subject to this chapter  
38 pursuant to Article 9.5 (commencing with Section 76961), shall also pay the fee  
39 specified in paragraph (1) of subdivision (b) for each pound, or fraction thereof, of

1 salmon taken and sold by the fisherman to the ultimate consumer. The fees shall be  
2 remitted to the secretary by the fisherman.

3 (b)(1) Every handler subject to this chapter pursuant to Article 9.5 (commencing  
4 with Section 76961) shall pay the fee specified in Sections 76902 and 76905 for  
5 each pound, or fraction thereof, of salmon received from a fisherman. The fee shall  
6 be remitted to the secretary by the handler.

7 (2) Every handler subject to this chapter pursuant to Article 9.5 (commencing with  
8 Section 76961) shall pay the fee specified in paragraph (1) and shall also pay the fee  
9 specified in paragraph (1) of subdivision (a) for each pound, or fraction thereof, of  
10 salmon that the handler has caught while conducting the activities of a commercial  
11 fisherman for his or her own processing or sale. The fees shall be remitted to the  
12 secretary by the handler.

13 **Comment.** Section 76900 is amended to reflect the recodification of the former Fish and Game  
14 Code.

15 **Food & Agric. Code § 76901 (amended).**

16 SEC. \_\_\_\_\_. Section 76901 of the Food and Agriculture Code is amended to read:  
17 76901. Consistent with Section 8041 20950 of the Fish and Game Wildlife Code,  
18 the following persons shall remit the fees required by subdivision (a) of Section  
19 76900 to the secretary:

20 (a) Any person who is required to be licensed as a fish receiver by Section 8033  
21 20450 of the Fish and Game Wildlife Code, and receives salmon in this state from  
22 persons conducting the activities of a commercial fisherman.

23 (b) Any commercial fisherman licensed pursuant to Section 8033.5 20500 of the  
24 Fish and Game Wildlife Code who sells salmon to the ultimate consumer.

25 **Comment.** Section 76901 is amended to reflect the recodification of the former Fish and Game  
26 Code.

27 **Food & Agric. Code § 76904 (amended).**

28 SEC. \_\_\_\_\_. Section 76904 of the Food and Agriculture Code is amended to read:  
29 76904. (a) Sections ~~8058 to 8070, inclusive,~~ Subdivisions (b) through (g) of  
30 Section 21365, Section 21370, and Section 21375 of the Fish and Game Wildlife  
31 Code apply to claims for overpayment of fees to the secretary.

32 (b) For purposes of this section, “department,” as used in those sections, means  
33 the Department of Food and Agriculture, and “landing fee” means the fees imposed  
34 pursuant to this article.

35 **Comment.** Section 76904 is amended to reflect the recodification of the former Fish and Game  
36 Code. The section is also amended to add subdivision designations.

37 **Food & Agric. Code § 76950 (amended).**

38 SEC. \_\_\_\_\_. Section 76950 of the Food and Agriculture Code is amended to read:

1 76950. (a) On or before August 15, 1989, the secretary shall establish a list of  
2 commercial salmon vessel operators eligible to vote on implementation of this  
3 chapter.

4 (b) In establishing the list, the secretary may require that handlers and commercial  
5 salmon vessel operators submit the names and mailing addresses of all commercial  
6 salmon vessel operators who harvested salmon during the previous season, as  
7 evidenced by receipts prepared under Section 8043 21000 of the Fish and Game  
8 Wildlife Code, together with the volume of salmon landed.

9 (c) The secretary may also request the assistance of the Director of Fish and  
10 Wildlife for the names of all commercial salmon vessel operators who landed  
11 salmon the previous season and the volume of landings for each vessel.

12 (d) The request for the information shall be in writing and shall be subject to the  
13 confidentiality provisions of Section 8022 22205 of the Fish and Game Wildlife  
14 Code.

15 (e) The list shall be filed within 30 days following receipt of the written notice.

16 **Comment.** Section 76950 is amended to reflect the recodification of the former Fish and Game  
17 Code. The section is also amended to add subdivision designations.

18  **Note.** In the tentative recommendation, existing Fish and Game Code Section 8043 would be  
19 continued in proposed Sections 21000, 21005, 21020, 20125, and 21155. In the revision proposed  
20 above, only the provision that establishes the duty of a commercial fisherman to file landing  
21 receipts would be referenced. That would seem to be unproblematic, because the other provisions  
22 of Section 8043 would apply by their terms.

23 **The Commission requests public comment on whether the proposed simplification would**  
24 **be appropriate.**

25 **Food & Agric. Code § 76951 (amended).**

26 SEC. \_\_\_\_ . Section 76951 of the Food and Agriculture Code is amended to read:

27 76951. (a) Any commercial salmon vessel operator whose name does not appear  
28 upon the secretary's list of commercial salmon vessel operators affected may have  
29 his or her name established on the list by filing with the secretary a signed statement,  
30 identifying himself or herself as a commercial salmon vessel operator and furnishing  
31 evidence of having made landings the previous year through the submission of  
32 receipts prepared under Section 8043 Article 1 (commencing with Section 21000)  
33 of Chapter 3 of Title 10 of Part 6 of Division 6 of the Fish and Game Wildlife Code.

34 (b) Failure to be on the list does not exempt a commercial salmon vessel operator  
35 from paying assessments under this chapter.

36 **Comment.** Section 76951 is amended to reflect the recodification of the former Fish and Game  
37 Code. The section is also amended to add subdivision designations.

38  **Note.** In the tentative recommendation, the provisions of existing Fish and Game Code Section  
39 8043, which is cross-referenced in the section above, have been continued in several different  
40 sections of the proposed Fish and Wildlife Code.

41 **The Commission requests public comment on the proposed conforming revision of those**  
42 **provisions in the section above.**

1 **Food & Agric. Code § 76953.5 (amended).**

2 SEC. \_\_\_\_\_. Section 76953.5 of the Food and Agriculture Code is amended to read:

3 76953.5. (a) Before the referendum vote is conducted by the secretary, the  
4 proponents of the council shall deposit with the secretary the amount that the  
5 secretary determines is necessary to defray the expenses of preparing the necessary  
6 lists and information and conducting the referendum vote.

7 (b) Any funds not used in carrying out this article shall be returned to the  
8 proponents of the council who deposited the funds with the secretary.

9 (c) Upon establishment of the council, the council may reimburse the proponents  
10 of the council for any funds deposited with the secretary that were used in carrying  
11 out this article, and for any legal expenses and costs incurred in establishing the  
12 council.

13 (d) After approval by the Commercial Salmon Trollers Advisory Committee  
14 created pursuant to Section ~~7862~~ 41380 of the Fish and Game Wildlife Code, the  
15 Department of Fish and Wildlife may expend funds collected pursuant to Section  
16 ~~7861~~ 41360 of the Fish and Game Wildlife Code, for payment to the secretary to  
17 pay necessary costs incurred in conducting the implementation referendum vote. If  
18 the commercial salmon vessel operators who voted in the implementation  
19 referendum voted in favor of implementing this article, as provided in Section  
20 76952, the council shall reimburse the Commercial Salmon Stamp Account in the  
21 Fish and Game Preservation Fund all amounts received from that fund.

22 **Comment.** Section 76953.5 is amended to reflect the recodification of the former Fish and Game  
23 Code.

24 **Food & Agric. Code § 76961 (amended).**

25 SEC. \_\_\_\_\_. Section 76961 of the Food and Agriculture Code is amended to read:

26 76961. Nothing in this division shall be interpreted to supersede or limit state  
27 agencies from exercising their existing enforcement authority, including, but not  
28 limited to, under the Fish and Game Wildlife Code, the Food and Agricultural Code,  
29 the Government Code, the Health and Safety Code, the Public Resources Code, the  
30 Water Code, or the application of those laws.

31 **Comment.** Section 76961 is amended to reflect the recodification of the former Fish and Game  
32 Code.

33 **Food & Agric. Code § 76971 (amended).**

34 SEC. \_\_\_\_\_. Section 76971 of the Food and Agriculture Code is amended to read:

35 76971. (a) Between January 1, 2019, and February 28, 2019, and in the same  
36 period each five years thereafter, the secretary shall, by the public hearing  
37 procedure, and if appropriate, the procedure specified in this article, determine  
38 whether the council program provided for in this chapter shall continue in effect.

39 (b) If the secretary finds from evidence received at the hearing that a substantial  
40 question exists as to whether the council program is contrary to or does not  
41 effectuate the declared purposes or provisions of this chapter or receives in writing

1 a referendum petition with the signatures of 25 percent or more of the number of  
2 commercial salmon vessel operators who made landings in the previous year, as  
3 evidenced by receipts prepared under Section 8043 Article 1 (commencing with  
4 Section 21000) of Chapter 3 of Title 10 of Part 6 of Division 6 of the Fish and Game  
5 Wildlife Code, and, if applicable, 25 percent or more of the handlers who are subject  
6 to this chapter, the council program shall be submitted to referendum as provided in  
7 this article.

8 **Comment.** Section 76971 is amended to reflect the recodification of the former Fish and Game  
9 Code.

10  **Note.** In the tentative recommendation, the provisions of existing Fish and Game Code Section  
11 8043, which is cross-referenced in the section above, have been continued in several different  
12 sections of the proposed Fish and Wildlife Code.

13 **The Commission requests public comment on the proposed conforming revision of those**  
14 **provisions in the section above.**

15 **Food & Agric. Code § 76981 (amended).**

16 SEC. \_\_\_\_\_. Section 76981 of the Food and Agriculture Code is amended to read:  
17 76981. (a) If the commercial salmon vessel operators and the handlers vote to  
18 terminate the council pursuant to Article 10 (commencing with Section 76971), the  
19 council shall remain in existence for the purpose of furnishing the secretary with a  
20 complete record of its outstanding financial obligations, accrued and to accrue.

21 (b) The secretary shall pay from the money deposited and disbursed any  
22 outstanding obligations and any obligations incurred by the secretary and the  
23 department under the terms and provisions of this section. Any money that remains  
24 shall be retained by the secretary to defray the expenses of formulation, issuance,  
25 administration, or enforcement of any subsequent program for salmon promotion.

26 (c) If no such program is undertaken within a period of three years from the date  
27 of termination of the council, that money shall be withdrawn from the approved  
28 depository and paid into the special account for enhancement and restoration  
29 programs established pursuant to Section ~~7861~~ 41360 of the Fish and Game Wildlife  
30 Code.

31 **Comment.** Section 76981 is amended to reflect the recodification of the former Fish and Game  
32 Code. The section is also amended to add subdivision designations.

33 **Food & Agric. Code § 78406 (amended).**

34 SEC. \_\_\_\_\_. Section 78406 of the Food and Agriculture Code is amended to read:  
35 78406. “Fisherman” means any person licensed to commercially harvest fish or  
36 shellfish pursuant to ~~Sections 7850 to 7852, inclusive,~~ Chapter 1 (commencing with  
37 Section 14500) of Title 2 of Part 6 of Division 6 of the Fish and Game Wildlife  
38 Code who lands any species of fish or shellfish for commercial purposes included  
39 in, and not excepted from, a fishery, as defined in Section 78407, or who is the  
40 registered owner or lessee of a vessel that is used to land any species of fish or  
41 shellfish included in, and not excepted from, a fishery, as defined in Section 78407,

1 if the registered owner or lessee has a financial interest in the fish or shellfish and  
2 pays or has assessments paid on his or her behalf.

3 **Comment.** Section 78406 is amended to reflect the recodification of the former Fish and Game  
4 Code.

5  **Note.** In the tentative recommendation, the provisions of the existing Fish and Game Code  
6 sections that are cross-referenced in the section above have been continued in several different  
7 sections of the proposed Fish and Wildlife Code.

8 **The Commission requests public comment on the proposed conforming revision of those**  
9 **provisions in the section above.**

10 **Food & Agric. Code § 78408 (amended).**

11 SEC. \_\_\_\_\_. Section 78408 of the Food and Agriculture Code is amended to read:  
12 78408. “Handler” means any of the following:

13 (a) A processor engaged in the California fishery.

14 (b) A receiver engaged in the California fishery.

15 (c) A wholesaler engaged in the California fishery.

16 (d) An exporter engaged in the California fishery.

17 (e) A person is licensed or who works for any person who is licensed pursuant to  
18 subdivision (a) of Section 8032 20205 of the Fish and Game Wildlife Code and  
19 engaged in the California commercial fisheries.

20 **Comment.** Section 78408 is amended to reflect the recodification of the former Fish and Game  
21 Code.

22 **Food & Agric. Code § 78411 (amended).**

23 SEC. \_\_\_\_\_. Section 78411 of the Food and Agriculture Code is amended to read:

24 78411. “Processor” means any person who is licensed or who works for any  
25 person who is licensed pursuant to Section 8034 20400 of the Fish and Game  
26 Wildlife Code and engaged in the California commercial fisheries.

27 **Comment.** Section 78411 is amended to reflect the recodification of the former Fish and Game  
28 Code.

29 **Food & Agric. Code § 78412 (amended).**

30 SEC. \_\_\_\_\_. Section 78412 of the Food and Agriculture Code is amended to read:

31 78412. “Receiver” means any person who is licensed or who works for a person  
32 who is licensed pursuant to Section 8033 20450 of the Fish and Game Wildlife Code  
33 and engaged in the California commercial fisheries.

34 **Comment.** Section 78412 is amended to reflect the recodification of the former Fish and Game  
35 Code.

36 **Food & Agric. Code § 78413 (amended).**

37 SEC. \_\_\_\_\_. Section 78413 of the Food and Agriculture Code is amended to read:

1 78413. “Wholesaler” means any person who is licensed or who works for a person  
2 who is licensed pursuant to Section 8035 20550 of the Fish and Game Wildlife Code  
3 and engaged in the California commercial fisheries.

4 **Comment.** Section 78413 is amended to reflect the recodification of the former Fish and Game  
5 Code.

6 **Food & Agric. Code § 78486 (amended).**

7 SEC. \_\_\_\_\_. Section 78486 of the Food and Agriculture Code is amended to read:  
8 78486. One nonvoting member of the council may be appointed by the secretary  
9 to represent each of the following entities:

- 10 (a) The department.  
11 (b) The Department of Fish and Game Wildlife.  
12 (c) The California Sea Grant Program.  
13 (d) The State Department of Health Services.

14 **Comment.** Section 78486 is amended to update a reference to the former Department of Fish  
15 and Game. See Fish & Wildlife Code § 1500.

16 **Food & Agric. Code § 78550 (amended).**

17 SEC. \_\_\_\_\_. Section 78550 of the Food and Agriculture Code is amended to read:  
18 78550. (a) In order to carry out the programs and administer the activities that are  
19 conducted pursuant to this chapter, except as specified in Section 78557, a fee shall  
20 be established by the director and, thereafter, shall be recommended to the director  
21 by the council, based on an amount which is four-tenths of 1 percent of the ex-vessel  
22 price per pound paid for each pound of fish or shellfish specified in subdivision (a)  
23 of Section 78407 sold to a receiver, or sold by a fisherman directly to the public  
24 pursuant to Section 8033.5 20500 of the Fish and Game Wildlife Code.

25 (b) The fee shall be paid by the receiver or the fisherman, or both, and remitted to  
26 the director as specified in Section 78552.

27 (c) The amount of the fee for each species shall be established annually by the  
28 council for recommendation to the director, calculated to the nearest 1/10,000 of  
29 one cent (\$0.0001) based on the formulation in this section.

30 (d) Individual fees shall be established for species identified in subdivision (a) of  
31 Section 78407.

32 (e) The council, with assistance from the Department of Fish and Game Wildlife,  
33 may determine the fee structure for individual species and may average or  
34 consolidate fees for similar species to simplify landing fee reporting and accounting  
35 requirements.

36 (f) The amount of the fee shall be based on the landed weight of the fish or  
37 shellfish, as reported on the fish landing receipt made under Section 8043 Article 1  
38 (commencing with Section 21000) of Chapter 3 of Title 10 of Part 6 of Division 6  
39 of the Fish and Game Wildlife Code.

1 (g) A fisherman selling to the public pursuant to Section ~~8033.5~~ 20500 of the Fish  
2 and Game Wildlife Code shall remit the fee directly to the director as specified in  
3 Section 78552.

4 (h) To facilitate collection of fees from receivers or fishermen who handle a small  
5 volume of fish and shellfish specified in subdivision (a) of Section 78407, receivers  
6 or fishermen whose estimated monthly fee payments do not exceed ten dollars (\$10)  
7 may file reports and submit fees on a quarterly basis. Payments are delinquent if not  
8 submitted within 60 days following the end of the quarter in which they are due.

9 **Comment.** Section 78550 is amended to reflect the recodification of the former Fish and Game  
10 Code, and to update a reference to the former Department of Fish and Game. See Fish & Wildlife  
11 Code § 1500. The section is also amended to add subdivision designations.

12  **Note.** In the tentative recommendation, the provisions of existing Fish and Game Code Section  
13 8043, which is cross-referenced in proposed subdivision (f) of the section above, have been  
14 continued in several different sections of the proposed Fish and Wildlife Code.

15 **The Commission requests public comment on the proposed conforming revision of those**  
16 **provisions in the section above.**

17 **Food & Agric. Code § 78552.5 (amended).**

18 SEC. \_\_\_\_ . Section 78552.5 of the Food and Agriculture Code is amended to read:

19 78552.5. (a) Notwithstanding any other provision of this article, in any calendar  
20 year in which a fisherman who is selling to the public lands, or a receiver receives,  
21 less than 10,000 pounds in the aggregate of fish or shellfish in all fisheries combined  
22 or for which the annual fees that would otherwise be due by that fisherman or  
23 receiver to the council for those fish or shellfish totals less than twenty-five dollars  
24 (\$25), the fisherman selling to the public or the receiver shall not pay any fees  
25 pursuant to this chapter.

26 (b) In any calendar year in which a fisherman who is selling to the public lands,  
27 or a receiver receives, 10,000 pounds or more in the aggregate of fish or shellfish in  
28 all fisheries combined, or for which the annual fees that are due by that fisherman  
29 or receiver to the council for those fish or shellfish totals twenty-five dollars (\$25)  
30 or more, the fisherman selling to the public or the receiver shall remit the fees on or  
31 before February 28 of the year following the landing or receipt. Any fees that are  
32 not received on or before February 28 of the year following the landing or receipt  
33 of fish or shellfish for which the fees are due is delinquent and subject to collection  
34 pursuant to Section 78554.

35 (c) If, in any calendar year, a fisherman lands less than 10,000 pounds in the  
36 aggregate of fish or shellfish in all fisheries combined, and has paid fees to the  
37 council, the fisherman may apply for a refund of the amount paid, not to exceed a  
38 total of twenty-five dollars (\$25). An application for refund shall be submitted on a  
39 form supplied by the council and shall include documentation in the form of landing  
40 receipts submitted to the Department of Fish and Game Wildlife pursuant to Section  
41 ~~8046~~ 21150 of the Fish and Game Wildlife Code for all species landed and proof of  
42 fees paid. Applications for refunds shall be received at the council office on or

1 before March 31 of the year following the landing or receipt of fish or shellfish for  
2 which the fees were paid.

3 **Comment.** Section 78552.5 is amended to reflect the recodification of the former Fish and Game  
4 Code. The section is also amended to update a reference to the former Department of Fish and  
5 Game. See Fish & Wildlife Code § 1500.

6 **Food & Agric. Code § 78554 (amended).**

7 SEC. \_\_\_\_\_. Section 78554 of the Food and Agriculture Code is amended to read:  
8 78554. (a) The collection of funds from anyone who does not pay or remit fees  
9 due and payable shall be conducted as follows:

10 (1) Pursuant to Section ~~8053~~ 21350 of the Fish and ~~Game~~ Wildlife Code.

11 (2) When the secretary makes a determination that fees due pursuant to this  
12 chapter are deficient, the secretary may determine the amount of the deficiency,  
13 including any applicable penalty. Section 59234.5 shall apply to deficiency  
14 determinations made pursuant to this section.

15 (3) This subdivision is supplemental to any other provisions for collection and  
16 imposition of fees and penalties provided by this chapter. In lieu of proceeding  
17 pursuant to this section, the secretary may file a complaint for collection of unpaid  
18 fees as provided by law.

19 (b) A person who violates any provision of this chapter is guilty of a misdemeanor,  
20 and, upon conviction, shall be punished by a fine of not less than one hundred dollars  
21 (\$100) or more than one thousand dollars (\$1,000), by imprisonment in the county  
22 jail for not less than 10 days or more than six months, or by both that fine and  
23 imprisonment. Each violation during any day is a separate offense.

24 (c) A person who violates any provision of this chapter is liable civilly in an  
25 amount of not more than two thousand five hundred dollars (\$2,500) for each  
26 violation. Each violation during any day is a separate offense.

27 **Comment.** Section 78554 is amended to reflect the recodification of the former Fish and Game  
28 Code.

29 **Food & Agric. Code § 78556 (amended).**

30 SEC. \_\_\_\_\_. Section 78556 of the Food and Agriculture Code is amended to read:  
31 78556. Sections ~~8058 to 8070~~ 21365 to 21375, inclusive, of the Fish and ~~Game~~  
32 Wildlife Code apply to claims for overpayment of fees to the secretary. For purposes  
33 of this section, “department,” as used in those sections, means the Department of  
34 Food and Agriculture, and “landing fee” means the fees imposed pursuant to this  
35 article.

36 **Comment.** Section 78556 is amended to reflect the recodification of the former Fish and Game  
37 Code.

38 **Food & Agric. Code § 78564 (amended).**

39 SEC. \_\_\_\_\_. Section 78564 of the Food and Agriculture Code is amended to read:

1 78564. (a) The council may develop guidelines for the establishment and  
2 operation of a “credit-back” program for receivers and fishermen, which authorizes  
3 the reimbursement of a percentage of individual contributions to the council, not to  
4 exceed 50 percent, for specified individual expenditures benefiting the fishing  
5 industry. Individual expenditures eligible for reimbursement may include, but are  
6 not necessarily limited to, promotion, research and development, and advertising.  
7 The council shall appoint a review committee from its membership and from the  
8 fishing industry to review and approve applications for the credit. Any guidelines  
9 that require the assistance of, or impact the operation of, the Department of Fish and  
10 Game Wildlife are subject to Section 78552.

11 (b) Upon submittal of a statement of completion of a credit-back program, and its  
12 acceptance by the review committee, the review committee may direct the council  
13 to reimburse a percentage of individual contributions, not to exceed 50 percent, at  
14 the end of the fiscal year for which the credit-back application and expenditure were  
15 made.

16 **Comment.** Section 78564 is amended to update a reference to the former Department of Fish  
17 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
18 designations.

19 **Food & Agric. Code § 78575 (amended).**

20 SEC. \_\_\_\_\_. Section 78575 of the Food and Agriculture Code is amended to read:  
21 78575. On or before February 1, 1991, the director shall establish a list of  
22 receivers and fishermen eligible to vote on the implementation of this chapter. In  
23 establishing the list, the director may request, in writing, the assistance of the  
24 Director of Fish and Game Wildlife and associations representing fishermen or  
25 receivers in gathering the names of all fishermen and receivers who sold or received  
26 specified seafood species landed the previous season. The list shall be filed within  
27 30 days following receipt of the written notice from the director. All information on  
28 the volume of landings shall be kept confidential.

29 **Comment.** Section 78575 is amended to update a reference to the Director of the former  
30 Department of Fish and Game. See Fish & Wildlife Code § 1500.

31 **Food & Agric. Code § 78576 (amended).**

32 SEC. \_\_\_\_\_. Section 78576 of the Food and Agriculture Code is amended to read:  
33 78576. (a) Any fisherman or receiver whose name does not appear on the  
34 director’s list of receivers may have his or her name included on the list by filing  
35 with the director a signed statement, identifying himself or herself as a fisherman or  
36 receiver and furnishing evidence of having sold or received landings the previous  
37 year through the submission of receipts prepared under Section 8043 Article 1  
38 (commencing with Section 21000) of Chapter 3 of Title 10 of Part 6 of Division 6  
39 of the Fish and Game Wildlife Code.

40 (b) The failure to include a fisherman’s or a receiver’s name on the list does not  
41 exempt a fisherman or a receiver from paying assessments under this chapter.

1       **Comment.** Section 78576 is amended to reflect the recodification of the former Fish and Game  
2 Code. The section is also amended to add subdivision designations.

3       **Food & Agric. Code § 78584 (amended).**

4       SEC. \_\_\_\_\_. Section 78584 of the Food and Agriculture Code is amended to read:  
5       78584. Nothing in this division shall be interpreted to supersede or limit state  
6 agencies from exercising their existing enforcement authority, including, but not  
7 limited to, under the Fish and Game Wildlife Code, the Food and Agricultural Code,  
8 the Government Code, the Health and Safety Code, the Public Resources Code, the  
9 Water Code, or the application of those laws.

10       **Comment.** Section 78584 is amended to reflect the recodification of the former Fish and Game  
11 Code.

12       **Food & Agric. Code § 78588 (amended).**

13       SEC. \_\_\_\_\_. Section 78588 of the Food and Agriculture Code is amended to read:  
14       78588. (a) On the termination of the council pursuant to this article, the council  
15 shall remain in existence until the end of the marketing season then current for the  
16 purpose of furnishing the secretary with a complete record of its outstanding  
17 financial obligations.

18       (b) The secretary shall pay from the money collected pursuant to Article 7  
19 (commencing with Section 78550) any outstanding obligations and any obligations  
20 incurred by the secretary and the department under this section. Any money that  
21 remains shall be retained by the secretary to defray the expenses of formulation,  
22 issuance, administration, or enforcement of any subsequent program for seafood  
23 promotion.

24       (c) If no seafood promotion program is undertaken within a period of three years  
25 from the date of termination of the council, that money shall be withdrawn from the  
26 approved depository and paid into the special account for enhancement and  
27 restoration programs established pursuant to Section ~~7861~~ 41360 of the Fish and  
28 Game Wildlife Code.

29       (d) The secretary may also specifically designate any money that remains for  
30 expenditure for research on commercial fishery resources or fisheries, the  
31 improvement of commercial fishery resources or fisheries, or both.

32       **Comment.** Section 78588 is amended to reflect the recodification of the former Fish and Game  
33 Code. The section is also amended to add subdivision designations.

34       **Food & Agric. Code § 79023 (amended).**

35       SEC. \_\_\_\_\_. Section 79023 of the Food and Agriculture Code is amended to read:  
36       79023. “Diver” means an individual licensed to commercially harvest fish  
37 pursuant to Section ~~7850~~ 14500 of the Fish and Game Wildlife Code, and who in  
38 addition holds a valid sea urchin diving permit.

39       **Comment.** Section 79023 is amended to reflect the recodification of the former Fish and Game  
40 Code.

1 **Food & Agric. Code § 79024 (amended).**

2 SEC. \_\_\_\_ . Section 79024 of the Food and Agriculture Code is amended to read:  
3 79024. “Handler” means any individual or person working for any individual or  
4 business entity licensed as one of the following who can document that they are  
5 substantially engaged in the California commercial sea urchin fishery:

6 (a) A receiver licensed pursuant to Section 8033 20450 of the Fish and Game  
7 Wildlife Code.

8 (b) A processor licensed pursuant to Section 8034 20400 of the Fish and Game  
9 Wildlife Code.

10 (c) A wholesaler licensed pursuant to Section 8035 20550 of the Fish and Game  
11 Wildlife Code.

12 (d) A business entity or organization licensed pursuant to subdivision (a) of  
13 Section 8032 20205 of the Fish and Game Wildlife Code.

14 **Comment.** Section 79024 is amended to reflect the recodification of the former Fish and Game  
15 Code.

16 **Food & Agric. Code § 79040 (amended).**

17 SEC. \_\_\_\_ . Section 79040 of the Food and Agriculture Code is amended to read:  
18 79040. There is in the state government the California Sea Urchin Commission.  
19 The commission shall be composed of 11 voting members, including five sea urchin  
20 handlers, five sea urchin divers, and one public member, and may include any  
21 number of nonvoting members, at the discretion of the commission.

22 (a) Handlers shall elect five commission members from among those persons  
23 qualified pursuant to this act and licensed pursuant to the Fish and Game Wildlife  
24 Code to engage in the sea urchin fishery or a person specifically representing one or  
25 more handlers.

26 (b)(1) Divers statewide shall elect five persons from among those persons  
27 qualified pursuant to this act and licensed pursuant to the Fish and Game Wildlife  
28 Code to engage in the sea urchin fishery.

29 (2) One diver member shall be elected from each of the following areas:

30 (A) San Diego County.

31 (B) Orange or Los Angeles County.

32 (C) Ventura County.

33 (D) Santa Barbara County.

34 (E) Sonoma or Mendocino County.

35 (3) Persons nominated for election to the commission as a diver member shall be  
36 nominated by a petition signed by not less than five divers eligible to vote pursuant  
37 to this chapter.

38 (c) The public member shall be appointed to the commission by the secretary from  
39 nominees recommended by the commission.

40 (d) The secretary and other appropriate individuals, as determined by the  
41 commission, shall be nonvoting members of the commission.

1 (e) If the secretary finds, pursuant to Section 79103, that either the divers or  
2 handlers, but not both, have voted in favor of the referendum, the number of  
3 commission voting members shall be six, composed of either five divers or five  
4 handlers, depending on which portion of the industry voted in favor of the  
5 referendum, elected pursuant to this section and one public member.

6 (f) If the composition of the commission is determined by subdivision (e) it shall  
7 also include at least one nonvoting member appointed by the commission  
8 representing either divers or handlers, whichever did not vote in favor of the  
9 referendum.

10 **Comment.** Section 79040 is amended to reflect the recodification of the former Fish and Game  
11 Code.

12 **Food & Agric. Code § 79100 (amended).**

13 SEC. \_\_\_\_ . Section 79100 of the Food and Agriculture Code is amended to read:

14 79100. (a) Within 60 days of the effective date of this chapter, the secretary shall  
15 establish a list of divers and handlers eligible to vote on implementation of this  
16 chapter. In establishing the list, the secretary may require that divers and handlers  
17 submit the names and mailing addresses of all divers and handlers. The secretary  
18 also may request assistance of the Director of Fish and Game Wildlife for the names  
19 of all licensed divers and handlers engaged in the sea urchin fishery during the  
20 previous season and the volume of landings of each diver. The request for  
21 information shall be in writing and the information provided shall be confidential  
22 and not made public. Notwithstanding Section 8022 22205 of the Fish and Wildlife  
23 Code or any other provision of law, the Director of Fish and Game Wildlife shall  
24 comply with the request within 30 days of receipt.

25 (b) Any diver and handler whose name does not appear on the appropriate list  
26 may have his or her name placed on the list by filing with the secretary a signed  
27 statement, identifying himself or herself as a diver or handler, and submitting other  
28 supporting documentation. Failure to be on the list does not exempt the person from  
29 paying assessments, and does not invalidate any industry votes conducted pursuant  
30 to this article.

31 (c) Proponents and opponents of establishing the commission pursuant to this  
32 chapter may contact divers and handlers on the lists through the secretary, in a form  
33 and manner prescribed by the secretary, if all expenses associated with those  
34 contacts are paid in advance.

35 **Comment.** Section 79100 is amended to reflect the recodification of the former Fish and Game  
36 Code. The section is also amended to update a reference to the Director of the former Department  
37 of Fish and Game. See Fish & Wildlife Code § 1500.

38 **Food & Agric. Code § 79121 (amended).**

39 SEC. \_\_\_\_ . Section 79121 of the Food and Agriculture Code is amended to read:

40 79121. (a) Every person or entity who handles sea urchin in any quantity shall  
41 keep a complete and accurate record of all transactions involving the purchase or

1 sale of sea urchin. The records shall be in a simple form and contain such  
2 information as the commission shall prescribe. The records shall be preserved by  
3 the handler for a period of three years, and shall be offered and submitted for  
4 inspection at any reasonable time upon written demand of the commission or its  
5 duly authorized agent.

6 (b) The assessment imposed by this article shall be paid consistent with the  
7 applicable procedures required for the payment of landing fees pursuant to Article  
8 7.5 (commencing with Section 8040) of Chapter 1 of Part 3 of Division 6 Title 10  
9 commencing with Section 20900) of Part 6 of Division 6 of the Fish and Game  
10 Wildlife Code. The fees imposed shall be paid quarterly pursuant to Section 8053  
11 21350 of the Fish and Game Wildlife Code. If fees are not paid as required, the  
12 commission shall collect amounts owed under the procedures prescribed for sales  
13 and use taxes provided in Chapter 5 (commencing with Section 6451) of Part 1 of  
14 Division 2 of the Revenue and Taxation Code, insofar as they may be applicable,  
15 and for those purposes, “board” means the commission and “the date on which the  
16 tax became due and payable” means 30 days after the close of the quarter for which  
17 it is due.

18 (c) Sections ~~8058 to 8070~~ 21365 to 21375, inclusive, of the Fish and Game  
19 Wildlife Code, shall apply to claims for overpayment of assessments to the  
20 commission. For the purposes of this subdivision, “department” as used in those  
21 sections, means the commission, and “landing fee” means the assessment imposed  
22 under this article.

23 **Comment.** Section 79121 is amended to reflect the recodification of the former Fish and Game  
24 Code.

25 **Food & Agric. Code § 79132 (amended).**

26 SEC. \_\_\_\_ . Section 79132 of the Food and Agriculture Code is amended to read:  
27 79132. The commission may consult and enter into agreements with the Director  
28 of Fish and Game Wildlife, if necessary and appropriate, to assist in the  
29 administration and enforcement of this chapter, including, but not limited to,  
30 collecting assessments authorized by this chapter and providing routine information  
31 regarding the persons that may be subject to this chapter. If an agreement is  
32 established, the commission shall reimburse the Department of Fish and Game  
33 Wildlife for reasonable administrative costs associated with the agreement.

34 **Comment.** Section 79132 is amended to update a reference to the former Department of Fish  
35 and Game, and a reference to the Director of that department. See Fish & Wildlife Code § 1500.

36 **Food & Agric. Code § 79157 (amended).**

37 SEC. \_\_\_\_ . Section 79157 of the Food and Agriculture Code is amended to read:  
38 79157. “Fisherman” or “fishermen” means a person licensed to commercially  
39 harvest fish pursuant to Section ~~7850~~ 14500 of the Fish and Game Wildlife Code,  
40 who in addition holds a valid spiny lobster fishing permit, and has documented  
41 landings of spiny lobster in the previous marketing season.

1     **Comment.** Section 79157 is amended to reflect the recodification of the former Fish and Game  
2 Code.

3     **Food & Agric. Code § 79157.5 (amended).**

4     SEC. \_\_\_\_\_. Section 79157.5 of the Food and Agriculture Code is amended to read:  
5 79157.5. “Handler” means a person engaged with the following licensees:

6     (a) Licensed pursuant to Section 8033 20450 of the Fish and Game Wildlife Code.

7     (b) Licensed pursuant to Section 8034 20400 of the Fish and Game Wildlife Code.

8     (c) Licensed pursuant to Section 8035 20550 of the Fish and Game Wildlife Code.

9     (d) Licensed pursuant to subdivision (a) of Section 8032 20205 of the Fish and  
10 Game Wildlife Code.

11     **Comment.** Section 79157.5 is amended to reflect the recodification of the former Fish and Game  
12 Code.

13     **Food & Agric. Code § 79180 (amended).**

14     SEC. \_\_\_\_\_. Section 79180 of the Food and Agriculture Code is amended to read:

15     79180. (a) Within 60 days of the effective date of this chapter, the secretary shall  
16 establish a list of fishermen eligible to vote on the implementation of this chapter.  
17 In establishing the list, the secretary may require that fishermen submit the names  
18 and mailing addresses of all fishermen. The secretary also may request the  
19 assistance of the Director of Fish and Wildlife for the names of all licensed  
20 fishermen engaged in the spiny lobster fishery during the previous season and the  
21 volume of landings of each fisherman. The request for information shall be in  
22 writing and the information provided shall be confidential and not made public.  
23 Notwithstanding Section 8022 22205 of the Fish and Game Wildlife Code or any  
24 other law, the Director of Fish and Wildlife shall comply with the request within 30  
25 days of receipt.

26     (b) A fisherman whose name does not appear on the appropriate list may have his  
27 or her name placed on the list by filing with the secretary a signed statement  
28 identifying himself or herself as a fisherman and submitting other supporting  
29 documentation. Failure to be on the list does not exempt the person from paying  
30 assessments and does not invalidate any industry votes conducted pursuant to this  
31 article.

32     (c) Proponents and opponents of establishing the commission pursuant to this  
33 chapter may contact fishermen on the lists through the secretary in a form and  
34 manner prescribed by the secretary, if all expenses associated with those contacts  
35 are paid in advance.

36     **Comment.** Section 79180 is amended to reflect the recodification of the former Fish and Game  
37 Code.

38     **Food & Agric. Code § 80075 (amended).**

39     SEC. \_\_\_\_\_. Section 80075 of the Food and Agriculture Code is amended to read:

1 80075. Any native plant that is declared to be a rare, endangered, or threatened  
2 species by federal or state law or regulations, including, but not limited to, the Fish  
3 and Game Wildlife Code, is exempt from this division.

4 **Comment.** Section 80075 is amended to reflect the recodification of the former Fish and Game  
5 Code.

6 GOVERNMENT CODE

7 **Gov't Code § 186 (amended).**

8 SEC. \_\_\_\_ . Section 186 of the Government Code is amended to read:

9 186. (a) As used in succeeding subdivisions of this section “public domain” refers  
10 to such portion of the public domain of the State of California as is contiguous to  
11 the portion of the Klamath River between the mouth of the river and Katamin  
12 Rancheria and such portion of the public domain of the State of California as is  
13 contiguous to the portion of the Trinity River between the junction of the Klamath  
14 and Trinity Rivers and the junction of the Trinity and South Fork Rivers.

15 (b) As used in this section “Indians” refers to those persons listed on the California  
16 Indian Roll whose Indian ancestors originated in the area adjacent to the two  
17 stretches of river described in subdivision (a).

18 (c) Every Indian may, on the public domain, in the practice of Indian culture,  
19 engage in the following activities:

20 (i) Gather acorns, berries, mushrooms, fruits, insects, seaweed, fish, and other  
21 natural foods, materials for regalia and ceremonial purposes and for traditional  
22 Indian activities such as making baskets, boatmaking, stoneworking, woodworking,  
23 and making of nets, such as roots, reeds, bark, wood, skins, feathers, shells, seeds,  
24 nuts, grasses, stones, bones, dyestuffs, plants, sticks, and leaves;

25 (ii) Engage in traditional activities, including religious dances and ceremonies,  
26 and the making of baskets and woodworking, making of costumes, and other  
27 handicrafts.

28 (d) Transportation to or from any area of the public domain or between different  
29 areas of the public domain of material possession of which, pursuant to the  
30 foregoing provisions of this section, is permitted on the public domain, shall not be  
31 unlawful.

32 (e) Indians taking fish and game under this section shall do so in accordance with  
33 the rules and regulations of the Fish and Game Commission and under permit issued  
34 by the Department of Fish and Game Wildlife. The commission may adopt rules  
35 and regulations and impose conditions on the issuance of such permits which shall  
36 limit the taking of fish and game to taking for ceremonial purposes in such manner  
37 as the commission deems proper.

38 **Comment.** Section 186 is amended to update a reference to the former Department of Fish and  
39 Game. See Fish & Wildlife Code § 1500.

1 **Gov't Code § 998.1 (amended).**

2 SEC. \_\_\_\_ . Section 998.1 of the Government Code is amended to read:

3 998.1. (a) The sum of two million eight hundred sixty-seven thousand six hundred  
4 sixty-seven dollars (\$2,867,667) is hereby transferred from the Lake Davis Northern  
5 Pike Eradication Project Relief Account to the City of Portola to provide economic  
6 and infrastructure assistance and in satisfaction of the City of Portola's claims  
7 against the State of California or its agencies, officers, and employees for all alleged  
8 damage or injury it claims to have suffered as a result of the Lake Davis Northern  
9 Pike Eradication Project. This sum of money is being paid in accordance with the  
10 terms of a settlement agreement and release to be entered into between the City of  
11 Portola and the State of California, and shall be reduced by any amounts already  
12 expended by the State of California or the Department of Fish and Game Wildlife  
13 pursuant to any agreement with the City of Portola concerning the provision of  
14 alternate water supplies. With respect to the Lake Davis Northern Pike Eradication  
15 Project, and except as otherwise provided in that agreement, all obligations imposed  
16 upon the State of California by any such memoranda and by Section 116751 of the  
17 Health and Safety Code shall terminate upon enactment of this part.

18 (b) The sum of two million fifty-eight thousand three hundred thirty-three dollars  
19 (\$2,058,333) is hereby transferred from the Lake Davis Northern Pike Eradication  
20 Project Relief Account to the County of Plumas to provide economic and  
21 infrastructure assistance and in satisfaction of the County of Plumas' and Plumas  
22 County Flood Control and Water Conservation District's claims against the State of  
23 California and its agencies, officers, and employees for all alleged damage or injury  
24 they claim to have suffered as a result of the Lake Davis Northern Pike Eradication  
25 Project. This sum of money is being paid in accordance with the terms of a  
26 settlement agreement and release between the County of Plumas and Plumas County  
27 Flood Control and Water Conservation District and the State of California, and shall  
28 be reduced by any amounts already expended by the State of California or the  
29 Department of Fish and Game Wildlife pursuant to any agreement with the County  
30 of Plumas concerning the provision of alternate water supplies. With regard to the  
31 Lake Davis Northern Pike Eradication Project, and except as provided in that  
32 agreement, all obligations imposed upon the State of California by such Memoranda  
33 and by Section 16751 of the Health and Safety Code, shall terminate upon  
34 enactment of this part.

35 (c) The sum of two hundred fifty thousand dollars (\$250,000) shall be transferred  
36 from the Lake Davis Northern Pike Eradication Project Relief Account to the  
37 County of Plumas to be used as matching funds for the purpose of obtaining a loan  
38 or grant from the State Department of Health Services pursuant to Chapter 4.5  
39 (commencing with Section 116760) of Part 12 of Division 104 of the Health and  
40 Safety Code to make improvements to the Lake Davis Water Treatment Plant. The  
41 funds shall be deposited in an interest bearing account and held until the county  
42 enters into an agreement with the State Department of Health Services for a loan or

1 grant. If the improvements requested by the County of Plumas are not eligible for a  
2 loan or grant, the sum of two hundred fifty thousand dollars (\$250,000), plus any  
3 interest earned, shall be returned to the General Fund.

4 (d) The sum of four million dollars (\$4,000,000) shall be available from the Lake  
5 Davis Northern Pike Eradication Project Relief Account to pay all other claims  
6 including, but not limited to, claims for personal injury, property damage, or  
7 business loss, arising out of the Lake Davis Northern Pike Eradication Project. Any  
8 unused funds, plus any interest earned, shall revert to the General Fund.

9 **Comment.** Section 998.1 is amended to update references to the former Department of Fish and  
10 Game. See Fish & Wildlife Code § 1500.

11 **Gov't Code § 1322 (amended).**

12 SEC. \_\_\_\_ . Section 1322 of the Government Code is amended to read:

13 1322. In addition to any other statutory provisions requiring confirmation by the  
14 Senate of officers appointed by the Governor, the appointments by the Governor of  
15 the following officers and the appointments by him or her to the listed boards and  
16 commissions are subject to confirmation by the Senate:

- 17 (1) California Horse Racing Board.
- 18 (2) Court Reporters Board of California.
- 19 (3) Chief, Division of Occupational Safety and Health.
- 20 (4) Chief, Division of Labor Standards Enforcement.
- 21 (5) Commissioner of Corporations.
- 22 (6) Contractors State License Board.
- 23 (7) Director of Fish and ~~Game~~ Wildlife.
- 24 (8) Director of Health Care Services.
- 25 (9) Chief Deputy, State Department of Health Care Services.
- 26 (10) Real Estate Commissioner.
- 27 (11) State Athletic Commissioner.
- 28 (12) State Board of Barbering and Cosmetology Examiners.
- 29 (13) State Librarian.
- 30 (14) Director of Social Services.
- 31 (15) Chief Deputy, State Department of Social Services.
- 32 (16) Director of State Hospitals.
- 33 (17) Chief Deputy, State Department of State Hospitals.
- 34 (18) Director of Developmental Services.
- 35 (19) Chief Deputy, State Department of Developmental Services.
- 36 (20) Director of Alcohol and Drug Abuse.
- 37 (21) Director of Rehabilitation.
- 38 (22) Chief Deputy, Department of Rehabilitation.
- 39 (23) Director of the Office of Statewide Health Planning and Development.
- 40 (24) Deputy, Health and Welfare Agency.
- 41 (25) Director, Department of Managed Health Care.

1 (26) Patient Advocate, California Health and Human Services Agency.

2 (27) State Public Health Officer, State Department of Public Health.

3 (28) Chief Deputy, State Department of Public Health.

4 **Comment.** Section 1322 is amended to update a reference to the Director of the former  
5 Department of Fish and Game. See Fish & Wildlife Code § 1500.

6 **Gov't Code § 6276.10 (amended).**

7 SEC. \_\_\_\_\_. Section 6276.10 of the Government Code is amended to read:

8 6276.10. Cancer registries, confidentiality of information, Section 103885, Health  
9 and Safety Code.

10 Candidate for local nonpartisan elective office, confidentiality of ballot statement,  
11 Section 13311, Elections Code.

12 Child abuse information, exchange by multidisciplinary personnel teams, Section  
13 830, Welfare and Institutions Code.

14 Child abuse report and those making report, confidentiality of, Sections 11167  
15 and 11167.5, Penal Code.

16 Child care liability insurance, confidentiality of information, Section 1864,  
17 Insurance Code.

18 Child concealer, confidentiality of address, Section 278.7, Penal Code.

19 Child custody investigation report, confidentiality of, Section 3111, Family Code.

20 Child day care facility, nondisclosure of complaint, Section 1596.853, Health and  
21 Safety Code.

22 Child health and disability prevention, confidentiality of health screening and  
23 evaluation results, Section 124110, Health and Safety Code.

24 Child sexual abuse reports, confidentiality of reports filed in a contested  
25 proceeding involving child custody or visitation rights, Section 3118, Family Code.

26 Child support, confidentiality of income tax return, Section 3552, Family Code.

27 Child support, promise to pay, confidentiality of, Section 7614, Family Code.

28 Childhood lead poisoning prevention, confidentiality of blood lead findings,  
29 Section 124130, Health and Safety Code.

30 Children and families commission, local, confidentiality of individually  
31 identifiable information, Section 130140.1, Health and Safety Code.

32 Cigarette tax, confidential information, Section 30455, Revenue and Taxation  
33 Code.

34 Civil actions, delayed disclosure for 30 days after complaint filed, Section  
35 482.050, Code of Civil Procedure.

36 Closed sessions, document assessing vulnerability of state or local agency to  
37 disruption by terrorist or other criminal acts, subdivision (aa), Section 6254.

38 Closed sessions, meetings of local governments, pending litigation, Section  
39 54956.9.

40 Colorado River Board, confidential information and records, Section 12519,  
41 Water Code.

1 Commercial fishing licensee, confidentiality of records, Section 7923 21920, Fish  
2 and Game Wildlife Code.

3 Commercial fishing reports, Section 8022 22205, Fish and Game Wildlife Code.

4 Community care facilities, confidentiality of client information, Section 1557.5,  
5 Health and Safety Code.

6 Community college employee, candidate examination records, confidentiality of,  
7 Section 88093, Education Code.

8 Community college employee, notice and reasons for nonreemployment,  
9 confidentiality, Section 87740, Education Code.

10 **Comment.** Section 6276 is amended to reflect the recodification of the former Fish and Game  
11 Code.

12 **Gov't Code § 6276.18 (amended).**

13 SEC. \_\_\_\_\_. Section 6276.18 of the Government Code is amended to read:

14 6276.18. Family Court, records, Section 1818, Family Code.

15 Farm product processor license, confidentiality of financial statements, Section  
16 55523.6, Food and Agricultural Code.

17 Farm product processor licensee, confidentiality of grape purchases, Section  
18 55601.5, Food and Agricultural Code.

19 Fee payer information, prohibition against disclosure by Board of Equalization  
20 and others, Section 55381, Revenue and Taxation Code.

21 Financial institutions, issuance of securities, reports and records of state agencies,  
22 subdivision (d), Section 6254.

23 Financial statements of insurers, confidentiality of information received, Section  
24 925.3, Insurance Code.

25 Financial statements and questionnaires, of prospective bidders for the state,  
26 confidentiality of, Section 10165, Public Contract Code.

27 Financial statements and questionnaires, of prospective bidders for California  
28 State University contracts, confidentiality of, Section 10763, Public Contract Code.

29 Firearms, centralized list of exempted federal firearms licensees, disclosure of  
30 information compiled from, Sections 24850 to 24890, inclusive, Penal Code.

31 Firearms, centralized list of dealers and licensees, disclosure of information  
32 compiled from, Sections 26700 to 26915, inclusive, Penal Code.

33 Firearm license applications, subdivision (u), Section 6254.

34 Firearm sale or transfer, confidentiality of records, Chapter 5 (commencing with  
35 Section 28050) of Division 6 of Title 4 of Part 6, Penal Code.

36 Fishing and hunting licenses, confidentiality of names and addresses contained in  
37 records submitted to the Department of Fish and Game Wildlife to obtain  
38 recreational fishing and hunting licenses, Section 1050.6 2915, Fish and Game  
39 Wildlife Code.

40 Foreign marketing of agricultural products, confidentiality of financial  
41 information, Section 58577, Food and Agricultural Code.

1 Forest fires, anonymity of informants, Section 4417, Public Resources Code.  
2 Foster homes, identifying information, Section 1536, Health and Safety Code.  
3 Franchise Tax Board, access to Franchise Tax Board information by the State  
4 Department of Social Services, Section 11025, Welfare and Institutions Code.

5 Franchise Tax Board, auditing, confidentiality of, Section 90005.  
6 Franchises, applications, and reports filed with Commissioner of Corporations,  
7 disclosure and withholding from public inspection, Section 31504, Corporations  
8 Code.

9 Fur dealer licensee, confidentiality of records, Section 4041 11335, Fish and  
10 Game Wildlife Code.

11 **Comment.** Section 6276.18 is amended to reflect the recodification of the former Fish and Game  
12 Code. The section is also amended to update a reference to the former Department of Fish and  
13 Game. See Fish & Wildlife Code § 1500.

14 **Gov't Code § 6276.34 (amended).**

15 SEC. \_\_\_\_\_. Section 6276.34 of the Government Code is amended to read:  
16 6276.34. Parole revocation proceedings, confidentiality of information in reports,  
17 Section 3063.5, Penal Code.

18 Passenger fishing boat licenses, records, Section ~~7923~~ 21920, Fish and Game  
19 Wildlife Code.

20 Paternity, acknowledgement, confidentiality of records, Section 102760, Health  
21 and Safety Code.

22 Patient-physician confidential communication, Sections 992 and 994, Evidence  
23 Code.

24 Patient records, confidentiality of, Section 123135, Health and Safety Code.

25 Payment instrument licensee records, inspection of, Section 33206, Financial  
26 Code.

27 Payroll records, confidentiality of, Section 1776, Labor Code.

28 Peace officer personnel records, confidentiality of, Sections 832.7 and 832.8,  
29 Penal Code.

30 Penitential communication between penitent and clergy, Sections 1032 and 1033,  
31 Evidence Code.

32 Personal Care Services Program, exemption from disclosure for information  
33 regarding persons paid by the state to provide personal care services, Section  
34 6253.2.

35 Personal Income Tax, disclosure of information, Article 2 (commencing with  
36 Section 19542), Chapter 7, Part 10.2, Division 2, Revenue and Taxation Code.

37 Personal information, Information Practices Act, prohibitions against disclosure  
38 by state agencies, Sections 1798.24 and 1798.75, Civil Code.

39 Personal information, subpoena of records containing, Section 1985.4, Code of  
40 Civil Procedure.

41 Personal representative, confidentiality of personal representative's birth date and  
42 driver's license number, Section 8404, Probate Code.

1 Persons formerly classified as mentally abnormal sex offenders committed to a  
2 state hospital, confidentiality of records, Section 4135, Welfare and Institutions  
3 Code.

4 Persons with mental health disorders, court-ordered evaluation, confidentiality of  
5 reports, Section 5202, Welfare and Institutions Code.

6 Persons with mental health disorders, confidentiality of written consent to  
7 detainment, Section 5326.4, Welfare and Institutions Code.

8 Persons with mental health disorders voluntarily detained and receiving services,  
9 confidentiality of records and information, Sections 5328, 5328.15, 5328.2, 5328.4,  
10 5328.8, and 5328.9, Welfare and Institutions Code.

11 Persons with mental health disorders, weapons restrictions, confidentiality of  
12 information about, Section 8103, Welfare and Institutions Code.

13 Petition signatures, Section 18650, Elections Code.

14 Petroleum supply and pricing, confidential information, Sections 25364 and  
15 25366, Public Resources Code.

16 Pharmacist, alcohol or dangerous drug diversion and rehabilitation records,  
17 confidentiality of, Section 4372, Business and Professions Code.

18 Physical therapist or assistant, records of dangerous drug or alcohol diversion and  
19 rehabilitation, confidentiality of, Section 2667, Business and Professions Code.

20 Physical or mental condition or conviction of controlled substance offense,  
21 records in Department of Motor Vehicles, confidentiality of, Section 1808.5,  
22 Vehicle Code.

23 Physician and surgeon, rehabilitation and diversion records, confidentiality of,  
24 Section 2355, Business and Professions Code.

25 Physician assistant, alcohol or dangerous drug diversion and rehabilitation  
26 records, confidentiality of, Section 3534.7, Business and Professions Code.

27 Physician competency examination, confidentiality of reports, Section 2294,  
28 Business and Professions Code.

29 Physicians and surgeons, confidentiality of reports of patients with a lapse of  
30 consciousness disorder, Section 103900, Health and Safety Code.

31 Physician Services Account, confidentiality of patient names in claims, Section  
32 16956, Welfare and Institutions Code.

33 Pilots, confidentiality of personal information, Section 1157.1, Harbors and  
34 Navigation Code.

35 Pollution Control Financing Authority, financial data submitted to, subdivision  
36 (o), Section 6254.

37 Postmortem or autopsy photos, Section 129, Code of Civil Procedure.

38 **Comment.** Section 6276.34 is amended to reflect the recodification of the former Fish and Game  
39 Code.

40 **Gov't Code § 6276.42 (amended).**

41 SEC. \_\_\_\_ . Section 6276.42 of the Government Code is amended to read:

1 6276.42. State agency activities relating to unrepresented employees, subdivision  
2 (p) of Section 6254.

3 State agency activities relating to providers of health care, subdivision (a) of  
4 Section 6254.

5 State Auditor, access to barred records, Section 8545.2.

6 State Auditor, confidentiality of records, Sections 8545, 8545.1, and 8545.3.

7 State civil service employee, confidentiality of appeal to state personnel board,  
8 Section 18952.

9 State civil service employees, confidentiality of reports, Section 18573.

10 State civil service examination, confidentiality of application and examination  
11 materials, Section 18934.

12 State Compensation Insurance Fund, exemption from disclosure for various  
13 records maintained by the State Compensation Insurance Fund, subdivision (ad),  
14 Section 6254.

15 State Contract Act, bids, questionnaires and financial statements, Section 10165,  
16 Public Contract Code.

17 State Contract Act, bids, sealing, opening and reading bids, Section 10304, Public  
18 Contract Code.

19 State Energy Resources Conservation and Development Commission,  
20 confidentiality of proprietary information submitted to, Section 25223, Public  
21 Resources Code.

22 State hospital patients, information and records in possession of Superintendent  
23 of Public Instruction, confidentiality of, Section 56863, Education Code.

24 State Long-Term Care Ombudsman, access to government agency records,  
25 Section 9723, Welfare and Institutions Code.

26 State Long-Term Care Ombudsman office, confidentiality of records and files,  
27 Section 9725, Welfare and Institutions Code.

28 State Long-Term Care Ombudsman office, disclosure of information or  
29 communications, Section 9715, Welfare and Institutions Code.

30 State Lottery Evaluation Report, disclosure, Section 8880.46.

31 State prisoners, exemption from disclosure for surveys by the California Research  
32 Bureau of children of female prisoners, Section 7443, Penal Code.

33 State summary criminal history information, confidentiality of information,  
34 Sections 11105, 11105.1, 11105.3, and 11105.4, Penal Code.

35 State Teachers' Retirement System, confidentiality of information filed with the  
36 system by a member, participant, or beneficiary, Sections 22306 and 26215,  
37 Education Code.

38 Sterilization of disabled, confidentiality of evaluation report, Section 1955,  
39 Probate Code.

40 Strawberry marketing information, confidentiality of, Section 63124, Food and  
41 Agricultural Code.

1 Structural pest control licensee records relating to pesticide use, confidentiality  
2 of, Section 15205, Food and Agricultural Code.

3 Student driver, records of physical or mental condition, confidentiality of, Section  
4 12661, Vehicle Code.

5 Student, community college, information received by school counselor,  
6 confidentiality of, Section 72621, Education Code.

7 Student, community college, records, limitations on release, Section 76243,  
8 Education Code.

9 Student, community college, record contents, records of administrative hearing to  
10 change contents, confidentiality of, Section 76232, Education Code.

11 Student, sexual assault on private higher education institution campus,  
12 confidentiality of information, Section 94385, Education Code.

13 Student, sexual assault on public college or university, confidentiality of  
14 information, Section 67385, Education Code.

15 Sturgeon egg processors, records, ~~Section 10004~~ subdivision (b) of Section  
16 43270, Fish and Game Wildlife Code.

17 **Comment.** Section 6276.42 is amended to reflect the recodification of the former Fish and Game  
18 Code.

19 **Gov't Code § 7000 (amended).**

20 SEC. \_\_\_\_ . Section 7000 of the Government Code is amended to read:

21 7000. It is the intent of the Legislature in enacting this chapter to provide a means  
22 whereby the Departments of Water Resources, Parks and Recreation, Fish and  
23 Game Wildlife, and General Services, of the State of California, may acquire by  
24 purchase, gift, grant, bequest, devise, lease, condemnation or otherwise, the fee or  
25 any lesser interest or right in real property in order to protect, preserve, maintain,  
26 improve, restore, limit the future use of, or otherwise conserve for public use and  
27 enjoyment any of the lands and areas, identified below, alongside the Westside  
28 Freeway, Interstate Route 5, and the California Aqueduct, which have significant  
29 scenic values:

30 (a) Between the California Aqueduct and the Westside Freeway from Highway  
31 41 north to Milham Avenue.

32 (b) Between the California Aqueduct and the Westside Freeway from Ness  
33 Avenue north to Pioneer Road.

34 (c) Between the California Aqueduct, the Westside Freeway and the Delta-  
35 Mendota Canal from Cottonwood Road north to the freeway-aqueduct crossing at  
36 Orestimba Creek, and between the aqueduct and freeway north of that point to the  
37 Alameda County line.

38 The Department of Transportation may acquire scenic easements along said  
39 Westside Freeway, provided that funds for such easements are obtained pursuant to  
40 the provisions of Section 319 of Title 23 of the United States Code relating to the  
41 purchase of interests in lands adjacent to highway rights-of-way, provided further

1 that the federal government reimburses the state for the costs of such scenic  
2 easements, and also provided that the use of money for this purpose will not reduce  
3 the amount of funds which would otherwise be available to the state for highway  
4 purposes.

5 **Comment.** Section 7000 is amended to update a reference to the former Department of Fish and  
6 Game. See Fish & Wildlife Code § 1500.

7 **Gov't Code § 8597 (amended).**

8 SEC. \_\_\_\_\_. Section 8597 of the Government Code is amended to read:

9 8597. Whenever a state of emergency is proclaimed to exist within any region or  
10 area, or whenever a state of war emergency exists, the following classes of state  
11 employees who are within the region or area proclaimed or who may be assigned to  
12 duty therein shall be peace officers and shall have the full powers and duties of those  
13 officers for all purposes as provided by Section 830.1 of the Penal Code, and shall  
14 perform those duties and exercise any powers which are appropriate or which may  
15 be directed by their superior officers:

16 (a) All peace officers of the Department of the California Highway Patrol.

17 (b) All deputies of the Department of Fish and ~~Game~~ Wildlife who have been  
18 appointed to enforce the provisions of the Fish and ~~Game~~ Wildlife Code pursuant  
19 to Section 851 of that code.

20 (c) The Director of Forestry and Fire Protection and the classes of the Department  
21 of Forestry and Fire Protection who are designated by the Director of Forestry and  
22 Fire Protection as having the powers of peace officers pursuant to Section 4156 of  
23 the Public Resources Code.

24 (d) Peace officers who are state employees within the provisions of Section 830.5  
25 of the Penal Code.

26 **Comment.** Section 8597 is amended to reflect the recodification of the former Fish and Game  
27 Code. The section is also amended to update a reference to the former Department of Fish and  
28 Game. See Fish & Wildlife Code § 1500.

29 **Gov't Code § 8670.4 (amended).**

30 SEC. \_\_\_\_\_. Section 8670.4 of the Government Code is amended to read:

31 8670.4. There shall be an administrator for oil spill response. The administrator  
32 shall be a chief deputy director of the Department of Fish and ~~Game~~ Wildlife. The  
33 administrator shall be appointed by the Governor and shall serve at the pleasure of  
34 the Governor. The appointment by the Governor shall be subject to the advice and  
35 consent of the Senate. The compensation of the administrator shall be fixed by the  
36 Governor pursuant to law.

37 **Comment.** Section 8670.4 is amended to update a reference to the former Department of Fish  
38 and Game. See Fish & Wildlife Code § 1500.

39 **Gov't Code § 8670.59 (amended).**

40 SEC. \_\_\_\_\_. Section 8670.59 of the Government Code is amended to read:

1 8670.59. (a) Any civil action brought pursuant to this chapter, or pursuant to  
2 Division 7.8 (commencing with Section 8750) of the Public Resources Code, shall  
3 be brought in the county in which the spill, discharge, or violation occurred, the  
4 county in which the principal place of business of the defendant is located, or the  
5 county in which the defendant is doing business in this state.

6 (b)(1) Notwithstanding any other provision of law, all criminal actions for the  
7 prosecution of misdemeanor violations of this chapter or Division 7.8 (commencing  
8 with Section 8750) of the Public Resources Code shall be commenced within one  
9 year from the date of the discovery of the facts or circumstances that constitute the  
10 violation.

11 (2) Notwithstanding any other provision of law, all criminal actions for the  
12 prosecution of felony violations of this chapter or Division 7.8 (commencing with  
13 Section 8750) of the Public Resources Code shall be commenced within three years  
14 from the date of the discovery of the facts or circumstances that constitute the  
15 violation.

16 (c) Notwithstanding any other provision of law, except as provided in subdivision  
17 (d), any action to recover civil damages or penalties shall be commenced within  
18 three years from the date of discovery of the facts or circumstances that constitute a  
19 violation of this chapter or Division 7.8 (commencing with Section 8750) of the  
20 Public Resources Code.

21 (d) Any action to recover civil damages or penalties pursuant to paragraph (3),  
22 (4), (5), (6), or (7) of subdivision (h) of Section 8670.56.5 because of effects on  
23 natural resources shall be commenced within five years from the date of the  
24 discovery of the facts or circumstances that are the basis for the cause of action.

25 (e) Any action to compel the removal of oil or the restoration and rehabilitation  
26 of wildlife and wildlife habitat shall be commenced within five years from the date  
27 of discovery of the facts or circumstances that constitute a violation of this chapter  
28 or Division 7.8 (commencing with Section 8750) of the Public Resources Code.

29 (f) For purposes of subdivisions (b), (c), (d), and (e), “date of discovery” means  
30 the actual date that facts sufficient to establish that a violation of this chapter or  
31 Division 7.8 (commencing with Section 8750) of the Public Resources Code has  
32 occurred are discovered by a peace officer appointed pursuant to Section 851 ~~4110~~  
33 of the Fish and ~~Game~~ Wildlife Code.

34 (g) The administrator may adopt regulations prescribing procedures for the  
35 implementation of this section.

36 **Comment.** Section 8670.59 is amended to reflect the recodification of the former Fish and Game  
37 Code.

38 **Gov’t Code § 8670.61 (amended).**

39 SEC. \_\_\_\_\_. Section 8670.61 of the Government Code is amended to read:

40 8670.61. The civil and criminal penalties provided in this chapter and Division  
41 7.8 (commencing with Section 8750) of the Public Resources Code shall be separate

1 from, and in addition to, and do not supersede or limit, any and all other remedies,  
2 civil or criminal, except as provided in ~~subdivision (j) of Section 5650.1~~ Section  
3 6324 of the Fish and ~~Game~~ Wildlife Code.

4 **Comment.** Section 8670.61 is amended to reflect the recodification of the former Fish and Game  
5 Code.

6 **Gov't Code § 11011.2 (amended).**

7 SEC. \_\_\_\_ . Section 11011.2 of the Government Code is amended to read:

8 11011.2. (a)(1) Notwithstanding any other law, including, but not limited to,  
9 Sections 11011 and 14670, except as provided in this section, the Department of  
10 General Services may lease real property under the jurisdiction of a state agency,  
11 department, or district agricultural association, if the Director of General Services  
12 determines that the real property is of no immediate need to the state but may have  
13 some potential future use to the program needs of the agency, department, or district  
14 agricultural association.

15 (2) The Director of General Services may not lease any of the following real  
16 property pursuant to this section:

17 (A) Tax-deeded land or lands under the jurisdiction of the State Lands  
18 Commission.

19 (B) Land that has escheated to the state or that has been distributed to the state by  
20 court decree in estates of deceased persons.

21 (C) Lands under the jurisdiction of the State Coastal Conservancy or another state  
22 conservancy.

23 (D) Lands under the jurisdiction of the Department of Transportation or the  
24 California State University system, or land owned by the Regents of the University  
25 of California.

26 (E) Lands under the jurisdiction of the Department of Parks and Recreation.

27 (F) Lands under the jurisdiction of the Department of Fish and ~~Game~~ Wildlife.

28 (3) A lease entered into pursuant to this section shall be set at the amount of the  
29 lease's fair market value, as determined by the Director of General Services. The  
30 Director of General Services may determine the length of term or a use of the lease,  
31 and specify any other terms and conditions which are determined to be in the best  
32 interest of the state.

33 (b) The Department of General Services may enter into a long-term lease of real  
34 property pursuant to this section that has outstanding lease revenue bonds and for  
35 which the real property cannot be disencumbered from the bonds, only if the issuer  
36 and trustee for the bonds approves the lease transaction, and this approval takes into  
37 consideration, among other things, that the proposed lease transaction does not  
38 breach a covenant or obligation of the issuer or trustee.

39 (c)(1) All issuer- and trustee-related costs for reviewing a proposed lease  
40 transaction pursuant to this section, and all other costs of the lease transaction

1 related to the defeasance or other retirement of any bonds, including the cost of  
2 nationally recognized bond counsel, shall be paid from the proceeds of that lease.

3 (2) The Department of General Services shall be reimbursed for any reasonable  
4 costs or expenses incurred in conducting a transaction pursuant to this section.

5 (3) Notwithstanding subdivision (g) of Section 11011, the Department of General  
6 Services shall deposit into the General Fund the net proceeds of a lease entered into  
7 pursuant to this section, after deducting the amount of the reimbursement of costs  
8 incurred pursuant to this section or the reimbursement of adjustments to the General  
9 Fund loan made pursuant to Section 8 of Chapter 20 of the 2009–10 Fourth  
10 Extraordinary Session from the lease.

11 (d) The Department of General Services shall transmit a report to each house of  
12 the Legislature on or before June 30, 2011, and on or before June 30 each year  
13 thereafter, listing every new lease that exceeds a period of five years entered into  
14 under the authority of this section and the following information regarding each  
15 listed lease:

16 (1) Lease payments.

17 (2) Length of the lease.

18 (3) Identification of the leasing parties.

19 (4) Identification of the leased property.

20 (5) Any other information the Director of General Services determines should be  
21 included in the report to adequately describe the material provisions of the lease.

22 **Comment.** Subparagraph (F) of paragraph (2) of subdivision (a) of Section 11011.2 is amended  
23 to update a reference to the former Department of Fish and Game. See Fish & Wildlife Code § 1500.

24 **Gov't Code § 11125.6 (amended).**

25 SEC. \_\_\_\_ . Section 11125.6 of the Government Code is amended to read:

26 11125.6. (a) An emergency meeting may be called at any time by the president of  
27 the Fish and Game Commission or by a majority of the members of the commission  
28 to consider an appeal of a closure of or restriction in a fishery adopted pursuant to  
29 Section ~~7710~~ 22800 of the Fish and Game Wildlife Code. In the case of an  
30 emergency situation involving matters upon which prompt action is necessary due  
31 to the disruption or threatened disruption of an established fishery, the commission  
32 may hold an emergency meeting without complying with the 10-day notice  
33 requirement of Section 11125 or the 48-hour notice requirement of Section 11125.4  
34 if the delay necessitated by providing the 10-day notice of a public meeting required  
35 by Section 11125 or the 48-hour notice required by Section 11125.4 would  
36 significantly adversely impact the economic benefits of a fishery to the participants  
37 in the fishery and to the people of the state or significantly adversely impact the  
38 sustainability of a fishery managed by the state.

39 (b) At the commencement of an emergency meeting called pursuant to this  
40 section, the commission shall make a finding in open session that the delay  
41 necessitated by providing notice 10 days prior to a meeting as required by Section

1 11125 or 48 hours prior to a meeting as required by Section 11125.4 would  
2 significantly adversely impact the economic benefits of a fishery to the participants  
3 in the fishery and to the people of the state or significantly adversely impact the  
4 sustainability of a fishery managed by the state. The finding shall set forth the  
5 specific facts that constitute the impact to the economic benefits of the fishery or  
6 the sustainability of the fishery. The finding shall be adopted by a vote of at least  
7 four members of the commission, or, if less than four of the members are present, a  
8 unanimous vote of those members present. Failure to adopt the finding shall  
9 terminate the meeting.

10 (c) Newspapers of general circulation and radio or television stations that have  
11 requested notice of meetings pursuant to Section 11125 shall be notified by the  
12 presiding officer of the commission, or a designee thereof, one hour prior to the  
13 emergency meeting by telephone.

14 (d) The minutes of an emergency meeting called pursuant to this section, a list of  
15 persons who the president of the commission, or a designee thereof, notified or  
16 attempted to notify, a copy of the rollcall vote, and any action taken at the meeting  
17 shall be posted for a minimum of 10 days in a public place as soon after the meeting  
18 as possible.

19 **Comment.** Subdivision (a) of Section 11125.6 is amended to reflect the recodification of the  
20 former Fish and Game Code.

21 **Gov't Code § 11343.4 (amended).**

22 SEC. \_\_\_\_\_. Section 11343.4 of the Government Code is amended to read:

23 11343.4. (a) Except as otherwise provided in subdivision (b), a regulation or an  
24 order of repeal required to be filed with the Secretary of State shall become effective  
25 on a quarterly basis as follows:

26 (1) January 1 if the regulation or order of repeal is filed on September 1 to  
27 November 30, inclusive.

28 (2) April 1 if the regulation or order of repeal is filed on December 1 to February  
29 29, inclusive.

30 (3) July 1 if the regulation or order of repeal is filed on March 1 to May 31,  
31 inclusive.

32 (4) October 1 if the regulation or order of repeal is filed on June 1 to August 31,  
33 inclusive.

34 (b) The effective dates in subdivision (a) shall not apply in all of the following:

35 (1) The effective date is specifically provided by the statute pursuant to which the  
36 regulation or order of repeal was adopted, in which event it becomes effective on  
37 the day prescribed by the statute.

38 (2) A later date is prescribed by the state agency in a written instrument filed with,  
39 or as part of, the regulation or order of repeal.

40 (3) The agency makes a written request to the office demonstrating good cause  
41 for an earlier effective date, in which case the office may prescribe an earlier date.

1 (4)(A) A regulation adopted by the Fish and Game Commission that is governed  
2 by Article 2 (commencing with Section 250) of Chapter 2 of Division 1 Article 2  
3 (commencing with Section 1100) of Chapter 1 of Title 2 of Part 1 of Division 2 of  
4 the Fish and Game Wildlife Code.

5 (B) A regulation adopted by the Fish and Game Commission that requires a  
6 different effective date in order to conform to a federal regulation.

7 **Comment.** Section 11343.4 is amended to reflect the recodification of the former Fish and Game  
8 Code.

9 **Gov't Code § 12805.1 (amended).**

10 SEC. \_\_\_\_\_. Section 12805.1 of the Government Code is amended to read:

11 12805.1. The Secretary of the Resources Agency shall facilitate coordination  
12 between the Department of Fish and Game Wildlife and the California Coastal  
13 Commission in a manner consistent with, and in furtherance of, the goals and  
14 policies of Division 20 (commencing with Section 30000) of the Public Resources  
15 Code (the California Coastal Act of 1976) and of ~~Chapter 10 (commencing with~~  
16 ~~Section 2800) of Division 3 Title 2 (commencing with Section 64500) of Part 2 of~~  
17 Division 17 of the Fish and Game Wildlife Code (the Natural Community  
18 Conservation Planning Act).

19 **Comment.** Section 12805.1 is amended to reflect the recodification of the former Fish and Game  
20 Code. The section is also amended to update a reference to the former Department of Fish and  
21 Game. See Fish & Wildlife Code § 1500.

22 **Gov't Code § 12805.3 (amended).**

23 SEC. \_\_\_\_\_. Section 12805.3 of the Government Code is amended to read:

24 12805.3. (a) The Secretary of the Natural Resources Agency shall convene a  
25 committee to develop and submit to the Governor and the Legislature, before July  
26 1, 2012, a strategic vision for the Department of Fish and Game Wildlife and the  
27 Fish and Game Commission.

28 (b) The committee members shall include all of the following:

29 (1) The Secretary of the Natural Resources Agency.

30 (2) The Director of Fish and Game Wildlife.

31 (3) The president of the Fish and Game Commission.

32 (4) The chair of the State Energy Resources Conservation and Development  
33 Commission.

34 (5) A representative of the University of California.

35 (6) Representatives of the United States Fish and Wildlife Service and the  
36 National Marine Fisheries Service, if they choose to participate.

37 (c) The strategic vision shall address all of the following matters:

38 (1) Improving and enhancing capacity of the department and the commission to  
39 fulfill their public trust responsibilities to protect and manage the state's fish and  
40 wildlife for their ecological values and for the use and benefit of the people of the  
41 state.

1 (2) Comprehensive biodiversity management, including conservation planning  
2 and monitoring.

3 (3) Sustainable ecosystem functions, including terrestrial, freshwater, and marine  
4 habitat.

5 (4) Opportunities for sustainable recreational and commercial harvest of fish and  
6 wildlife.

7 (5) Permitting, regulatory, and enforcement functions.

8 (6) Science capacity and academic relationships, including strategies to protect  
9 and enhance the independence and integrity of the science that forms the basis for  
10 department and commission policies and decisions.

11 (7) Education, communication, and relations with the public, landowners,  
12 nonprofit entities, and land management agencies.

13 (8) Reforms necessary to take on the challenges of the 21st century, including, but  
14 not necessarily limited to:

15 (A) Climate change and adaptation.

16 (B) Meeting California's future renewable energy needs while protecting sensitive  
17 habitat.

18 (C) The restoration of the state's native fish species.

19 (D) Implementing and updating the state's Wildlife Action Plan.

20 (9) The development and deployment of technology to meet the department's  
21 mission, including data modeling, collection, and online reporting.

22 (10) Budget and fiscal development, accounting, and management.

23 (11) Coordination among state agencies.

24 (12) Recommendations for institutional or governance changes, including  
25 clarification of the roles of the commission and the department.

26 (13) Strategies for identifying stable funding options to fulfill the mission of the  
27 department while reducing dependency on the General Fund.

28 (14) Other recommendations deemed desirable by the committee.

29 (d) The committee shall seek input from elected officials, governmental agencies,  
30 and interested parties, and shall review existing reports and studies on the  
31 functioning of the department and other state models for fish and wildlife  
32 governance.

33 (e) For the purposes of carrying out this section, the committee may also seek  
34 input from other policy and resource leaders.

35 (f)(1) The committee, its members, and state agencies represented on the  
36 committee may contract for consultants to assist in the preparation of the strategic  
37 vision.

38 (2) Contracts entered into pursuant to paragraph (1) shall terminate no later than  
39 December 31, 2011.

40 (3) Contracts entered into pursuant to paragraph (1) shall be exempt from Part 2  
41 (commencing with Section 10100) of Division 2 of the Public Contract Code.

1 (g) The Governor or the committee shall appoint a “blue ribbon” citizen  
2 commission or task force, a stakeholder advisory group, and any other group that  
3 the Governor or the committee deems necessary or desirable to assist in carrying  
4 out this section. A stakeholder advisory group appointed pursuant to this section  
5 shall be broadly constructed to represent a diverse range of interests affected by state  
6 policies that govern fish and wildlife, including, but not necessarily limited to,  
7 persons representing fishing and hunting interests, nonprofit conservation  
8 organizations, nonconsumptive recreational users, landowners, scientific and  
9 educational interests, and other interests or entities dedicated to habitat conservation  
10 and protection of public trust resources. The committee convened pursuant to  
11 subdivision (a), in developing the strategic vision, shall take into account the  
12 recommendations of any group appointed pursuant to this subdivision.

13 (h)(1) The requirement for submitting the strategic vision imposed under  
14 subdivision (a) is inoperative on January 1, 2015, pursuant to Section 10231.5 of  
15 the Government Code, or on the date that the strategic vision is submitted,  
16 whichever date is later.

17 (2) The strategic vision shall be submitted in compliance with Section 9795 of the  
18 Government Code.

19 **Comment.** Section 12805.3 is amended to update a reference to the former Department of Fish  
20 and Game, and a reference to the Director of that department. See Fish & Wildlife Code § 1500.

21 **Gov’t Code § 14012 (amended).**

22 SEC. \_\_\_\_\_. Section 14012 of the Government Code is amended to read:

23 14012. (a) The director may sell or lease excess right-of-way parcels to  
24 municipalities or other local agencies for public purposes, and may accept as all or  
25 part of the consideration for such sale or lease any substantial benefits the state will  
26 derive from the municipality or other local agency’s undertaking maintenance or  
27 landscaping costs that would otherwise be the obligation of the state.

28 (b) For the purposes of Section 9 of Article 19 of the California Constitution, the  
29 department shall notify, on a quarterly basis, the State Coastal Conservancy, the  
30 Department of Parks and Recreation, the Wildlife Conservation Board, and the  
31 Department of Fish and Game Wildlife of excess property.

32 **Comment.** Section 14012 is amended to update a reference to the former Department of Fish  
33 and Game. See Fish & Wildlife Code § 1500.

34 **Gov’t Code § 14659 (amended).**

35 SEC. \_\_\_\_\_. Section 14659 of the Government Code is amended to read:

36 14659. The Department of General Services and its director succeed to and are  
37 vested with all the duties, powers, purposes, responsibilities, and jurisdiction vested  
38 in the California Victim Compensation and Government Claims Board, or its  
39 executive officer, under the following statutes as they existed on January 1, 2016:

40 (a) Section 77 of the Code of Civil Procedure.

41 (b) Section 846.1 of the Civil Code.

1 (c) Sections 12117, 24618, and 89750.5 of the Education Code.

2 (d) Sections ~~1122 and 15512~~ 24600 and 25110 of the Fish and Game Wildlife  
3 Code.

4 (e) Sections 3955, 14978.2, and 52295 of the Food and Agricultural Code.

5 (f) Sections 800, 850.6, 900.2, 905.2, 905.3, 906, 911.2, 912.5, 915, 920, 925,  
6 927.13, 935.6, 935.7, 940.2, 965, 965.1, 965.5, 997.1, 998, 998.2, 1151, 3515.7,  
7 8652, 8902, 11007.6, 11014, 11030.1, 11030.2, 11031, 11275, 13332.09, 14600,  
8 15202, 16302.1, 16304.6, 16383, 16431, 17051.5, 17201, 19815.4, 20163, 21223,  
9 21265, 26749, 68503, 68506, 68543, 68543.5, 68543.8, and 68565 of this code.

10 (g) Sections 13052, 25370, 121265, and 121270 of the Health and Safety Code.

11 (h) Sections 11580.1 and 11872 of the Insurance Code.

12 (i) Sections 4724, 4725, and 4726 of the Labor Code.

13 (j) Sections 422.92, 987.9, 1557, 2786, 11163, and 11172 of the Penal Code.

14 (k) Sections 10301, 10306, 10308, 10311, 10326.2, and 12102.2 of the Public  
15 Contract Code.

16 (l) Sections 4116, 4602.6, 5093.68, and 30171.2 of the Public Resources Code.

17 (m) Sections 4461, 14171.5, 14171.6, and 15634 of the Welfare and Institutions  
18 Code.

19 **Comment.** Section 14659 is amended to reflect the recodification of the former Fish and Game  
20 Code.

21 **Gov't Code § 15855 (amended).**

22 SEC. \_\_\_\_\_. Section 15855 of the Government Code is amended to read:

23 15855. (a) Notwithstanding any other law, except as provided in subdivision (b),  
24 the State Public Works Board is the only state agency that may exercise the power  
25 of eminent domain to acquire property needed by any state agency for any state  
26 purpose or function.

27 (b) Subdivision (a) does not affect or limit the right of the Department of  
28 Transportation, High-Speed Rail Authority, Department of Water Resources, State  
29 Lands Commission, Central Valley Flood Protection Board, Hastings College of the  
30 Law, or the Regents of the University of California to exercise the power of eminent  
31 domain. Subdivision (a) does not affect or limit the exercise of the power of eminent  
32 domain by the Department of Fish and Wildlife pursuant to Section 1348 54815  
33 of the Fish and Game Wildlife Code.

34 (c) (1) Any eminent domain proceeding commenced by the State Public Works  
35 Board for an acquisition for high-speed train system purposes prior to, and pending  
36 after, January 1, 2019, shall be deemed to have been commenced by the High-Speed  
37 Rail Authority, and the High-Speed Rail Authority shall be automatically  
38 substituted for the State Public Works Board as a party in any such action. All  
39 subsequent proceedings shall be in the name of the High-Speed Rail Authority.  
40 However, any misnomer not affecting the parties' substantial rights shall be

1 disregarded. The court may order substitution at any time, but the absence of such  
2 an order does not affect the substitution.

3 (2) The State Public Works Board shall file with the court and serve on all parties  
4 to an action described in paragraph (1) a notice that the High-Speed Rail Authority  
5 is automatically substituted in place of the State Public Works Board and is the  
6 agency exercising the power of eminent domain on behalf of the state in the action.

7 **Comment.** Section 15855 is amended to reflect the recodification of the former Fish and Game  
8 Code.

9 **Gov't Code § 20399 (amended).**

10 SEC. \_\_\_\_\_. Section 20399 of the Government Code is amended to read:

11 20399. "State safety member," includes persons employed in the Department of  
12 Fish and Game Wildlife in connection with its warden service, whose principal  
13 duties consist of active law enforcement service, including immediate supervision  
14 by persons employed to perform the duties performed under the titles of Chief and  
15 Assistant Chief of Warden Service, and Captain of Patrol Boats, except those whose  
16 principal duties are those of a telephone operator, clerk, stenographer, machinist,  
17 mechanic, assistant fish and game warden, or otherwise clearly do not fall within  
18 the scope of active law enforcement service, even though the person is subject to  
19 occasional call, or is occasionally called upon, to perform duties within the scope of  
20 active law enforcement.

21 **Comment.** Section 20399 is amended to update a reference to the former Department of Fish  
22 and Game. See Fish & Wildlife Code § 1500.

23 **Gov't Code § 22013.1 (amended).**

24 SEC. \_\_\_\_\_. Section 22013.1 of the Government Code is amended to read:

25 22013.1. "Policeman" as used in this part also includes persons employed in the  
26 Department of Fish and Game Wildlife in connection with its warden service, whose  
27 principal duties consist of active law enforcement service, including immediate  
28 supervision by persons employed to perform the duties now performed under the  
29 titles of chief and assistant chief of warden service, and captain of patrol boats for  
30 the purposes of Section 218(d)(5)(A) of the Social Security Act.

31 **Comment.** Section 22013.1 is amended to update a reference to the former Department of Fish  
32 and Game. See Fish & Wildlife Code § 1500.

33 **Gov't Code § 50060 (amended).**

34 SEC. \_\_\_\_\_. Section 50060 of the Government Code is amended to read:

35 50060. As used in this article:

36 (a) "District" means a habitat maintenance assessment district formed pursuant to  
37 this article.

38 (b) "Improvement" means one or any combination of the following:

39 (1) The acquisition, construction, or rehabilitation of any facilities needed to  
40 create, restore, enhance, or maintain natural habitat.

1 (2) The installation or construction of any facilities which are appurtenant to any  
2 facilities in paragraph (1) or which are necessary or convenient for the maintenance  
3 or servicing thereof, including, but not limited to, grading, clearing, removal of  
4 debris, the installation or construction of curbs, gutters, walls, sidewalks, or paving,  
5 or water, irrigation, drainage, or electrical facilities.

6 (3) The installation of habitat improvements, including, but not limited to, any of  
7 the following:

8 (A) Land preparation, such as grading, leveling, cutting and filling, sod,  
9 landscaping, irrigation systems, sidewalks, and drainage.

10 (B) The maintenance or servicing, or both, of any of the foregoing.

11 (4) The acquisition of land for habitat maintenance purposes.

12 (5) The acquisition of any existing improvement otherwise authorized pursuant to  
13 this article.

14 (c) “Incidental expenses” include all of the following:

15 (1) The costs of preparation of the report, including plans, specifications,  
16 estimates, diagrams, and assessment.

17 (2) The costs of printing, advertising, and the giving of published, posted, and  
18 mailed notices.

19 (3) Compensation payable to the county for collection of assessments.

20 (4) Compensation of any engineer, scientist, or attorney employed to render  
21 services in proceedings pursuant to this article. The compensation shall not exceed  
22 the estimated amount required to provide the service.

23 (5) Any other expenses incidental to the construction, installation, or maintenance  
24 and servicing of the improvements.

25 (6) Any expenses incidental to the issuance of bonds or notes pursuant to Section  
26 50068.

27 (7) The costs of biological monitoring and evaluation of collected data related to  
28 the establishment or operation of natural habitat.

29 (8) The direct costs incurred by the Department of Fish and Game Wildlife in  
30 approving long-term natural habitat maintenance plans pursuant to Section 2901  
31 58080 of the Fish and Game Wildlife Code.

32 (d) “Legislative body” means the city council, board of supervisors, or any other  
33 governing body of a local agency.

34 (e) “Local agency” means any city, county, or city and county, whether general  
35 law or chartered.

36 (f) “Maintain” or “maintenance” means the furnishing of services and materials  
37 for the ordinary and usual maintenance, operation, and servicing of any  
38 improvement, including, but not limited to, all of the following:

39 (1) Repair, removal, or replacement of all or any part of any improvement.

40 (2) Providing for the life, growth, health, and beauty of habitat, including  
41 cultivation, irrigation, trimming, spraying, fertilizing, or treating for disease or  
42 injury.

- 1 (3) The removal of trimmings, rubbish, debris, and other solid waste.  
2 (4) The operation and management of natural habitat, including biological  
3 monitoring and evaluation of collected data.  
4 (5) The conduct of biological activities necessary to sustain the species being  
5 protected.

6 **Comment.** Paragraph (8) of subdivision (c) of Section 50060 is amended to reflect the  
7 recodification of the former Fish and Game Code. That paragraph is also amended to update a  
8 reference to the former Department of Fish and Game. See Fish & Wildlife Code § 1500.

9 **Gov't Code § 50060.5 (amended).**

10 SEC. \_\_\_\_\_. Section 50060.5 of the Government Code is amended to read:

11 50060.5. (a) A local agency may, by ordinance or by resolution adopted after  
12 notice and hearing, establish a district to provide for the improvement or  
13 maintenance of natural habitat. The local agency may perform those functions or  
14 contract with the state, another local agency, or a special district to perform those  
15 functions. If a local agency establishes a district, it may provide for the levy of  
16 assessments for not more than 30 years to pay the cost and incidental expenses of  
17 implementing a long-term natural habitat maintenance plan approved by the  
18 Department of Fish and Game ~~Wildlife~~ pursuant to Section ~~2901~~ 58080 of the Fish  
19 and Game ~~Wildlife~~ Code. Any assessments levied pursuant to this section shall be  
20 levied only in accordance with a plan for the conservation of natural habitat  
21 approved by the Department of Fish and Game ~~Wildlife~~. No plan shall be approved  
22 by the Department of Fish and Game ~~Wildlife~~ unless it contains provisions for the  
23 recovery of all costs incurred by the department in its review of the plan for the  
24 conservation of natural habitat.

25 (b) The legislative body of the local agency establishing a district shall serve as  
26 the legislative body of the district.

27 (c) Notwithstanding any other provision of this article, assessments levied  
28 pursuant to this article shall not be reduced or terminated if doing so would interfere  
29 with the implementation of an approved plan for the conservation of natural habitat.

30 (d) This article applies only to the implementation of a long-term natural habitat  
31 maintenance plan by a district, and does not alter, limit, or otherwise affect any other  
32 district that has been, or may be, established pursuant to law, including, but not  
33 limited to, any other district relating to wildlife habitat.

34 (e) The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000,  
35 Division 3 (commencing with Section 56000) of Title 5, does not apply to a district  
36 formed pursuant to this article.

37 **Comment.** Section 50060.5 is amended to reflect the recodification of the former Fish and Game  
38 Code. The section is also amended to update references to the former Department of Fish and Game.  
39 See Fish & Wildlife Code § 1500.

40 **Gov't Code § 51201 (amended).**

41 SEC. \_\_\_\_\_. Section 51201 of the Government Code is amended to read:

1 51201. As used in this chapter, unless otherwise apparent from the context, the  
2 following terms have the following meanings:

3 (a) “Agricultural commodity” means any and all plant and animal products  
4 produced in this state for commercial purposes, including, but not limited to, plant  
5 products used for producing biofuels.

6 (b) “Agricultural use” means use of land, including but not limited to greenhouses,  
7 for the purpose of producing an agricultural commodity for commercial purposes.

8 (c) “Prime agricultural land” means any of the following:

9 (1) All land that qualifies for rating as class I or class II in the Natural Resource  
10 Conservation Service land use capability classifications.

11 (2) Land which qualifies for rating 80 through 100 in the Storie Index Rating.

12 (3) Land which supports livestock used for the production of food and fiber and  
13 which has an annual carrying capacity equivalent to at least one animal unit per acre  
14 as defined by the United States Department of Agriculture.

15 (4) Land planted with fruit- or nut-bearing trees, vines, bushes, or crops which  
16 have a nonbearing period of less than five years and which will normally return  
17 during the commercial bearing period on an annual basis from the production of  
18 unprocessed agricultural plant production not less than two hundred dollars (\$200)  
19 per acre.

20 (5) Land which has returned from the production of unprocessed agricultural plant  
21 products an annual gross value of not less than two hundred dollars (\$200) per acre  
22 for three of the previous five years.

23 (d) “Agricultural preserve” means an area devoted to either agricultural use, as  
24 defined in subdivision (b), recreational use as defined in subdivision (n), or open-  
25 space use as defined in subdivision (o), or any combination of those uses and which  
26 is established in accordance with the provisions of this chapter.

27 (e) “Compatible use” is any use determined by the county or city administering  
28 the preserve pursuant to Section 51231, 51238, or 51238.1 or by this act to be  
29 compatible with the agricultural, recreational, or open-space use of land within the  
30 preserve and subject to contract. “Compatible use” includes agricultural use,  
31 recreational use or open-space use unless the board or council finds after notice and  
32 hearing that the use is not compatible with the agricultural, recreational or open-  
33 space use to which the land is restricted by contract pursuant to this chapter.

34 (f) “Board” means the board of supervisors of a county which establishes or  
35 proposes to establish an agricultural preserve or which enters or proposes to enter  
36 into a contract on land within an agricultural preserve pursuant to this chapter.

37 (g) “Council” means the city council of a city which establishes or proposes to  
38 establish an agricultural preserve or which enters or proposes to enter into a contract  
39 on land within an agricultural preserve pursuant to this chapter.

40 (h) Except where it is otherwise apparent from the context, “county” or “city”  
41 means the county or city having jurisdiction over the land.

1 (i) A “scenic highway corridor” is an area adjacent to, and within view of, the  
2 right-of-way of:

3 (1) An existing or proposed state scenic highway in the state scenic highway  
4 system established by the Legislature pursuant to Article 2.5 (commencing with  
5 Section 260) of Chapter 2 of Division 1 of the Streets and Highways Code and which  
6 has been officially designated by the Department of Transportation as an official  
7 state scenic highway; or

8 (2) A county scenic highway established pursuant to Article 2.5 (commencing  
9 with Section 260) of Chapter 2 of Division 1 of the Streets and Highways Code, if  
10 each of the following conditions have been met:

11 (A) The scenic highway is included in an adopted general plan of the county or  
12 city; and

13 (B) The scenic highway corridor is included in an adopted specific plan of the  
14 county or city; and

15 (C) Specific proposals for implementing the plan, including regulation of land  
16 use, have been approved by the Advisory Committee on a Master Plan for Scenic  
17 Highways, and the county or city highway has been officially designated by the  
18 Department of Transportation as an official county scenic highway.

19 (j) A “wildlife habitat area” is a land or water area designated by a board or  
20 council, after consulting with and considering the recommendation of the  
21 Department of Fish and Game Wildlife, as an area of importance for the protection  
22 or enhancement of the wildlife resources of the state.

23 (k) A “saltpond” is an area which, for at least three consecutive years immediately  
24 prior to being placed within an agricultural preserve pursuant to this chapter, has  
25 been used for the solar evaporation of seawater in the course of salt production for  
26 commercial purposes.

27 (l) A “managed wetland area” is an area, which may be an area diked off from the  
28 ocean or any bay, river or stream to which water is occasionally admitted, and  
29 which, for at least three consecutive years immediately prior to being placed within  
30 an agricultural preserve pursuant to this chapter, was used and maintained as a  
31 waterfowl hunting preserve or game refuge or for agricultural purposes.

32 (m) A “submerged area” is any land determined by the board or council to be  
33 submerged or subject to tidal action and found by the board or council to be of great  
34 value to the state as open space.

35 (n) “Recreational use” is the use of land in its agricultural or natural state by the  
36 public, with or without charge, for any of the following: walking, hiking, picnicking,  
37 camping, swimming, boating, fishing, hunting, or other outdoor games or sports for  
38 which facilities are provided for public participation. Any fee charged for the  
39 recreational use of land as defined in this subdivision shall be in a reasonable amount  
40 and shall not have the effect of unduly limiting its use by the public. Any ancillary  
41 structures necessary for a recreational use shall comply with the provisions of  
42 Section 51238.1.

1 (o) “Open-space use” is the use or maintenance of land in a manner that preserves  
2 its natural characteristics, beauty, or openness for the benefit and enjoyment of the  
3 public, to provide habitat for wildlife, or for the solar evaporation of seawater in the  
4 course of salt production for commercial purposes, if the land is within:

5 (1) A scenic highway corridor, as defined in subdivision (i).

6 (2) A wildlife habitat area, as defined in subdivision (j).

7 (3) A saltpond, as defined in subdivision (k).

8 (4) A managed wetland area, as defined in subdivision (l).

9 (5) A submerged area, as defined in subdivision (m).

10 (6) An area enrolled in the United States Department of Agriculture Conservation  
11 Reserve Program or Conservation Reserve Enhancement Program.

12 (p) “Development” means, as used in Section 51223, the construction of buildings  
13 or the use of the restricted property if the buildings or use are unrelated to the  
14 agricultural use, the open-space use, or uses compatible with either agricultural or  
15 open-space uses of the property, or substantially impair the agricultural, open-space,  
16 or a combination of the agricultural and open-space uses of the property.  
17 Agricultural use, open-space use, uses compatible with either agricultural or open-  
18 space uses, or the acquisition of land or an interest in land are not development.

19 **Comment.** Section 51201 is amended to update a reference to the former Department of Fish  
20 and Game. See Fish & Wildlife Code § 1500.

21 **Gov’t Code § 65303.4 (amended).**

22 SEC. \_\_\_\_\_. Section 65303.4 of the Government Code is amended to read:

23 65303.4. The Department of Water Resources or the Central Valley Flood  
24 Protection Board, as appropriate, and the Department of Fish and Game Wildlife  
25 may develop site design and planning policies to assist local agencies which request  
26 help in implementing the general plan guidelines for meeting flood control  
27 objectives and other land management needs.

28 **Comment.** Section 65303.4 is amended to update a reference to the former Department of Fish  
29 and Game. See Fish & Wildlife Code § 1500.

30 **Gov’t Code § 65913.4 (amended).**

31 SEC. \_\_\_\_\_. Section 65913.4 of the Government Code is amended to read:

32 65913.4. (a) A development proponent may submit an application for a  
33 development that is subject to the streamlined, ministerial approval process  
34 provided by subdivision (b) and is not subject to a conditional use permit if the  
35 development satisfies all of the following objective planning standards:

36 (1) The development is a multifamily housing development that contains two or  
37 more residential units.

38 (2) The development is located on a site that satisfies all of the following:

39 (A) A site that is a legal parcel or parcels located in a city if, and only if, the city  
40 boundaries include some portion of either an urbanized area or urban cluster, as  
41 designated by the United States Census Bureau, or, for unincorporated areas, a legal

1 parcel or parcels wholly within the boundaries of an urbanized area or urban cluster,  
2 as designated by the United States Census Bureau.

3 (B) A site in which at least 75 percent of the perimeter of the site adjoins parcels  
4 that are developed with urban uses. For the purposes of this section, parcels that are  
5 only separated by a street or highway shall be considered to be adjoined.

6 (C) A site that is zoned for residential use or residential mixed-use development,  
7 or has a general plan designation that allows residential use or a mix of residential  
8 and nonresidential uses, with at least two-thirds of the square footage of the  
9 development designated for residential use.

10 (3) (A) The development proponent has committed to record, prior to the issuance  
11 of the first building permit, a land use restriction or covenant providing that any  
12 lower income housing units required pursuant to subparagraph (B) of paragraph (4)  
13 shall remain available at affordable housing costs or rent to persons and families of  
14 lower income for no less than the following periods of time:

15 (i) Fifty-five years for units that are rented.

16 (ii) Forty-five years for units that are owned.

17 (B) The city or county shall require the recording of covenants or restrictions  
18 implementing this paragraph for each parcel or unit of real property included in the  
19 development.

20 (4) The development satisfies both of the following:

21 (A) Is located in a locality that the department has determined is subject to this  
22 subparagraph on the basis that the number of units that have been issued building  
23 permits is less than the locality's share of the regional housing needs, by income  
24 category, for that reporting period. A locality shall remain eligible under this  
25 subparagraph until the department's determination for the next reporting period.

26 (B) The development is subject to a requirement mandating a minimum  
27 percentage of below market rate housing based on one of the following:

28 (i) The locality did not submit its latest production report to the department by the  
29 time period required by Section 65400, or that production report reflects that there  
30 were fewer units of above moderate-income housing issued building permits than  
31 were required for the regional housing needs assessment cycle for that reporting  
32 period. In addition, if the project contains more than 10 units of housing, the project  
33 seeking approval dedicates a minimum of 10 percent of the total number of units to  
34 housing affordable to households making below 80 percent of the area median  
35 income. If the locality has adopted a local ordinance that requires that greater than  
36 10 percent of the units be dedicated to housing affordable to households making  
37 below 80 percent of the area median income, that local ordinance applies.

38 (ii) The locality's latest production report reflects that there were fewer units of  
39 housing issued building permits affordable to either very low income or low-income  
40 households by income category than were required for the regional housing needs  
41 assessment cycle for that reporting period, and the project seeking approval  
42 dedicates 50 percent of the total number of units to housing affordable to households

1 making below 80 percent of the area median income, unless the locality has adopted  
2 a local ordinance that requires that greater than 50 percent of the units be dedicated  
3 to housing affordable to households making below 80 percent of the area median  
4 income, in which case that local ordinance applies.

5 (iii) The locality did not submit its latest production report to the department by  
6 the time period required by Section 65400, or if the production report reflects that  
7 there were fewer units of housing affordable to both income levels described in  
8 clauses (i) and (ii) that were issued building permits than were required for the  
9 regional housing needs assessment cycle for that reporting period, the project  
10 seeking approval may choose between utilizing clause (i) or (ii).

11 (5) The development, excluding any additional density or any other concessions,  
12 incentives, or waivers of development standards granted pursuant to the Density  
13 Bonus Law in Section 65915, is consistent with objective zoning standards,  
14 objective subdivision standards, and objective design review standards in effect at  
15 the time that the development is submitted to the local government pursuant to this  
16 section. For purposes of this paragraph, “objective zoning standards,” “objective  
17 subdivision standards,” and “objective design review standards” mean standards  
18 that involve no personal or subjective judgment by a public official and are  
19 uniformly verifiable by reference to an external and uniform benchmark or criterion  
20 available and knowable by both the development applicant or proponent and the  
21 public official before submittal. These standards may be embodied in alternative  
22 objective land use specifications adopted by a city or county, and may include, but  
23 are not limited to, housing overlay zones, specific plans, inclusionary zoning  
24 ordinances, and density bonus ordinances, subject to the following:

25 (A) A development shall be deemed consistent with the objective zoning  
26 standards related to housing density, as applicable, if the density proposed is  
27 compliant with the maximum density allowed within that land use designation,  
28 notwithstanding any specified maximum unit allocation that may result in fewer  
29 units of housing being permitted.

30 (B) In the event that objective zoning, general plan, subdivision, or design review  
31 standards are mutually inconsistent, a development shall be deemed consistent with  
32 the objective zoning and subdivision standards pursuant to this subdivision if the  
33 development is consistent with the standards set forth in the general plan.

34 (C) The amendments to this subdivision made by the act adding this subparagraph  
35 do not constitute a change in, but are declaratory of, existing law.

36 (6) The development is not located on a site that is any of the following:

37 (A) A coastal zone, as defined in Division 20 (commencing with Section 30000)  
38 of the Public Resources Code.

39 (B) Either prime farmland or farmland of statewide importance, as defined  
40 pursuant to United States Department of Agriculture land inventory and monitoring  
41 criteria, as modified for California, and designated on the maps prepared by the  
42 Farmland Mapping and Monitoring Program of the Department of Conservation, or

1 land zoned or designated for agricultural protection or preservation by a local ballot  
2 measure that was approved by the voters of that jurisdiction.

3 (C) Wetlands, as defined in the United States Fish and Wildlife Service Manual,  
4 Part 660 FW 2 (June 21, 1993).

5 (D) Within a very high fire hazard severity zone, as determined by the Department  
6 of Forestry and Fire Protection pursuant to Section 51178, or within a high or very  
7 high fire hazard severity zone as indicated on maps adopted by the Department of  
8 Forestry and Fire Protection pursuant to Section 4202 of the Public Resources Code.  
9 This subparagraph does not apply to sites excluded from the specified hazard zones  
10 by a local agency, pursuant to subdivision (b) of Section 51179, or sites that have  
11 adopted fire hazard mitigation measures pursuant to existing building standards or  
12 state fire mitigation measures applicable to the development.

13 (E) A hazardous waste site that is listed pursuant to Section 65962.5 or a  
14 hazardous waste site designated by the Department of Toxic Substances Control  
15 pursuant to Section 25356 of the Health and Safety Code, unless the Department of  
16 Toxic Substances Control has cleared the site for residential use or residential mixed  
17 uses.

18 (F) Within a delineated earthquake fault zone as determined by the State  
19 Geologist in any official maps published by the State Geologist, unless the  
20 development complies with applicable seismic protection building code standards  
21 adopted by the California Building Standards Commission under the California  
22 Building Standards Law (Part 2.5 (commencing with Section 18901) of Division 13  
23 of the Health and Safety Code), and by any local building department under Chapter  
24 12.2 (commencing with Section 8875) of Division 1 of Title 2.

25 (G) Within a special flood hazard area subject to inundation by the 1 percent  
26 annual chance flood (100-year flood) as determined by the Federal Emergency  
27 Management Agency in any official maps published by the Federal Emergency  
28 Management Agency. If a development proponent is able to satisfy all applicable  
29 federal qualifying criteria in order to provide that the site satisfies this subparagraph  
30 and is otherwise eligible for streamlined approval under this section, a local  
31 government shall not deny the application on the basis that the development  
32 proponent did not comply with any additional permit requirement, standard, or  
33 action adopted by that local government that is applicable to that site. A  
34 development may be located on a site described in this subparagraph if either of the  
35 following are met:

36 (i) The site has been subject to a Letter of Map Revision prepared by the Federal  
37 Emergency Management Agency and issued to the local jurisdiction.

38 (ii) The site meets Federal Emergency Management Agency requirements  
39 necessary to meet minimum flood plain management criteria of the National Flood  
40 Insurance Program pursuant to Part 59 (commencing with Section 59.1) and Part 60  
41 (commencing with Section 60.1) of Subchapter B of Chapter I of Title 44 of the  
42 Code of Federal Regulations.

1 (H) Within a regulatory floodway as determined by the Federal Emergency  
2 Management Agency in any official maps published by the Federal Emergency  
3 Management Agency, unless the development has received a no-rise certification in  
4 accordance with Section 60.3(d)(3) of Title 44 of the Code of Federal Regulations.  
5 If a development proponent is able to satisfy all applicable federal qualifying criteria  
6 in order to provide that the site satisfies this subparagraph and is otherwise eligible  
7 for streamlined approval under this section, a local government shall not deny the  
8 application on the basis that the development proponent did not comply with any  
9 additional permit requirement, standard, or action adopted by that local government  
10 that is applicable to that site.

11 (I) Lands identified for conservation in an adopted natural community  
12 conservation plan pursuant to the Natural Community Conservation Planning Act  
13 (~~Chapter 10 (commencing with Section 2800) of Division 3~~ Title 2 (commencing  
14 with Section 64500) of Part 2 of Division 17 of the Fish and Game Wildlife Code),  
15 habitat conservation plan pursuant to the federal Endangered Species Act of 1973  
16 (16 U.S.C. Sec. 1531 et seq.), or other adopted natural resource protection plan.

17 (J) Habitat for protected species identified as candidate, sensitive, or species of  
18 special status by state or federal agencies, fully protected species, or species  
19 protected by the federal Endangered Species Act of 1973 (16 U.S.C. Sec. 1531 et  
20 seq.), the California Endangered Species Act (~~Chapter 1.5 (commencing with~~  
21 ~~Section 2050) of Division 3~~ Part 1 (commencing with Section 62000) of Division  
22 17 of the Fish and Game Wildlife Code), or the Native Plant Protection Act (~~Chapter~~  
23 ~~10 (commencing with Section 1900) of Division 2~~ Title 1 (commencing with  
24 Section 53800) of Part 3 of Division 14 of the Fish and Game Wildlife Code).

25 (K) Lands under conservation easement.

26 (7) The development is not located on a site where any of the following apply:

27 (A) The development would require the demolition of the following types of  
28 housing:

29 (i) Housing that is subject to a recorded covenant, ordinance, or law that restricts  
30 rents to levels affordable to persons and families of moderate, low, or very low  
31 income.

32 (ii) Housing that is subject to any form of rent or price control through a public  
33 entity's valid exercise of its police power.

34 (iii) Housing that has been occupied by tenants within the past 10 years.

35 (B) The site was previously used for housing that was occupied by tenants that  
36 was demolished within 10 years before the development proponent submits an  
37 application under this section.

38 (C) The development would require the demolition of a historic structure that was  
39 placed on a national, state, or local historic register.

40 (D) The property contains housing units that are occupied by tenants, and units at  
41 the property are, or were, subsequently offered for sale to the general public by the  
42 subdivider or subsequent owner of the property.

1 (8) The development proponent has done both of the following, as applicable:

2 (A) Certified to the locality that either of the following is true, as applicable:

3 (i) The entirety of the development is a public work for purposes of Chapter 1  
4 (commencing with Section 1720) of Part 7 of Division 2 of the Labor Code.

5 (ii) If the development is not in its entirety a public work, that all construction  
6 workers employed in the execution of the development will be paid at least the  
7 general prevailing rate of per diem wages for the type of work and geographic area,  
8 as determined by the Director of Industrial Relations pursuant to Sections 1773 and  
9 1773.9 of the Labor Code, except that apprentices registered in programs approved  
10 by the Chief of the Division of Apprenticeship Standards may be paid at least the  
11 applicable apprentice prevailing rate. If the development is subject to this  
12 subparagraph, then for those portions of the development that are not a public work  
13 all of the following shall apply:

14 (I) The development proponent shall ensure that the prevailing wage requirement  
15 is included in all contracts for the performance of the work.

16 (II) All contractors and subcontractors shall pay to all construction workers  
17 employed in the execution of the work at least the general prevailing rate of per  
18 diem wages, except that apprentices registered in programs approved by the Chief  
19 of the Division of Apprenticeship Standards may be paid at least the applicable  
20 apprentice prevailing rate.

21 (III) Except as provided in subclause (V), all contractors and subcontractors shall  
22 maintain and verify payroll records pursuant to Section 1776 of the Labor Code and  
23 make those records available for inspection and copying as provided therein.

24 (IV) Except as provided in subclause (V), the obligation of the contractors and  
25 subcontractors to pay prevailing wages may be enforced by the Labor  
26 Commissioner through the issuance of a civil wage and penalty assessment pursuant  
27 to Section 1741 of the Labor Code, which may be reviewed pursuant to Section  
28 1742 of the Labor Code, within 18 months after the completion of the development,  
29 by an underpaid worker through an administrative complaint or civil action, or by a  
30 joint labor-management committee ~~though~~ through a civil action under Section  
31 1771.2 of the Labor Code. If a civil wage and penalty assessment is issued, the  
32 contractor, subcontractor, and surety on a bond or bonds issued to secure the  
33 payment of wages covered by the assessment shall be liable for liquidated damages  
34 pursuant to Section 1742.1 of the Labor Code.

35 (V) Subclauses (III) and (IV) shall not apply if all contractors and subcontractors  
36 performing work on the development are subject to a project labor agreement that  
37 requires the payment of prevailing wages to all construction workers employed in  
38 the execution of the development and provides for enforcement of that obligation  
39 through an arbitration procedure. For purposes of this clause, “project labor  
40 agreement” has the same meaning as set forth in paragraph (1) of subdivision (b) of  
41 Section 2500 of the Public Contract Code.

1 (VI) Notwithstanding subdivision (c) of Section 1773.1 of the Labor Code, the  
2 requirement that employer payments not reduce the obligation to pay the hourly  
3 straight time or overtime wages found to be prevailing shall not apply if otherwise  
4 provided in a bona fide collective bargaining agreement covering the worker. The  
5 requirement to pay at least the general prevailing rate of per diem wages does not  
6 preclude use of an alternative workweek schedule adopted pursuant to Section 511  
7 or 514 of the Labor Code.

8 (B) (i) For developments for which any of the following conditions apply,  
9 certified that a skilled and trained workforce shall be used to complete the  
10 development if the application is approved:

11 (I) On and after January 1, 2018, until December 31, 2021, the development  
12 consists of 75 or more units with a residential component that is not 100 percent  
13 subsidized affordable housing and will be located within a jurisdiction located in a  
14 coastal or bay county with a population of 225,000 or more.

15 (II) On and after January 1, 2022, until December 31, 2025, the development  
16 consists of 50 or more units with a residential component that is not 100 percent  
17 subsidized affordable housing and will be located within a jurisdiction located in a  
18 coastal or bay county with a population of 225,000 or more.

19 (III) On and after January 1, 2018, until December 31, 2019, the development  
20 consists of 75 or more units with a residential component that is not 100 percent  
21 subsidized affordable housing and will be located within a jurisdiction with a  
22 population of fewer than 550,000 and that is not located in a coastal or bay county.

23 (IV) On and after January 1, 2020, until December 31, 2021, the development  
24 consists of more than 50 units with a residential component that is not 100 percent  
25 subsidized affordable housing and will be located within a jurisdiction with a  
26 population of fewer than 550,000 and that is not located in a coastal or bay county.

27 (V) On and after January 1, 2022, until December 31, 2025, the development  
28 consists of more than 25 units with a residential component that is not 100 percent  
29 subsidized affordable housing and will be located within a jurisdiction with a  
30 population of fewer than 550,000 and that is not located in a coastal or bay county.

31 (ii) For purposes of this section, “skilled and trained workforce” has the same  
32 meaning as provided in Chapter 2.9 (commencing with Section 2600) of Part 1 of  
33 Division 2 of the Public Contract Code.

34 (iii) If the development proponent has certified that a skilled and trained  
35 workforce will be used to complete the development and the application is  
36 approved, the following shall apply:

37 (I) The applicant shall require in all contracts for the performance of work that  
38 every contractor and subcontractor at every tier will individually use a skilled and  
39 trained workforce to complete the development.

40 (II) Every contractor and subcontractor shall use a skilled and trained workforce  
41 to complete the development.

1 (III) Except as provided in subclause (IV), the applicant shall provide to the  
2 locality, on a monthly basis while the development or contract is being performed,  
3 a report demonstrating compliance with Chapter 2.9 (commencing with Section  
4 2600) of Part 1 of Division 2 of the Public Contract Code. A monthly report  
5 provided to the locality pursuant to this subclause shall be a public record under the  
6 California Public Records Act (Chapter 3.5 (commencing with Section 6250) of  
7 Division 7 of Title 1) and shall be open to public inspection. An applicant that fails  
8 to provide a monthly report demonstrating compliance with Chapter 2.9  
9 (commencing with Section 2600) of Part 1 of Division 2 of the Public Contract Code  
10 shall be subject to a civil penalty of ten thousand dollars (\$10,000) per month for  
11 each month for which the report has not been provided. Any contractor or  
12 subcontractor that fails to use a skilled and trained workforce shall be subject to a  
13 civil penalty of two hundred dollars (\$200) per day for each worker employed in  
14 contravention of the skilled and trained workforce requirement. Penalties may be  
15 assessed by the Labor Commissioner within 18 months of completion of the  
16 development using the same procedures for issuance of civil wage and penalty  
17 assessments pursuant to Section 1741 of the Labor Code, and may be reviewed  
18 pursuant to the same procedures in Section 1742 of the Labor Code. Penalties shall  
19 be paid to the State Public Works Enforcement Fund.

20 (IV) Subclause (III) shall not apply if all contractors and subcontractors  
21 performing work on the development are subject to a project labor agreement that  
22 requires compliance with the skilled and trained workforce requirement and  
23 provides for enforcement of that obligation through an arbitration procedure. For  
24 purposes of this subparagraph, “project labor agreement” has the same meaning as  
25 set forth in paragraph (1) of subdivision (b) of Section 2500 of the Public Contract  
26 Code.

27 (C) Notwithstanding subparagraphs (A) and (B), a development that is subject to  
28 approval pursuant to this section is exempt from any requirement to pay prevailing  
29 wages or use a skilled and trained workforce if it meets both of the following:

30 (i) The project includes 10 or fewer units.

31 (ii) The project is not a public work for purposes of Chapter 1 (commencing with  
32 Section 1720) of Part 7 of Division 2 of the Labor Code.

33 (9) The development did not or does not involve a subdivision of a parcel that is,  
34 or, notwithstanding this section, would otherwise be, subject to the Subdivision Map  
35 Act (Division 2 (commencing with Section 66410)) or any other applicable law  
36 authorizing the subdivision of land, unless the development is consistent with all  
37 objective subdivision standards in the local subdivision ordinance, and either of the  
38 following apply:

39 (A) The development has received or will receive financing or funding by means  
40 of a low-income housing tax credit and is subject to the requirement that prevailing  
41 wages be paid pursuant to subparagraph (A) of paragraph (8).

1 (B) The development is subject to the requirement that prevailing wages be paid,  
2 and a skilled and trained workforce used, pursuant to paragraph (8).

3 (10) The development shall not be upon an existing parcel of land or site that is  
4 governed under the Mobilehome Residency Law (Chapter 2.5 (commencing with  
5 Section 798) of Title 2 of Part 2 of Division 2 of the Civil Code), the Recreational  
6 Vehicle Park Occupancy Law (Chapter 2.6 (commencing with Section 799.20) of  
7 Title 2 of Part 2 of Division 2 of the Civil Code), the Mobilehome Parks Act (Part  
8 2.1 (commencing with Section 18200) of Division 13 of the Health and Safety  
9 Code), or the Special Occupancy Parks Act (Part 2.3 (commencing with Section  
10 18860) of Division 13 of the Health and Safety Code).

11 (b) (1) If a local government determines that a development submitted pursuant  
12 to this section is in conflict with any of the objective planning standards specified  
13 in subdivision (a), it shall provide the development proponent written  
14 documentation of which standard or standards the development conflicts with, and  
15 an explanation for the reason or reasons the development conflicts with that standard  
16 or standards, as follows:

17 (A) Within 60 days of submittal of the development to the local government  
18 pursuant to this section if the development contains 150 or fewer housing units.

19 (B) Within 90 days of submittal of the development to the local government  
20 pursuant to this section if the development contains more than 150 housing units.

21 (2) If the local government fails to provide the required documentation pursuant  
22 to paragraph (1), the development shall be deemed to satisfy the objective planning  
23 standards specified in subdivision (a).

24 (c) (1) Any design review or public oversight of the development may be  
25 conducted by the local government's planning commission or any equivalent board  
26 or commission responsible for review and approval of development projects, or the  
27 city council or board of supervisors, as appropriate. That design review or public  
28 oversight shall be objective and be strictly focused on assessing compliance with  
29 criteria required for streamlined projects, as well as any reasonable objective design  
30 standards published and adopted by ordinance or resolution by a local jurisdiction  
31 before submission of a development application, and shall be broadly applicable to  
32 development within the jurisdiction. That design review or public oversight shall be  
33 completed as follows and shall not in any way inhibit, chill, or preclude the  
34 ministerial approval provided by this section or its effect, as applicable:

35 (A) Within 90 days of submittal of the development to the local government  
36 pursuant to this section if the development contains 150 or fewer housing units.

37 (B) Within 180 days of submittal of the development to the local government  
38 pursuant to this section if the development contains more than 150 housing units.

39 (2) If the development is consistent with the requirements of subparagraph (A) or  
40 (B) of paragraph (9) of subdivision (a) and is consistent with all objective  
41 subdivision standards in the local subdivision ordinance, an application for a  
42 subdivision pursuant to the Subdivision Map Act (Division 2 (commencing with

1 Section 66410)) shall be exempt from the requirements of the California  
2 Environmental Quality Act (Division 13 (commencing with Section 21000) of the  
3 Public Resources Code) and shall be subject to the public oversight timelines set  
4 forth in paragraph (1).

5 (d) (1) Notwithstanding any other law, a local government, whether or not it has  
6 adopted an ordinance governing automobile parking requirements in multifamily  
7 developments, shall not impose automobile parking standards for a streamlined  
8 development that was approved pursuant to this section in any of the following  
9 instances:

10 (A) The development is located within one-half mile of public transit.

11 (B) The development is located within an architecturally and historically  
12 significant historic district.

13 (C) When on-street parking permits are required but not offered to the occupants  
14 of the development.

15 (D) When there is a car share vehicle located within one block of the development.

16 (2) If the development does not fall within any of the categories described in  
17 paragraph (1), the local government shall not impose automobile parking  
18 requirements for streamlined developments approved pursuant to this section that  
19 exceed one parking space per unit.

20 (e) (1) If a local government approves a development pursuant to this section,  
21 then, notwithstanding any other law, that approval shall not expire if the project  
22 includes public investment in housing affordability, beyond tax credits, where 50  
23 percent of the units are affordable to households making below 80 percent of the  
24 area median income.

25 (2) If a local government approves a development pursuant to this section and the  
26 project does not include 50 percent of the units affordable to households making  
27 below 80 percent of the area median income, that approval shall automatically  
28 expire after three years except that a project may receive a one-time, one-year  
29 extension if the project proponent can provide documentation that there has been  
30 significant progress toward getting the development construction ready, such as  
31 filing a building permit application.

32 (3) If a local government approves a development pursuant to this section, that  
33 approval shall remain valid for three years from the date of the final action  
34 establishing that approval and shall remain valid thereafter for a project so long as  
35 vertical construction of the development has begun and is in progress. Additionally,  
36 the development proponent may request, and the local government shall have  
37 discretion to grant, an additional one-year extension to the original three-year  
38 period. The local government's action and discretion in determining whether to  
39 grant the foregoing extension shall be limited to considerations and process set forth  
40 in this section.

41 (f) A local government shall not adopt any requirement, including, but not limited  
42 to, increased fees or inclusionary housing requirements, that applies to a project

1 solely or partially on the basis that the project is eligible to receive ministerial or  
2 streamlined approval pursuant to this section.

3 (g) This section shall not affect a development proponent's ability to use any  
4 alternative streamlined by right permit processing adopted by a local government,  
5 including the provisions of subdivision (i) of Section 65583.2.

6 (h) The California Environmental Quality Act (Division 13 (commencing with  
7 Section 21000) of the Public Resources Code) does not apply to actions taken by a  
8 state agency or local government to lease, convey, or encumber land owned by the  
9 local government or to facilitate the lease, conveyance, or encumbrance of land  
10 owned by the local government, or to provide financial assistance to a development  
11 that receives streamlined approval pursuant to this section that is to be used for  
12 housing for persons and families of very low, low, or moderate income, as defined  
13 in Section 50093 of the Health and Safety Code.

14 (i) For purposes of this section, the following terms have the following meanings:

15 (1) "Affordable housing cost" has the same meaning as set forth in Section  
16 50052.5 of the Health and Safety Code.

17 (2) "Affordable rent" has the same meaning as set forth in Section 50053 of the  
18 Health and Safety Code.

19 (3) "Department" means the Department of Housing and Community  
20 Development.

21 (4) "Development proponent" means the developer who submits an application  
22 for streamlined approval pursuant to this section.

23 (5) "Completed entitlements" means a housing development which has received  
24 all the required land use approvals or entitlements necessary for the issuance of a  
25 building permit.

26 (6) "Locality" or "local government" means a city, including a charter city, a  
27 county, including a charter county, or a city and county, including a charter city and  
28 county.

29 (7) "Production report" means the information reported pursuant to subparagraph  
30 (H) of paragraph (2) of subdivision (a) of Section 65400.

31 (8) "State agency" includes every state office, officer, department, division,  
32 bureau, board, and commission, but does not include the California State University  
33 or the University of California.

34 (9) "Subsidized" means units that are price or rent restricted such that the units  
35 are permanently affordable to households meeting the definitions of very low and  
36 lower income, as defined in Sections 50079.5 and 50105 of the Health and Safety  
37 Code.

38 (10) "Reporting period" means either of the following:

39 (A) The first half of the regional housing needs assessment cycle.

40 (B) The last half of the regional housing needs assessment cycle.

1 (11) “Urban uses” means any current or former residential, commercial, public  
2 institutional, transit or transportation passenger facility, or retail use, or any  
3 combination of those uses.

4 (j) The department may review, adopt, amend, and repeal guidelines to implement  
5 uniform standards or criteria that supplement or clarify the terms, references, or  
6 standards set forth in this section. Any guidelines or terms adopted pursuant to this  
7 subdivision shall not be subject to Chapter 3.5 (commencing with Section 11340)  
8 of Part 1 of Division 3 of Title 2 of the Government Code.

9 (k) The determination of whether an application for a development is subject to  
10 the streamlined ministerial approval process provided by subdivision (b) is not a  
11 “project” as defined in Section 21065 of the Public Resources Code.

12 (l) It is the policy of the state that this section be interpreted and implemented in  
13 a manner to afford the fullest possible weight to the interest of, and the approval and  
14 provision of, increased housing supply.

15 (m) This section shall remain in effect only until January 1, 2026, and as of that  
16 date is repealed.

17 **Comment.** Subparagraphs (I) and (J) of paragraph (6) of subdivision (a) of Section 65913.4 are  
18 amended to reflect the recodification of the former Fish and Game Code. The section is also  
19 amended to correct a typographical error.

20 **Gov’t Code § 65966 (amended).**

21 SEC. \_\_\_\_\_. Section 65966 of the Government Code is amended to read:

22 65966. (a) Any conservation easement created as a component of satisfying a local  
23 or state mitigation requirement shall be perpetual in duration, whether created  
24 pursuant to Chapter 6.6 (commencing with Section 51070) of Part 1 of Division 1  
25 of Title 5 of this code or Chapter 4 (commencing with Section 815) of Title 2 of  
26 Part 2 of the Civil Code.

27 (b) Any local or state agency that requires property to be protected pursuant to  
28 subdivision (a) or (b) of Section 65967 may identify how the funding needs of the  
29 long-term stewardship of the property will be met. Nothing in this chapter shall be  
30 construed as otherwise precluding other methods of funding for the long-term  
31 stewardship of the property. If an endowment is conveyed or secured at the time the  
32 property is protected, all of the following shall apply:

33 (1) The endowment shall be held, managed, invested, and disbursed solely for,  
34 and permanently restricted to, the long-term stewardship of the specific property for  
35 which the funds were set aside.

36 (2) The endowment shall be calculated to include a principal amount that, when  
37 managed and invested, is reasonably anticipated to cover the annual stewardship  
38 costs of the property in perpetuity.

39 (3) The endowment shall be held, managed, invested, disbursed, and governed as  
40 described in subdivision (a) of Section 65965 consistent with the Uniform Prudent  
41 Management of Institutional Funds Act (Part 7 (commencing with Section 18501)  
42 of Division 9 of the Probate Code).

1 (c) If a nonprofit corporation holds the endowment, the nonprofit shall utilize  
2 generally accepted accounting practices that are promulgated by the Financial  
3 Accounting Standards Board or any successor entity.

4 (d) If a local agency holds the endowment, the local agency shall do all of the  
5 following:

6 (1) Hold, manage, and invest the endowment consistent with subdivision (b) to  
7 the extent allowed by law.

8 (2) Disburse funds on a timely basis to meet the stewardship expenses of the entity  
9 holding the property.

10 (3) Utilize accounting standards consistent with standards promulgated by the  
11 Governmental Accounting Standards Board or any successor entity.

12 (e)(1) Unless the mitigation agreement provides that another person or entity shall  
13 prepare the annual fiscal report described below, a governmental entity, community  
14 foundation, special district, a congressionally chartered foundation, or a nonprofit  
15 organization that holds funds pursuant to this chapter, including an endowment or  
16 moneys for initial stewardship costs, shall provide the local or state agency that  
17 required the endowment with an annual fiscal report that contains at least the  
18 following elements with respect to each individual endowment dedicated and held  
19 by that entity:

20 (A) The balance of each individual endowment at the beginning of the reporting  
21 period.

22 (B) The amount of any contribution to the endowment during the reporting period  
23 including, but not limited to, gifts, grants, and contributions received.

24 (C) The net amounts of investment earnings, gains, and losses during the reporting  
25 period, including both realized and unrealized amounts.

26 (D) The amounts distributed during the reporting period that accomplish the  
27 purpose for which the endowment was established.

28 (E) The administrative expenses charged to the endowment from internal or third-  
29 party sources during the reporting period.

30 (F) The balance of the endowment or other fund at the end of the reporting period.

31 (G) The specific asset allocation percentages including, but not limited to, cash,  
32 fixed income, equities, and alternative investments.

33 (H) The most recent financial statements for the organization audited by an  
34 independent auditor who is, at a minimum, a certified public accountant.

35 (2) If an entity is required to submit an identical annual fiscal report pursuant to  
36 paragraph (1) to the Department of Fish and Game Wildlife and any other state or  
37 local agency, then that report shall be provided only to the Department of Fish and  
38 Game Wildlife. In that instance, the Department of Fish and Game Wildlife shall  
39 provide a copy of that annual fiscal report on its Internet Web site for a minimum  
40 of five years.

41 (f) If a state agency authorizes a governmental entity, special district, or nonprofit  
42 organization to hold property pursuant to subdivision (a) or (b) of Section 65967 in

1 connection with a development project, the agency may require the project  
2 proponent to pay a one-time fee that does not exceed the reasonable costs of the  
3 agency in reviewing qualifications of potential holders of the property and  
4 approving those holders. This one-time fee shall be collected only if the agency can  
5 demonstrate its actual review of qualifications and approval of holders.

6 (g) If a local agency authorizes a governmental entity, special district, or nonprofit  
7 organization to hold property or an endowment pursuant to this chapter, the agency  
8 may require the project proponent to pay a one-time fee that does not exceed the  
9 reasonable costs of the agency in reviewing qualifications of the parties identified  
10 in the mitigation agreement, approving those parties, and any regular oversight over  
11 those parties to ensure that the parties are complying with all applicable laws. This  
12 one-time fee shall be collected only if the agency can demonstrate its actual review  
13 of qualifications, approval of parties, or regular oversight of compliance and  
14 performance.

15 (h) A local agency may require a project proponent to provide a one-time payment  
16 that will provide for the initial stewardship costs for up to three years while the  
17 endowment begins to accumulate investment earnings. The funds for the initial  
18 stewardship costs are distinct from the funds that may be conveyed for long-term  
19 stewardship, construction, or other costs. If there are funds remaining at the  
20 completion of the initial stewardship period, the funds shall be conveyed to the  
21 project proponent.

22 (i) The local agency may contract with or designate a qualified third party to do  
23 any of the following:

24 (1) Review the qualifications of a governmental entity, special district, or  
25 nonprofit organization to effectively manage and steward natural land or resources  
26 pursuant to subdivision (c) of Section 65967.

27 (2) Review the qualifications of a governmental entity, community foundation, or  
28 nonprofit organization to hold and manage the endowment that is set aside for long-  
29 term stewardship of the property.

30 (3) Review reports or other performance indicators to evaluate the stewardship of  
31 lands, natural resources, or funds, and compliance with the mitigation agreement.

32 (j) If a property conserved pursuant to subdivision (a) or (b) of Section 65967 is  
33 condemned, the net proceeds from the condemnation of the real property interest set  
34 aside for mitigation purposes shall be used for the purchase of property that replaces  
35 the natural resource characteristics the original mitigation was intended to protect,  
36 or as near as reasonably feasible. Any endowment held for the condemned property  
37 shall be held for the long-term stewardship of the replacement property.

38 (k) Unless prohibited by law, no provision in this chapter is intended to prohibit  
39 for-profit entities from holding, acquiring, or providing property for mitigation  
40 purposes.

41 (l) Nothing in this section shall prohibit a state agency from exercising any powers  
42 described in subdivision (d), (g), or (h).

1 (m) A governmental entity, special district, or nonprofit organization may contract  
2 with a community foundation or congressionally chartered foundation at any time  
3 to hold, manage, and invest the endowment for a mitigation property and disburse  
4 payments from the endowment to the holder of the mitigation property consistent  
5 with the fund agreement.

6 (n) Except as expressly authorized in paragraph (1) of subdivision (e), the  
7 mitigation agreement shall not include any provision to waive or exempt the parties  
8 from any requirement, in whole or part, of this chapter.

9 (o) Subdivisions (b) to (e), inclusive, shall not apply to funds, including funds  
10 from mitigation fees, held for the long-term management and stewardship of  
11 property pursuant to either an interim or approved habitat conservation plan  
12 pursuant to Chapter 35 (commencing with Section 1531) of Title 16 of the United  
13 States Code or an interim or approved natural community conservation plan  
14 pursuant to Chapter 10 (commencing with Section 2800) of Division 3 Title 2  
15 (commencing with Section 64500) of Part 2 of Division 17 of the Fish and Game  
16 Wildlife Code, if, in the interim or approved plan documents, the permitting agency  
17 determines the endowment to be established with those funds will be adequate and  
18 provides a schedule for funding the endowment.

19 **Comment.** Subdivision (o) of Section 65966 is amended to reflect the recodification of the  
20 former Fish and Game Code. The section is also amended to update references to the former  
21 Department of Fish and Game. See Fish & Wildlife Code § 1500.

22 **Gov't Code § 65968 (amended).**

23 SEC. \_\_\_\_ . Section 65968 of the Government Code is amended to read:

24 65968. (a) Notwithstanding Section 13014 Title 2 (commencing with Section  
25 58050) of Part 3 of Division 15 of the Fish and Game Wildlife Code, if an  
26 endowment is conveyed pursuant to Section 65966 for property conveyed pursuant  
27 to Section 65967, the endowment may be held by the same governmental entity,  
28 special district, or nonprofit organization that holds the property pursuant to this  
29 section.

30 (b)(1) Except as permitted pursuant to paragraph (2), the endowment shall be held  
31 by one of the following:

32 (A) The agency or agencies that required the mitigation.

33 (B) The governmental entity, special district, or nonprofit organization that either  
34 holds the property, or holds an interest in the property, for conservation purposes.

35 (C) The governmental entity or special district that retains the property after  
36 conveying an interest in the property for conservation purposes if that governmental  
37 entity or special district is protecting, restoring, or enhancing the property that was  
38 retained.

39 (2) The exceptions to paragraph (1) are the following:

40 (A) An endowment that is held by an entity other than the state or holder of the  
41 mitigation property as of January 1, 2012.

1 (B) An endowment that is held by another entity, which is qualified pursuant to  
2 this chapter, pursuant to the terms of a natural community conservation plan  
3 (~~Chapter 10 (commencing with Section 2800) of Division 3 Title 2 (commencing~~  
4 ~~with Section 64500) of Part 2 of Division 17 of the Fish and Game Wildlife Code~~)  
5 or a safe harbor agreement (~~Article 3.7 (commencing with Section 2089.2) of~~  
6 ~~Chapter 1.5 of Division 3 Title 5 (commencing with Section 63900) of Part 1 of~~  
7 ~~Division 17 of the Fish and Game Wildlife Code~~). In order for this paragraph to  
8 apply, prior to setting aside any endowments, the implementation agreement that is  
9 a part of an approved natural community conservation plan, the planning agreement  
10 for any natural community conservation plan that has not yet been approved, or the  
11 safe harbor agreement shall specifically address the arrangements for the  
12 endowment including, but not limited to, qualifications of the endowment holder,  
13 capitalization rate, return objectives, and the spending rule and disbursement  
14 policies.

15 (C) If existing law prohibits the holder of the mitigation property to hold the  
16 endowment, including for-profit entities.

17 (D) If the project proponent and the holder of the mitigation property or  
18 conservation easement agree that a community foundation or a congressionally  
19 chartered foundation shall hold the endowment.

20 (E) If the mitigation property is held or managed by a federal agency.

21 (F) If any of the same mitigation property is required to be conveyed pursuant to  
22 both a federal and state governmental approval, and under the federal governmental  
23 approval the federal agency does not approve one of the entities described in  
24 paragraph (1) of subdivision (b) as chosen to hold the endowment by the agreement  
25 of the project proponent and the holder of the mitigation property or conservation  
26 easement.

27 (c) A community foundation or congressionally chartered foundation that holds  
28 an endowment pursuant to subparagraphs (A) to (F), inclusive, of paragraph (2) of  
29 subdivision (b), shall meet all the qualifications and requirements of this chapter for  
30 holding, managing, investing, and disbursing the endowment funds.

31 (d) Any entity that holds an endowment under this chapter shall hold, manage,  
32 invest, and disburse the funds in furtherance of the long-term stewardship of the  
33 property in accordance with subdivision (a) of Section 65965.

34 (e) The holder of an endowment shall certify to the project proponent or the holder  
35 of the mitigation property or a conservation easement and the local or state agency  
36 that required the endowment that it meets all of the following requirements:

37 (1) The holder has the capacity to effectively manage the mitigation funds.

38 (2) The holder has the capacity to achieve reasonable rates of return on the  
39 investment of those funds similar to those of other prudent investors for endowment  
40 funds and shall manage and invest the endowment in good faith and with the care  
41 an ordinarily prudent person in a like position would exercise under similar  
42 circumstances, consistent with the Uniform Prudent Management of Institutional

1 Funds Act (Part 7 (commencing with Section 18501) of Division 9 of the Probate  
2 Code).

3 (3) The holder utilizes generally accepted accounting practices as promulgated by  
4 either of the following:

5 (A) The Financial Accounting Standards Board or any successor entity for  
6 nonprofit organizations.

7 (B) The Governmental Accounting Standards Board or any successor entity for  
8 public agencies, to the extent those practices do not conflict with any requirement  
9 for special districts in Article 2 (commencing with Section 53630) of Chapter 4 of  
10 Part 1 of Division 2 of Title 5.

11 (4) The holder will be able to ensure that funds are accounted for, and tied to, a  
12 specific property.

13 (5) If the holder is a nonprofit organization, a community foundation, or a  
14 congressionally chartered foundation, it has an investment policy that is consistent  
15 with the Uniform Prudent Management of Institutional Funds Act (Part 7  
16 (commencing with Section 18501) of Division 9 of the Probate Code).

17 (f) If a governmental entity, community foundation, special district, nonprofit  
18 organization, or a congressionally chartered foundation meets the requirements of  
19 this chapter, it is qualified to be a holder of the endowment for the purpose of  
20 obtaining any permit, clearance, or mitigation approval from a state or local agency.

21 (g) Except for a mitigation agreement prepared by a state agency, the mitigation  
22 agreement that authorizes the funds to be conveyed to a governmental entity,  
23 community foundation, special district, a congressionally chartered foundation, or  
24 nonprofit organization pursuant to subdivision (a) shall include a provision that  
25 requires the endowment be held by a governmental entity, special district, or a  
26 nonprofit organization to revert to the local agency, or to a successor organization  
27 identified by the agency and subject to subdivision (e), if any of the following  
28 occurs:

29 (1) The governmental entity, community foundation, special district, a  
30 congressionally chartered foundation, or nonprofit organization ceases to exist.

31 (2) The governmental entity, community foundation, special district, a  
32 congressionally chartered foundation, or nonprofit organization is dissolved.

33 (3) The governmental entity, community foundation, special district, a  
34 congressionally chartered foundation, or nonprofit organization becomes bankrupt  
35 or insolvent.

36 (4) The local agency reasonably determines that the endowment held by the  
37 governmental entity, community foundation, special district, or nonprofit  
38 organization, or its successor entity, is not being held, managed, invested, or  
39 disbursed for conservation purposes and consistent with the mitigation agreement  
40 and legal requirements. Any reverted funds shall continue to be held, managed, and  
41 disbursed only for long-term stewardship and benefit of the specific property for  
42 which they were set aside. If the funds revert from the governmental entity,

1 community foundation, special district, or nonprofit organization, the special district  
2 or nonprofit organization may choose to relinquish the property. If the property is  
3 relinquished, the local agency shall accept title to the property or identify an  
4 approved governmental entity, community foundation, special district, or nonprofit  
5 organization to accept title to the property.

6 (h) Nothing in this section shall prohibit a state or local agency from determining  
7 that a governmental entity, community foundation, special district, a  
8 congressionally chartered foundation, or nonprofit organization meets the  
9 requirements of this section and is qualified to hold the endowment, or including a  
10 provision in the mitigation agreement as described in subdivision (g).

11 (i) A state or local agency may allow the endowment to be held temporarily in an  
12 escrow account until December 31, 2012, after which time the funds shall be  
13 transferred to the entity that will permanently hold the endowment.

14 (j) Subject to subdivision (g), any endowment that is conveyed to and held by a  
15 governmental entity, special district, or nonprofit organization pursuant to this  
16 section shall continue to be held by the entity if this section is repealed.

17 (k) A state or local agency shall not require, as a condition of obtaining any permit,  
18 clearance, agreement, or mitigation approval from the state or local agency, that a  
19 preferred or exclusively named entity by the state or local agency be named as the  
20 entity to hold, manage, invest, and disburse the funds in furtherance of the long-  
21 term stewardship of the property for which the funds were set aside.

22 (l) This section shall remain in effect only until January 1, 2022, and as of that  
23 date is repealed, unless a later enacted statute, that is enacted before January 1, 2022,  
24 deletes or extends that date.

25 **Comment.** Section 65968(a) and (b)(2)(B) are amended to reflect the recodification of the  
26 former Fish and Game Code.

27 **Gov't Code § 66412.8 (amended).**

28 SEC. \_\_\_\_ . Section 66412.8 of the Government Code is amended to read:

29 66412.8. (a) A project located in Los Angeles County that is approved by a public  
30 agency before the effective date of the act adding this section is not in violation of  
31 any requirement of this division by reason of the failure to construct a roadway  
32 across the property transferred to the state pursuant to subdivision (c) of Section  
33 21080.29 of the Public Resources Code and to construct a bridge over the adjacent  
34 Ballona Channel in Los Angeles County, otherwise required as a condition of  
35 approval of a vesting tentative map or a tentative map, if all of the following  
36 conditions apply:

37 (1) The improvements specified in subdivision (a) are not constructed, due in  
38 whole or in part, to the project owner's or developer's relinquishment of easement  
39 rights to construct the improvements.

40 (2) The easement rights specified in paragraph (1) are relinquished in connection  
41 with the acquisition by the State of California, acting by and through the Wildlife

1 Conservation Board of the Department of Fish and Game Wildlife, of a wetlands  
2 project that is a minimum of 400 acres in size and located in the coastal zone.

3 (b) Where the easement rights have been relinquished, any municipal ordinance  
4 or regulation adopted by a charter city or a general law city shall be inapplicable to  
5 the extent that the ordinance or regulation requires construction of the transportation  
6 improvements specified in subdivision (a), or would otherwise require reprocessing  
7 or resubmittal of a permit or approval, including, but not limited to, a final recorded  
8 map, a vesting tentative map, or a tentative map, as a result of the transportation  
9 improvements specified in subdivision (a) not being constructed.

10 **Comment.** Section 66412.8 is amended to update a reference to the former Department of Fish  
11 and Game. See Fish & Wildlife Code § 1500.

12 **Gov't Code § 66478.4 (amended).**

13 SEC. \_\_\_\_\_. Section 66478.4 of the Government Code is amended to read:

14 66478.4. (a) No local agency shall approve either a tentative or a final map of any  
15 proposed subdivision to be fronted upon a public waterway, river, or stream which  
16 does not provide, or have available, reasonable public access by fee or easement  
17 from a public highway to that portion of the bank of the river or stream bordering  
18 or lying within the proposed subdivision.

19 (b) Reasonable public access shall be determined by the local agency in which the  
20 proposed subdivision is to be located. In making the determination of what shall be  
21 reasonable access, the local agency shall consider all of the following:

22 (1) That access may be by highway, foot trail, bike trail, horse trail, or any other  
23 means of travel.

24 (2) The size of the subdivision.

25 (3) The type of riverbank and the various appropriate recreational, educational,  
26 and scientific uses, including, but not limited to, swimming, diving, boating, fishing,  
27 water skiing, scientific collection, and teaching.

28 (4) The likelihood of trespass on private property and reasonable means of  
29 avoiding these trespasses.

30 (c) A public waterway, river, or stream for the purposes of Sections 66477.2,  
31 66478.4, 66478.5 and 66478.6 means those waterways, rivers and streams defined  
32 in Sections 100 through 106 of the Harbors and Navigation Code, any stream  
33 declared to be a public highway for fishing pursuant to Sections 25660 through  
34 25662 of the Government Code, the rivers listed in Section ~~1505~~ 60900 of the Fish  
35 and Game Wildlife Code as spawning areas, all waterways, rivers and streams  
36 downstream from any state or federal salmon or steelhead fish hatcheries.

37 **Comment.** Section 66478.4 is amended to reflect the recodification of the former Fish and Game  
38 Code.

39 **Gov't Code § 66632.4 (amended).**

40 SEC. \_\_\_\_\_. Section 66632.4 of the Government Code is amended to read:

1 66632.4. Within any portion or portions of the shoreline band that are located  
2 outside the boundaries of water-oriented priority land uses, as fixed and established  
3 pursuant to Section 66611, the commission may deny an application for a permit for  
4 a proposed project only on the grounds that the project fails to provide maximum  
5 feasible public access, consistent with the proposed project, to the bay and its  
6 shoreline. When considering whether a project provides maximum feasible public  
7 access in areas of sensitive habitat, including tidal marshlands and mudflats, the  
8 commission shall, after consultation with the Department of Fish and Game  
9 Wildlife, and using the best available scientific evidence, determine whether the  
10 access is compatible with wildlife protection in the bay.

11 **Comment.** Section 66632.4 is amended to update a reference to the former Department of Fish  
12 and Game. See Fish & Wildlife Code § 1500.

13 **Gov't Code § 66680 (amended).**

14 SEC. \_\_\_\_\_. Section 66680 of the Government Code is amended to read:

15 66680. The commission shall review and approve, or disapprove, the plan on the  
16 basis of whether the plan provides all of the following:

17 (a) Permanent protection and enhancement of marshes, tidelands, tidally  
18 influenced wetlands, and upland habitat sufficient to assure the long-term usefulness  
19 of White Slough as a wildlife habitat, a flood basin consistent with wetland  
20 enhancement goals, and a wetland resource for the city and the region, including the  
21 establishment, operation, and maintenance of adequate tidal action and water quality  
22 to preclude algal blooms, to provide a fishery, and to provide waterfowl feeding,  
23 resting, and breeding areas.

24 (b) Location and siting for a project that consists of a State Highway Route 37  
25 widened to not more than four lanes, with the minimum medians and shoulders  
26 necessary to assure highway safety, interchanges between State Highway Route 37  
27 and State Highway Route 29 and Sacramento Street, the covering of the flooded  
28 sewerline south of State Highway Route 37 and the relocation of the flooded line  
29 north of State Highway Route 37 within the area required for the widening of State  
30 Highway Route 37, and that provides for all of the following:

31 (1) A tidal control structure or structures or open channels, sufficient to assure  
32 adequate waterflow for suitable water quality, wetland enhancement of South White  
33 Slough, and flood protection, between the wetlands north and south of the State  
34 Highway Route 37 corridor.

35 (2) Adequate height and design to protect developed areas of the city from  
36 flooding.

37 (3) No access from the widened State Highway Route 37 to tidal wetlands north  
38 of the highway.

39 (4) The minimum wetland fill necessary, but in no event more than 13 acres.

40 (5) Mitigation measures, specifically including the following:

1 (A) Prior to the placing of fill or commencement of other highway construction  
2 work, acquisition of upland areas in the vicinity of White Slough which do not  
3 presently provide unique or especially significant wildlife habitat and which are four  
4 times the size of the area to be filled.

5 (B) The conversion of these lands to wetlands during highway construction.

6 (C) The hiring of an independent biologist to assess current conditions on the  
7 wetlands to be filled and to monitor the conditions of the newly created wetlands  
8 over time.

9 (D) The permanent protection of the created wetlands.

10 (E) Assurances that the created wetlands will be functioning in a manner which  
11 fully replaces the filled wetlands within five years. If, after three years it does not  
12 appear that the created wetlands will be fully functioning within the five-year  
13 period, then the wetlands shall be further improved in a manner which ensures full  
14 replacement of the filled wetlands or which provides additional new wetlands. After  
15 the five years, the department shall no longer be required to maintain the created  
16 wetlands, but may transfer the created wetlands either to the Department of Fish and  
17 ~~Game~~ Wildlife or to another appropriate resource agency for the wetlands'  
18 permanent management for wildlife habitat purposes.

19 (c) Levees within and adjacent to South White Slough necessary for flood control,  
20 wetland habitat enhancement, and public access purposes. The department shall not  
21 be responsible for the construction and maintenance of the levees within and  
22 adjacent to South White Slough, except for the White Slough Project. Fill for flood  
23 control and public access purposes shall be the minimum necessary and shall be  
24 mitigated by the acquisition, excavation, and conversion to wetlands of uplands in  
25 the vicinity of the project and which do not presently provide unique or especially  
26 significant wildlife habitat, to provide an area of wetland habitat at least twice the  
27 area to be filled.

28 (d) Acquisition of interests in real property sufficient to preserve and maintain  
29 permanently the wetland, tidal, water-covered, and public access areas of White  
30 Slough.

31 (e) Recognition that the project constructed in accordance with the plan is required  
32 to meet the requirements of the federal Clean Water Act and the Rivers and Harbors  
33 Act, if applicable.

34 **Comment.** Subparagraph (E) of paragraph (5) of subdivision (b) of Section 66680 is amended  
35 to update a reference to the former Department of Fish and Game. See Fish & Wildlife Code § 1500.

36 **Gov't Code § 66681 (amended).**

37 SEC. \_\_\_\_ . Section 66681 of the Government Code is amended to read:

38 66681. The plan shall be implemented as follows:

39 (a) The city and the county shall adopt the relevant provisions of the plan into  
40 their general and specific plans, shall adopt land use ordinances that implement the  
41 policies of the plan, and shall review and issue or deny any necessary local permits

1 for projects within White Slough based on the requirements of the plan and  
2 implementing ordinances.

3 (b) In addition to obtaining any other permit required by law from the city or  
4 county or any state, regional, or local agency, any person placing fill, extracting  
5 materials, or making any substantial change in use of any area within White Slough  
6 shall obtain a permit from the commission. The commission shall issue a permit for  
7 these activities only if it finds the project consistent with the plan, this chapter, and,  
8 where not inconsistent with the plan and this chapter, this title, the San Francisco  
9 Bay Plan, and other relevant state and local law.

10 (c) The Department of Fish and Game Wildlife, the Wildlife Conservation Board,  
11 the State Lands Commission, the State Coastal Conservancy, and the Department  
12 of ~~Transportation~~ Transportation shall exercise their powers and allocate available  
13 resources to acquire, enhance, or manage wetlands and public access areas within  
14 White Slough in a manner consistent with the plan, subject to statewide goals and  
15 priorities of the agencies.

16 **Comment.** Section 66681 is amended to update a reference to the former Department of Fish  
17 and Game. See Fish & Wildlife Code § 1500. The section is also amended to make a technical  
18 correction.

19 **Gov't Code § 66703.7 (amended).**

20 SEC. \_\_\_\_\_. Section 66703.7 of the Government Code is amended to read:

21 66703.7. (a) Not later than six months after the date of the board's first meeting  
22 described in subdivision (a) of Section 66703.6, the board shall convene a Bay  
23 Restoration Advisory Committee to assist and advise the board in carrying out the  
24 functions of the board. The advisory committee shall meet on a regular basis.

25 (b) The membership of the advisory committee shall be determined by the  
26 authority based upon criteria that provide a broad representation of community and  
27 agency interests within the authority's jurisdiction over the restoration of wetland  
28 areas in the San Francisco Bay and along its shoreline. The membership of the  
29 advisory committee may include, but is not limited to, representatives from the  
30 following:

31 (1) The Department of Fish and Game Wildlife.

32 (2) The State Coastal Conservancy.

33 (3) The San Francisco Bay National Wildlife Refuge Complex operated by the  
34 United States Fish and Wildlife Service.

35 (4) Open space and park districts that own or operate shoreline parcels in the San  
36 Francisco Bay Area.

37 (5) The San Francisco Bay Regional Water Quality Control Board.

38 (6) The San Francisco Bay Conservation and Development Commission.

39 (7) The San Francisco Bay Joint Venture Management Board.

40 (8) The San Francisco Bay Trail Project.

41 (9) The San Francisco Estuary Project.

1 (10) Nongovernmental organizations working to restore, protect, and enhance San  
2 Francisco Bay wetlands and wildlife habitat.

3 (11) Members of the public from bayside cities and counties in the San Francisco  
4 Bay Area.

5 **Comment.** Section 66703.7 is amended to update a reference to the former Department of Fish  
6 and Game. See Fish & Wildlife Code § 1500.

7 **Gov't Code § 67679 (amended).**

8 SEC. \_\_\_\_ . Section 67679 of the Government Code is amended to read:

9 67679. (a)(1) The board shall identify those basewide public capital facilities  
10 described in the Fort Ord Reuse Plan, including, but not limited to, roads, freeway  
11 ramps, air transportation facilities, and freight hauling and handling facilities;  
12 sewage and water conveyance and treatment facilities; school, library, and other  
13 educational facilities; and recreational facilities, that serve residents or will serve  
14 future residents of the base territory and could most efficiently or conveniently be  
15 planned, negotiated, financed, constructed, or repaired, remodeled, or replaced by  
16 the board to further the integrated future use of the base. The board shall undertake  
17 to plan for and arrange the provision of those facilities, including arranging for their  
18 financing and construction or repair, remodeling, or replacement. The board may  
19 plan, design, construct, repair, remodel, or replace and finance these public capital  
20 facilities, or delegate any of those powers to one or more member agencies.  
21 Notwithstanding any other provision of law, no permit or permission of any kind  
22 from any city or county shall be required for any project undertaken by the board  
23 pursuant to this section.

24 (2) The board shall identify significant local public capital facilities, as  
25 distinguished from the basewide public capital facilities identified in the paragraph  
26 (1) which are described in the Fort Ord Reuse Plan. Local public capital facilities  
27 shall be the responsibility of the city or county with land use jurisdiction or the  
28 redevelopment agency if the facilities are located within an established project area  
29 and the board of the redevelopment agency determines that it will assume  
30 responsibility.

31 (3) The board may construct or otherwise act to improve a local public capital  
32 facility only with the consent of the city or county with land use authority over the  
33 area where the facility is or will be located. A city or county or a local  
34 redevelopment agency may construct or otherwise act to improve a basewide public  
35 capital facility only with the consent of the board.

36 (b) If all or any portion of the Fritzsche Army Air Field is transferred to the City  
37 of Marina, the board shall not consider those portions of the air field that continue  
38 to be used as an airport to be basewide capital facilities, except with the consent of  
39 the legislative body of the city. If all or any portion of the two Army golf courses  
40 within the territory of Seaside are transferred to the City of Seaside, the board shall  
41 not consider those portions of the golf courses that continue in use as golf courses

1 to be basewide capital facilities, except with the consent of the legislative body of  
2 the city.

3 (c) The board may seek state and federal grants and loans or other assistance to  
4 help fund public facilities.

5 (d) The board may, in any year, levy assessments, reassessments, or special taxes  
6 and issue bonds to finance these basewide public facilities in accordance with, and  
7 pursuant to, any of the following:

8 (1) The Improvement Act of 1911 (Division 7 (commencing with Section 5000)  
9 of the Streets and Highways Code).

10 (2) The Improvement Bond Act of 1915 (Division 10 (commencing with Section  
11 8500) of the Streets and Highways Code).

12 (3) The Municipal Improvement Act of 1913 (Division 12 (commencing with  
13 Section 10000) of the Streets and Highways Code).

14 (4) The Benefit Assessment Act of 1982 (Chapter 6.4 (commencing with Section  
15 54703)).

16 (5) The Landscape and Lighting Act of 1972 (Part 2 (commencing with Section  
17 22500) of Division 15 of the Streets and Highways Code).

18 (6) The Integrated Financing District Act (Chapter 1.5 (commencing with Section  
19 53175) of Division 2 of Title 5).

20 (7) The Mello-Roos Community Facilities Act of 1982 (Chapter 2.5 (commencing  
21 with Section 53311) of Part 1 of Division 2 of Title 5).

22 (8) The Infrastructure Financing District Act (Chapter 2.8 (commencing with  
23 Section 53395) of Division 2 of Title 5).

24 (9) The Marks-Roos Local Bond Pooling Act of 1985 (Article 4 (commencing  
25 with Section 6584) of Chapter 5 of Division 7 of Title 1).

26 (10) The Revenue Bond Act of 1941 (Chapter 6 (commencing with Section  
27 54300) of Division 2 of Title 5).

28 (11) Fire suppression assessments levied pursuant to Article 3.6 (commencing  
29 with Section 50078) of Chapter 1 of Part 1 of Division 1 of Title 5.

30 (12) ~~The Habitat Maintenance Funding Act (Chapter 11 (commencing with~~  
31 ~~Section 2900) of Division 3 Title 3 (commencing with Section 58075) of Part 3 of~~  
32 ~~Division 15 of the Fish and Game Wildlife Code).~~

33 Notwithstanding any other provision of law, the board may create any of these  
34 financing districts within the area of Fort Ord to finance basewide public facilities  
35 without the consent of any city or county. In addition, until January 1, 2000, the  
36 board may, but is not obligated to create, within the area of Fort Ord, any of these  
37 financing districts which authorize financing for public services and may levy  
38 authorized assessments or special taxes in order to pass through funding for these  
39 services to the local agencies. Notwithstanding any other provision of law, no city  
40 or county with jurisdiction over any area of the base, whether now or in the future,  
41 shall create any land-based financing district or levy any assessment or tax secured  
42 by a lien on real property within the area of the base without the consent of the

1 board, except that the city or county may create these financing districts for the  
2 purposes and subject to any financing limitations that may be specified in the capital  
3 improvement program prepared pursuant to Section 67675.

4 (e) The board may levy development fees on development projects within the area  
5 of the base. Any development fees shall comply with the requirements of Chapter 5  
6 (commencing with Section 66000) of Division 1 of Title 5. No local agency shall  
7 issue any building permit for any development within the area of Fort Ord until the  
8 board has certified that all development fees that it has levied with respect to the  
9 development project have been paid or otherwise satisfied.

10 **Comment.** Paragraph (12) of subdivision (d) of Section 67679 is amended to reflect the  
11 recodification of the former Fish and Game Code.

12 **Gov't Code § 68090.8 (amended).**

13 SEC. \_\_\_\_ . Section 68090.8 of the Government Code is amended to read:

14 68090.8. (a)(1) The Legislature finds that the management of civil and criminal  
15 cases, including traffic cases, and the accounting for funds in the trial courts requires  
16 these courts to implement appropriate levels of administrative automation.

17 (2) The purpose of this section is to make a fund available for the development of  
18 automated administrative systems, including automated accounting, automated data  
19 collection through case management systems, and automated case-processing  
20 systems for the trial courts, together with funds to train operating personnel, and for  
21 the maintenance and enhancement of the systems. As used in this paragraph,  
22 “automated administrative systems” does not include electronic reporting systems  
23 for use in a courtroom.

24 (3) Automated data collection shall provide the foundation for planning, research,  
25 and evaluation programs that are generated from within and outside of the judicial  
26 branch. This system shall be a resource to the courts, the Judicial Council and its  
27 committees, the Administrative Office of the Courts, the Legislature, the Governor,  
28 and the public. During the developmental stage and prior to the implementation of  
29 the system, the Legislature shall make recommendations to the Judicial Council as  
30 to the breadth and level of detail of the data to be collected.

31 (b) Prior to making any other required distribution, the county treasurer shall  
32 transmit 2 percent of all fines, penalties, and forfeitures collected in criminal cases,  
33 including, but not limited to, moneys collected pursuant to Chapter 12 (commencing  
34 with Section 76000) of Title 8 of this code, Section ~~13003~~ 3610 of the Fish and  
35 Game Wildlife Code, Section 11502 of the Health and Safety Code, and Chapter 1  
36 (commencing with Section 1427) of Title 11 of Part 2 of the Penal Code, into the  
37 State Trial Court Improvement and Modernization Fund established pursuant to  
38 Section 77209, to be used exclusively to pay the costs of automated systems for the  
39 trial courts, as described in paragraph (2) of subdivision (a). These systems shall  
40 meet Judicial Council performance standards, including production of reports as  
41 needed by the state, the counties, and local governmental entities.

1 **Comment.** Section 68090.8 is amended to reflect the recodification of the former Fish and Game  
2 Code.

3 **Gov't Code § 70372 (amended).**

4 SEC. \_\_\_\_ . Section 70372 of the Government Code is amended to read:

5 70372. (a)(1) Except as otherwise provided in this article, there shall be levied a  
6 state court construction penalty, in the amount of five dollars (\$5) for every ten  
7 dollars (\$10), or part of ten dollars (\$10), upon every fine, penalty, or forfeiture  
8 imposed and collected by the courts for all criminal offenses, including, but not  
9 limited to, all offenses involving a violation of a section of the Fish and Game  
10 Wildlife Code, the Health and Safety Code, or the Vehicle Code or any local  
11 ordinance adopted pursuant to the Vehicle Code. This penalty is in addition to any  
12 other state or local penalty, including, but not limited to, the penalty provided by  
13 Section 1464 of the Penal Code and Section 76000.

14 (2) This construction penalty does not apply to the following:

15 (A) Any restitution fine.

16 (B) Any penalty authorized by Section 1464 of the Penal Code or Chapter 12  
17 (commencing with Section 76000) of Title 8.

18 (C) Any parking offense subject to Article 3 (commencing with Section 40200)  
19 of Chapter 1 of Division 17 of the Vehicle Code.

20 (D) The state surcharge authorized by Section 1465.7 of the Penal Code.

21 (3) Any bail schedule adopted pursuant to Section 1269b of the Penal Code or  
22 adopted by the Judicial Council pursuant to Section 40310 of the Vehicle Code may  
23 include the necessary amount to pay the penalty established by this section, the  
24 penalties authorized by Section 1464 of the Penal Code and Chapter 12  
25 (commencing with Section 76000) of Title 8, and the surcharge authorized by  
26 Section 1465.7 of the Penal Code for all matters where a personal appearance is not  
27 mandatory and the bail is posted primarily to guarantee payment of the fine. After a  
28 determination by the court of the amount due, the clerk of the court shall collect the  
29 penalty and transmit it immediately to the county treasury and the county treasurer  
30 shall transmit these sums as provided in subdivision (f).

31 (b) In addition to the penalty provided by subdivision (a), for every parking  
32 offense where a parking penalty, fine, or forfeiture is imposed, an added state court  
33 construction penalty of four dollars and fifty cents (\$4.50) shall be included in the  
34 total penalty, fine, or forfeiture. These moneys shall be taken from fines and  
35 forfeitures deposited with the county treasurer prior to any division pursuant to  
36 Section 1462.3 or 1463.009 of the Penal Code. In those cities, districts, or other  
37 issuing agencies which elect to accept parking penalties, and otherwise process  
38 parking violations pursuant to Article 3 (commencing with Section 40200) of  
39 Chapter 1 of Division 17 of the Vehicle Code, that city, district, or issuing agency  
40 shall observe the increased bail amounts as established by the court reflecting the  
41 added penalty provided for by this subdivision. Each agency that elects to process  
42 parking violations shall pay to the county treasurer four dollars and fifty cents

1 (\$4.50) for the parking penalty imposed by this subdivision for each violation that  
2 is not filed in court. Those payments to the county treasurer shall be made monthly,  
3 and the county treasurer shall transmit these sums as provided in paragraph (2) of  
4 subdivision (f). In the event these payments were deposited in a local courthouse  
5 construction fund and expended pursuant to the provisions of Chapter 592 of the  
6 Statutes of 2003, no county or processing agency shall be liable for the failure to  
7 transmit the payments to the Controller during the 2008 calendar year.

8 (c) If multiple offenses are involved, the state court construction penalty under  
9 subdivision (a) shall be based upon the total fine or bail for each case. If a fine is  
10 suspended, in whole or in part, the state court construction penalty under subdivision  
11 (a) shall be reduced in proportion to the suspension.

12 (d) If any deposited bail is made for an offense to which this section applies, and  
13 for which a court appearance is not mandatory, the person making the deposit shall  
14 also deposit a sufficient amount to include the state court construction penalty  
15 prescribed by subdivision (a) for forfeited bail. If bail is returned, the state court  
16 construction penalty paid thereon pursuant to subdivision (a) shall also be returned.

17 (e) In any case where a person convicted of any offense, to which this section  
18 applies, is in prison until the fine is satisfied, the judge may waive all or any part of  
19 the state court construction penalty, the payment of which would work a hardship  
20 on the person convicted or his or her immediate family.

21 (f)(1) Within 45 days after the end of the month that moneys are deposited in the  
22 county treasury pursuant to subdivision (a), the county treasurer shall transmit the  
23 moneys to the Controller, to be deposited as follows:

24 (A) The total to be deposited pursuant to subdivision (a) shall be multiplied by a  
25 fraction as follows:

26 (i) The numerator is the amount imposed as of January 1, 1998, as an additional  
27 penalty on every ten dollars (\$10), or part of ten dollars (\$10), upon every fine,  
28 penalty, or forfeiture, if any, for deposit into the local courthouse construction fund  
29 in that county established pursuant to Sections 76000 and 76100. The numerator  
30 shall be expressed in whole dollars and fractions of a dollar.

31 (ii) The denominator is five dollars (\$5).

32 (B) The resulting amount shall be deposited in the Immediate and Critical Needs  
33 Account of the State Court Facilities Construction Fund, established in Section  
34 70371.5.

35 (C) The remaining amount of the deposit shall be deposited in the State Court  
36 Facilities Construction Fund.

37 (2) Within 45 days after the end of the month that moneys are deposited in the  
38 county treasury pursuant to subdivision (b), the county treasurer shall transmit the  
39 moneys to the Controller to be deposited as follows: one-third of the total amount  
40 shall be deposited in the State Court Facilities Construction Fund and two-thirds of  
41 the total amount shall be deposited in the Immediate and Critical Needs Account of  
42 the State Court Facilities Construction Fund, established in Section 70371.5.



1 **Harb. & Nav. Code § 86 (amended).**

2 SEC. \_\_\_\_ . Section 86 of the Harbors and Navigation Code is amended to read:

3 86. (a) The local public agency shall annually certify to the department that for a  
4 small craft harbor or boating facility project that is, or has been, funded pursuant to  
5 Section 70, 70.2, 70.8, 71.4, 72.5, or 76.3, or a harbor constructed with funds from  
6 the State Lands Commission from tidelands oil revenues, adequate restroom and  
7 sanitary facilities, parking, refuse disposal, vessel pumpout facilities as required  
8 pursuant to Section 776, walkways, oil recycling facilities, receptacles for the  
9 purpose of separating, reusing, or recycling all solid waste materials, and other  
10 necessary shoreside facilities sufficient for the use and operation of all vessels using  
11 the harbor or facility are provided or provide written findings showing why the  
12 facility cannot certify to these conditions.

13 (b) A city, county, or district, which has received or is receiving moneys under  
14 this division for the construction or improvement of small craft harbors that provides  
15 facilities for the operation of commercial fishing vessels registered pursuant to  
16 Article 4 (commencing with Section 7880) of Chapter 1 of Part 3 of Division 6 of  
17 Article 1 (commencing with Section 14750) of Chapter 2 of Title 2 of Part 6 of  
18 Division 6 of the Fish and Game Wildlife Code, shall not prohibit the commercial  
19 operation and use of those facilities by commercial passenger fishing vessels of the  
20 same or similar displacement, which are licensed pursuant to Section ~~7920~~ 21905  
21 of the Fish and Game Wildlife Code, or the use by private recreational vessels unless  
22 otherwise expressly provided by law, unless the city, county, or district provides,  
23 elsewhere in the same harbor, alternative, equivalent facilities available at  
24 comparable cost for the commercial operation and use of commercial passenger  
25 fishing vessels and private recreational vessels or unless the city, county, or district  
26 adopts written findings showing why the existing facility cannot accommodate the  
27 operation of commercial fishing vessels, including commercial passenger fishing  
28 vessels, or private recreational vessels and why the facility cannot be modified to  
29 do so or why alternative, equivalent facilities cannot be provided in the same harbor  
30 to accommodate those operations. This subdivision does not require a facility to  
31 accept an application for the operation of an additional commercial passenger  
32 fishing boat at that facility if the harbor provides alternative, equivalent, adequate,  
33 safe facilities at comparable cost for the operation and use of commercial passenger  
34 fishing boats or if accommodations for the operation of the additional commercial  
35 passenger fishing boat are not reasonably available at the facility under the contract  
36 or agreement.

37 For the purposes of this subdivision, an alternative, equivalent facility in the same  
38 harbor shall provide, at comparable cost, adequate restroom and sanitary facilities,  
39 parking, refuse disposal, vessel pumpout facilities, walkways, oil recycling  
40 facilities, receptacles for the purpose of separating, reusing, or recycling all solid  
41 waste materials, power and water service, and other shoreside facilities and  
42 equivalent docks, water channels, navigation aids, and weather protection,

1 including, but not limited to, breakwaters, which are equivalent to the facility funded  
2 pursuant to Section 70, 70.2, 70.8, 71.4, 72.5, or 76.3.

3 (c)(1) A loan, grant, contract or agreement, or plan funded pursuant to Section 70,  
4 70.2, 70.8, 71.4, 72.5, or 76.3 for a small craft harbor or boating facility project shall  
5 provide for construction, development, or improvement of facilities to meet the  
6 provisions of subdivisions (a) and (b), and provide vehicular access roads to the  
7 harbor or facility, as recommended by the Department of Transportation pursuant  
8 to Division 13 (commencing with Section 21000) of the Public Resources Code,  
9 unless the reasons for not meeting those provisions and recommendations are set  
10 forth in the contract or agreement with the department, or an addendum thereto.

11 (2) The small craft harbor or boating facility shall be designed, constructed,  
12 developed, improved, and operated to meet, at a minimum, applicable certification  
13 standards described in the Tier 1 standards of the California Green Building  
14 Standards Code (Part 11 of Title 24 of the California Code of Regulations).

15 (d) During the term of any existing or new loan contract made pursuant to Section  
16 71.4 or 76.3, or any existing or new contract or agreement pursuant to Section 70,  
17 70.2, or 70.8, the department shall supervise and monitor compliance with this  
18 section and the operation and maintenance of the harbor or facility to assure that the  
19 planning, construction, development, or improvement fully complies with this  
20 section and the contract or agreement terms and conditions.

21 (e) For the purposes of this chapter and Article 3 (commencing with Section 70)  
22 of Chapter 2, a harbor or facility that is the subject of a contract or agreement as  
23 described in subdivision (d), is under the jurisdiction of the department.

24 **Comment.** Subdivision (b) of Section 86 is amended to reflect the recodification of the former  
25 Fish and Game Code.

26  **Note.** In the tentative recommendation, the provisions of the existing Fish and Game Code  
27 sections that are cross-referenced in subdivision (b) of the section above have been continued in  
28 several different sections of the proposed Fish and Wildlife Code.

29 **The Commission requests public comment on the proposed conforming revision of those**  
30 **provisions in the section above.**

31 **Harb. & Nav. Code § 153 (amended).**

32 SEC. \_\_\_\_ . Section 153 of the Harbors and Navigation Code is amended to read:

33 153. Any recovery or settlement of money damages, including, but not limited to,  
34 civil penalties, arising out of any civil action filed and maintained by the Attorney  
35 General in the enforcement of this chapter shall be deposited in the Fish and Wildlife  
36 Pollution Cleanup and Abatement Account in the Fish and Game Preservation Fund  
37 established pursuant to Section 12017 paragraph (3) of subdivision (b) of Section  
38 67505 of the Fish and Game Wildlife Code.

39 **Comment.** Section 153 is amended to reflect the recodification of the former Fish and Game  
40 Code. The section is also amended to update the name of the former Fish and Wildlife Pollution  
41 Cleanup and Abatement Account in the Fish and Game Preservation Fund.

1 **Harb. & Nav. Code § 676 (amended).**

2 SEC. \_\_\_\_ . Section 676 of the Harbors and Navigation Code is amended to read:

3 676. (a) All moneys deposited in the Harbors and Watercraft Revolving Fund  
4 pursuant to Section 675 shall be available, upon appropriation by the Legislature,  
5 for the following purposes:

6 (1) For reasonable costs incurred by the department associated with determining  
7 the prevention fee and adoption of regulations pursuant to Section 675, and with  
8 administering the grants pursuant to subdivision (b).

9 (2)(A) For reasonable costs, not to exceed 15 percent of the remaining revenues  
10 deposited into the fund, of the Department of Fish and Game Wildlife for  
11 implementation of subparagraph (A) or (C) of paragraph (2) of, or paragraph (1) of,  
12 subdivision (a) of Section 2301 or Section 2302 Section 49950, subdivision (a), (b),  
13 or (d) of Section 49960, or Chapter 2 (commencing with Section 50100) of Title 2  
14 of Part 11 of Division 11 of the Fish and Game Wildlife Code in those areas of the  
15 state where a dreissenid mussel infestation prevention plan has not been  
16 implemented.

17 (B) The amount specified in subparagraph (A) is in addition to moneys available  
18 pursuant to subdivision (d) of Section 85.2.

19 (3) An amount not less than 85 percent of the remaining revenues deposited into  
20 the fund shall be made available for grants to entities subject to subdivision (a) of  
21 Section 2302 50105 of the Fish and Game Wildlife Code for the reasonable  
22 regulatory costs incident to the implementation of a dreissenid mussel infestation  
23 prevention plan implemented either before or after January 1, 2013, that is  
24 consistent with the requirements of Section 2302 Chapter 2 (commencing with  
25 Section 50100) of Title 2 of Part 11 of Division 11 of the Fish and Game Wildlife  
26 Code.

27 (b) For the purposes of awarding grants pursuant to paragraph (3) of subdivision  
28 (a), the department shall do all of the following:

29 (1) Give priority to dreissenid mussel infestation prevention plans that are  
30 consistent with Section 2302 Chapter 2 (commencing with Section 50100) of Title  
31 2 of Part 11 of Division 11 of the Fish and Game Wildlife Code and that also include  
32 visual and manual inspection standards and other infestation prevention procedures  
33 consistent with either the Department of Fish and Game's Wildlife's Invasive  
34 Mussel Guidebook for Recreational Water Managers and Users, dated September  
35 2010, or the Natural Resource Agency's Aquatic Invasive Species Management  
36 Plan, dated January 2008, or subsequently adopted guidebooks and management  
37 plans.

38 (2) Take into consideration the benefits of regional-scale dreissenid mussel  
39 infestation prevention plans.

40 (3) Take into consideration the unique economic, ecological, and recreational  
41 impacts to rural and urban reservoirs from dreissenid mussel infestation.

1 (c) For purposes of this article, reasonable regulatory costs include costs  
2 associated with the investigation and inspection of a conveyance for the presence of  
3 dreissenid mussels prior to contact with a reservoir, as defined in Section 6004.5 of  
4 the Water Code. None of the revenues collected pursuant to subdivision (a) of  
5 Section 675 shall be used for any purpose other than those explicitly authorized by  
6 this section.

7 (d) For the purposes of this section, conveyances include boats and other  
8 watercraft, and associated vehicles, containers, and trailers that may carry or contain  
9 adult or larval dreissenid mussels.

10 (e) As a condition of receiving grant funding pursuant to this section, an entity  
11 shall report to the department data, as deemed appropriate by the department,  
12 regarding dreissenid mussel prevention and inspection programs implemented with  
13 the funding.

14 **Comment.** Section 676 is amended to reflect the recodification of the former Fish and Game  
15 Code. The section is also amended to update references to the former Department of Fish and Game.  
16 See Fish & Wildlife Code § 1500.

17  **Note.** In the tentative recommendation, the provisions of the existing Fish and Game Code  
18 sections that are cross-referenced in the section above have been continued in several different  
19 sections of the proposed Fish and Wildlife Code.

20 **The Commission requests public comment on the proposed conforming revision of those**  
21 **provisions in the section above.**

## 22 HEALTH AND SAFETY CODE

### 23 Health & Safety Code § 11358 (amended).

24 SEC. \_\_\_\_ . Section 11358 of the Health and Safety Code is amended to read:

25 11358. Each person who plants, cultivates, harvests, dries, or processes cannabis  
26 plants, or any part thereof, except as otherwise provided by law, shall be punished  
27 as follows:

28 (a) Each person under the age of 18 who plants, cultivates, harvests, dries, or  
29 processes any cannabis plants shall be punished in the same manner provided in  
30 paragraph (1) of subdivision (b) of Section 11357.

31 (b) Each person at least 18 years of age but less than 21 years of age who plants,  
32 cultivates, harvests, dries, or processes not more than six living cannabis plants shall  
33 be guilty of an infraction and a fine of not more than one hundred dollars (\$100).

34 (c) Each person 18 years of age or over who plants, cultivates, harvests, dries, or  
35 processes more than six living cannabis plants shall be punished by imprisonment  
36 in a county jail for a period of not more than six months or by a fine of not more  
37 than five hundred dollars (\$500), or by both that fine and imprisonment.

38 (d) Notwithstanding subdivision (c), a person 18 years of age or over who plants,  
39 cultivates, harvests, dries, or processes more than six living cannabis plants, or any  
40 part thereof, except as otherwise provided by law, may be punished by

1 imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code if any  
2 of the following conditions exist:

3 (1) The person has one or more prior convictions for an offense specified in clause  
4 (iv) of subparagraph (C) of paragraph (2) of subdivision (e) of Section 667 of the  
5 Penal Code or for an offense requiring registration pursuant to subdivision (c) of  
6 Section 290 of the Penal Code.

7 (2) The person has two or more prior convictions under subdivision (c).

8 (3) The offense resulted in any of the following:

9 (A) Violation of Section 1052 of the Water Code relating to illegal diversion of  
10 water.

11 (B) Violation of Section 13260, 13264, 13272, or 13387 of the Water Code  
12 relating to discharge of water.

13 (C) Violation of ~~Section 5650 or 5652~~ Section 66500 or 66525 of the Fish and  
14 Game Wildlife Code relating to waters of the state.

15 (D) Violation of ~~Section 1602~~ Title 3 (commencing with Sections 69700) of Part  
16 4 of Division 17 of the Fish and Game Wildlife Code relating to rivers, streams, and  
17 lakes.

18 (E) Violation of Section 374.8 of the Penal Code relating to hazardous substances  
19 or Section 25189.5, 25189.6, or 25189.7 of the Health and Safety Code relating to  
20 hazardous waste.

21 (F) Violation of Section ~~2080~~ 62600 of the Fish and Game Wildlife Code relating  
22 to endangered and threatened species or Section ~~3513~~ 29855 of the Fish and Game  
23 Wildlife Code relating to the Migratory Bird Treaty Act, or Section ~~2000~~ 8000  
24 of the Fish and Game Wildlife Code relating to the unlawful taking of fish and wildlife.

25 (G) Intentionally or with gross negligence causing substantial environmental  
26 harm to public lands or other public resources.

27 **Comment.** Paragraph (3) of subdivision (d) of Section 11358 is amended to reflect the  
28 recodification of the former Fish and Game Code.

29 **Notes.** (1) In the tentative recommendation, Fish and Game Code Section 1602 would be  
30 continued in proposed Sections 69710, 69750, 69785, 70155, and 70165. The proposed cross-  
31 reference revision above would refer to the title that contains all of those sections, rather than  
32 referring to the five sections individually. That seems unproblematic, because the entire title relates  
33 to the substance of Section 1602.

34 **The Commission requests public comment on whether that simplified reference would**  
35 **cause any problems.**

36 (2) Health and Safety Code Section 11358 was amended in 2016 by an initiative statute,  
37 Proposition 64. The Commission believes that the proposed technical revision of that section would  
38 not be an impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6,  
39 and associated text.

40 **Health & Safety Code § 25150 (amended).**

41 SEC. \_\_\_\_ . Section 25150 of the Health and Safety Code is amended to read:

1 25150. (a) The department shall adopt, and revise when appropriate, standards  
2 and regulations for the management of hazardous wastes to protect against hazards  
3 to the public health, to domestic livestock, to wildlife, or to the environment.

4 (b) The department and the local officers and agencies authorized to enforce this  
5 chapter pursuant to subdivision (a) of Section 25180 shall apply the standards and  
6 regulations adopted pursuant to subdivision (a) to the management of hazardous  
7 waste.

8 (c) Except as provided in subdivision (d), the department may limit the application  
9 of the standards and regulations adopted or revised pursuant to subdivision (a) at  
10 facilities operating pursuant to a hazardous waste facilities permit or other grant of  
11 authorization issued by the department in any manner that the department  
12 determines to be appropriate, including, but not limited to, requiring these facilities  
13 to apply for, and receive, a permit modification prior to the application of the  
14 standards and regulations.

15 (d) The department shall not adopt or revise standards and regulations which  
16 result in the imposition of any requirement for the management of a RCRA waste  
17 that is less stringent than a corresponding requirement adopted by the  
18 Environmental Protection Agency pursuant to the federal act.

19 (e) The department shall adopt, and revise when appropriate, regulations for the  
20 recycling of hazardous waste to protect against hazards to the public health,  
21 domestic livestock, wildlife, or to the environment, and to encourage the best use of  
22 natural resources.

23 (f) Before the adoption of regulations, the department shall notify all agencies of  
24 interested local governments, including, but not limited to, certified unified program  
25 agencies, local governing bodies, local planning agencies, local health authorities,  
26 local building inspection departments, the Department of Pesticide Regulation, the  
27 Department of the California Highway Patrol, the Department of Fish and ~~Game~~  
28 Wildlife, the Department of Industrial Relations, the Division of Industrial Safety,  
29 the State Air Resources Board, the State Water Resources Control Board, the State  
30 Fire Marshal, regional water quality control boards, the State Building Standards  
31 Commission, the Office of Environmental Health Hazard Assessment, and the  
32 California Integrated Waste Management Board.

33 **Comment.** Section 25150 is amended to update a reference to the former Department of Fish  
34 and Game. See Fish & Wildlife Code § 1500.

35 **Health & Safety Code § 25197.2 (amended).**

36 SEC. \_\_\_\_\_. Section 25197.2 of the Health and Safety Code is amended to read:

37 25197.2. (a) The department shall establish a statewide Hazardous Waste Strike  
38 Force which shall consist of a representative from each of the following agencies:

- 39 (1) The Department of Transportation.
- 40 (2) The Department of Industrial Relations.
- 41 (3) The Department of Food and Agriculture.

- 1 (4) The State Water Resources Control Board.
- 2 (5) The State Air Resources Board.
- 3 (6) The Department of the California Highway Patrol.
- 4 (7) The Office of the State Fire Marshal in the Department of Forestry and Fire
- 5 Protection.
- 6 (8) The California Integrated Waste Management Board.
- 7 (9) The Department of Fish and ~~Game~~ Wildlife.
- 8 (10) The Office of Emergency Services.
- 9 (11) The Department of Toxic Substances Control.
- 10 (12) The Attorney General.
- 11 (13) The Department of Pesticide Regulation.
- 12 (b) The director, or the director's designee, shall direct and coordinate the
- 13 activities of the Hazardous Waste Strike Force.
- 14 (c) The Hazardous Waste Strike Force shall do all of the following:
- 15 (1) Recommend standardized programs among the agencies represented on the
- 16 Hazardous Waste Strike Force for the purposes of uniformly enforcing state
- 17 hazardous waste statutes and regulations and reporting violators of these statutes
- 18 and regulations.
- 19 (2) Recommend programs to publicize and improve the statewide telephone
- 20 number established pursuant to paragraph (5) of subdivision (b) of Section 25197.1.
- 21 (3) Recommend local and regional programs to report information concerning
- 22 violations of this chapter and any other hazardous waste statutes and regulations.
- 23 **Comment.** Section 25197.2 is amended to update a reference to the former Department of Fish
- 24 and Game. See Fish & Wildlife Code § 1500.

25 **Health & Safety Code § 25209.2 (amended).**

26 SEC. \_\_\_\_\_. Section 25209.2 of the Health and Safety Code is amended to read:  
27 25209.2. The state board, in consultation, as necessary, with other appropriate  
28 state agencies, shall adopt or amend emergency regulations that establish minimum  
29 requirements for the design, construction, operation, and closure of a solar  
30 evaporator. The regulations shall include, but are not limited to, requirements to  
31 ensure all of the following:  
32 (a) The operation of a solar evaporator does not result in a discharge of on-farm  
33 agricultural drainage water outside the boundaries of the area of land that makes up  
34 the solar evaporator.  
35 (b)(1) The solar evaporator is designed, constructed, and operated so that, under  
36 reasonably ~~foreseeable~~ foreseeable operating conditions, the discharge of agricultural  
37 water to the solar evaporator does not result in standing water or drift of salt spray,  
38 mist, or particles outside the boundaries of the solar evaporator to the extent that  
39 drift constitutes a nuisance condition.

1 (2) Notwithstanding paragraph (1), a solar evaporator may be designed,  
2 constructed, and operated to accommodate standing water, if it includes a water  
3 catchment basin.

4 (3) The board may specify those conditions under which a solar evaporator is  
5 required to include a water catchment basin to prevent standing water that would  
6 otherwise occur within the solar evaporator.

7 (c) Avian wildlife is adequately protected. In adopting regulations pursuant to this  
8 subdivision, the state board shall do the following:

9 (1) Consider and, to the extent feasible, incorporate best management practices  
10 recommended or adopted by the United States Fish and Wildlife Service.

11 (2) Establish guidelines for the authorized inspection of a solar evaporator by the  
12 regional board pursuant to Section 25209.15. The guidelines shall include technical  
13 advice developed in consultation with the Department of Fish and ~~Game~~ Wildlife  
14 and the United States Fish and Wildlife Service that may be used by regional board  
15 personnel to identify observed conditions relating to the operation of a solar  
16 evaporator that indicate an unreasonable threat to avian wildlife.

17 (d) Constituents in agricultural drainage water discharged to the solar evaporator  
18 will not migrate from the solar evaporator into the vadose zone or the waters of the  
19 state in concentrations that pollute or threaten to pollute the waters of the state.

20 (e) Adequate groundwater monitoring and recordkeeping is performed to ensure  
21 compliance with this article.

22 (f) Salt isolated in a solar evaporator shall be managed in accordance with all  
23 applicable laws and shall eventually be harvested and sold for commercial purposes,  
24 used for beneficial purposes, or stored or disposed in a facility authorized to accept  
25 that waste pursuant to this chapter or Division 30 (commencing with Section 40000)  
26 of the Public Resources Code.

27 **Comment.** Section 25209.2 is amended to update a reference to the former Department of Fish  
28 and Game. See Fish & Wildlife Code § 1500. The section is also amended to make a technical  
29 correction.

30 **Health & Safety Code § 25261 (amended).**

31 SEC. \_\_\_\_\_. Section 25261 of the Health and Safety Code is amended to read:

32 25261. (a) There is within the California Environmental Protection Agency a Site  
33 Designation Committee. The membership of the committee consists of the  
34 following six persons:

35 (1) Secretary for Environmental Protection.

36 (2) Director of Toxic Substances Control.

37 (3) Chairperson of the State Water Resources Control Board.

38 (4) Director of Fish and ~~Game~~ Wildlife.

39 (5) Director of the Office of Environmental Health Hazard Assessment.

40 (6) Chairperson of the State Air Resources Board.

41 (b) The committee shall carry out the functions described in Sections 25262,  
42 25263, and 25265 and shall meet as necessary to ensure that those functions are

1 carried out in a timely manner. The decisions of the committee shall be subject to  
2 the concurrence of four members. The committee shall choose a chairperson from  
3 among its members. A committee member may designate an employee of the  
4 member's agency to participate in committee meetings in the member's place.

5 **Comment.** Section 25261 is amended to update a reference to the Director of the former  
6 Department of Fish and Game. See Fish & Wildlife Code § 1500.

7 **Health & Safety Code § 25262 (amended).**

8 SEC. \_\_\_\_ . Section 25262 of the Health and Safety Code is amended to read:

9 25262. (a) A responsible party for a hazardous materials release site may request  
10 the committee at any time to designate an administering agency to oversee a site  
11 investigation and remedial action at the site. The committee shall designate an  
12 administering agency as responsible for the site within 45 days of the date the  
13 request is received. A request to designate an administering agency may be denied  
14 only if the committee makes one of the following findings:

15 (1) No single agency in state or local government has the expertise needed to  
16 adequately oversee a site investigation and remedial action at the site.

17 (2) Designating an administering agency will have the effect of reversing a  
18 regulatory or enforcement action initiated by an agency that has jurisdiction over  
19 the site, a facility on the site, or an activity at the site.

20 (3) Designating an administering agency will prevent a regulatory or enforcement  
21 action required by federal law or regulations.

22 (4) The administering agency and the responsible party are local agencies formed,  
23 in whole or in part, by the same political subdivision.

24 (b) A responsible party who requests the designation of an administering agency  
25 for a hazardous materials release site shall provide the committee with a brief  
26 description of the site, an analysis of the known or suspected nature of the release  
27 or threatened release that is the subject of required site investigation or remedial  
28 action, a description of the type of facility from which the release occurred or the  
29 type of activity that caused the release, a specification of the regulatory or  
30 enforcement actions that have been taken, or are pending, with respect to the release,  
31 and a statement of which agency the responsible party believes should be designated  
32 as administering agency for the site.

33 (c)(1) The committee shall take all of the following factors into account in  
34 determining which agency to designate as administering agency for a site:

35 (A) The type of release that is the subject of site investigation and remedial action.

36 (B) The nature of the threat that the release poses to human health and safety or  
37 to the environment.

38 (C) The source of the release, the type of facility or activity from which the release  
39 occurred, the regulatory programs that govern the facility or activity involved, and  
40 the agency or agencies that administer those regulatory programs.

41 (D) The regulatory history of the site, the types of regulatory actions or  
42 enforcement actions that have been taken with respect to the site or the facility or

1 activity from which the release occurred, and the experience and involvement that  
2 various agencies have had with the site.

3 (E) The capabilities and expertise of the agencies that are candidates for  
4 designation as the administering agency for the site and the degree to which those  
5 capabilities and that expertise are applicable to the type of release at the site, the  
6 nature of the threat that the release poses to health and safety or the environment  
7 and the probable remedial measures that will be required.

8 (2) After weighing the factors described in paragraph (1) as they apply to the site,  
9 the committee shall use the criteria specified in subparagraphs (A), (B), (C), and (D)  
10 as guidelines for designating the administering agency. If more than one of the  
11 criteria apply to the site, the committee shall use its best judgment, taking into  
12 account the known facts concerning the hazardous materials release at the site and  
13 its regulatory history, in determining which agency may best serve as the  
14 administering agency. The criteria are as follows:

15 (A) The administering agency shall be the Department of Toxic Substances  
16 Control if one of the following applies:

17 (i) The department has issued an order, or otherwise initiated action, with respect  
18 to the release at the site pursuant to Section 25355, 25355.5, or 25358.3.

19 (ii) The department has issued an order for corrective action at the site pursuant  
20 to Section 25187.

21 (iii) The source of the release is a facility or hazardous waste management unit or  
22 an activity that is, or was, regulated by the department pursuant to Chapter 6.5  
23 (commencing with Section 25100).

24 (iv) The department is conducting, or has conducted, oversight of the site  
25 investigation and remedial action at the site at the request of the responsible party.

26 (B) The administering agency shall be the California regional water quality  
27 control board for the region in which the site is located, if one of the following  
28 applies:

29 (i) The California regional water quality control board has issued a cease and  
30 desist order pursuant to Section 13301, or a cleanup and abatement order pursuant  
31 to Section 13304 of the Water Code in connection with the release at the site.

32 (ii) The source of the release is a facility or an activity that is subject to waste  
33 discharge requirements issued by the California regional water quality control board  
34 pursuant to Section 13263 of the Water Code or that is regulated by the California  
35 regional water quality control board pursuant to Article 5.6 (commencing with  
36 Section 25159.10) of, or Article 9.5 (commencing with Section 25208) of, Chapter  
37 6.5, or pursuant to Chapter 6.67 (commencing with Section 25270).

38 (iii) The California regional water quality control board has jurisdiction over the  
39 site pursuant to Chapter 5.6 (commencing with Section 13390) of Division 7 of the  
40 Water Code.

41 (C) The administering agency shall be the Department of Fish and Game Wildlife  
42 if the release has polluted or contaminated the waters of the state and the department

1 has taken action against the responsible party pursuant to Section ~~2014 or 12015~~ of,  
2 or Article 1 (commencing with Section 5650) of Chapter 2 of Part 1 of Division 6  
3 ~~4470 or 6500~~, Article 2 (commencing with Section 6320) of Chapter 3 of Title 17  
4 of Part 4 of Division 3 of, Title 1 (commencing with Section 66500) of Part 3 of, or  
5 Title 1 (commencing with Section 71000) of Part 5 of, Division 17 of, the Fish and  
6 Game Wildlife Code, subsection (f) of Section 107 of the Comprehensive  
7 Environmental Response, Compensation, and Liability Act, as amended, (42 U.S.C.  
8 Sec. 9607 (f)), or Section 311 of the Federal Water Pollution Act, as amended (33  
9 U.S.C. Sec. 1321).

10 (D) The administering agency shall be a local agency if any one of the following  
11 circumstances is applicable:

12 (i) The source of the release at the site is an underground storage tank, as defined  
13 in subdivision (y) of Section 25281, the local agency is the agency described in  
14 subdivision (i) of Section 25281, and there is no evidence of any extensive  
15 groundwater contamination at the site.

16 (ii) The local agency has accepted responsibility for overseeing the site  
17 investigation or remedial action at the site and a state agency is not involved.

18 (iii) The local agency has agreed to oversee the site investigation or remedial  
19 action at the site and is certified, or has been approved, by a state agency to conduct  
20 that oversight.

21 (d) A responsible party for a hazardous materials release site may request the  
22 designation of an administering agency for the site pursuant to this section only  
23 once. The action of the committee on the request is a final action and is not subject  
24 to further administrative or judicial review.

25 **Comment.** Subparagraph (C) of paragraph (2) of subdivision (c) of Section 25262 is amended  
26 to reflect the recodification of the former Fish and Game Code. That subparagraph is also amended  
27 to update a reference to the former Department of Fish and Game. See Fish & Wildlife Code § 1500.

28 **Health & Safety Code § 25395.66 (amended).**

29 SEC. \_\_\_\_\_. Section 25395.66 of the Health and Safety Code is amended to read:

30 25395.66. “Applicable law” means all of the provisions of the following state  
31 statutory and common laws that impose liability on an owner or occupant of  
32 property for pollution conditions caused by a release or threatened release of  
33 hazardous material on, under, or adjacent to the property:

34 (a) Title 1 (commencing with Section 3479) of, Title 2 (commencing with Section  
35 3490) of, and Title 3 (commencing with Section 3501) of, Part 3 of Division 4 of  
36 the Civil Code.

37 (b) Chapter 2 (commencing with Section 731) of Title 10 of Part 2 of the Code of  
38 Civil Procedure, but not including Section 736 of the Code of Civil Procedure.

39 ~~Section 5650 Article 1 (commencing with Section 66500 of Chapter 1 of Title~~  
40 1 of Part 3 of Division 17 of the Fish and Game Wildlife Code.

1 (d) Chapter 6.7 (commencing with Section 25280), Chapter 6.75 (commencing  
2 with Section 25299.10), and Chapter 6.8 (commencing with Section 25300), of this  
3 division.

4 (e) Chapter 1 (commencing with Section 13000) to Chapter 5 (commencing with  
5 Section 13300), inclusive, of Division 7 of the Water Code.

6 (f) State common law regarding contribution, nuisance, trespass, and equitable  
7 indemnity.

8 **Comment.** Section 25395.66 is amended to reflect the recodification of the former Fish and  
9 Game Code.

10 **Health & Safety Code § 41861 (amended).**

11 SEC. \_\_\_\_\_. Section 41861 of the Health and Safety Code is amended to read:

12 41861. No burning shall be conducted for the improvement of land for wildlife or  
13 game habitat until the person desiring to conduct such burning obtains from the  
14 Department of Fish and Game Wildlife a written statement certifying that the  
15 burning is desirable and proper for the improvement of land for wildlife or game  
16 habitat and such statement is filed with the air pollution control officer having  
17 jurisdiction in the area in which the burning is to take place. As to burning conducted  
18 by the Department of Fish and Game Wildlife, the department shall, on its own  
19 behalf, issue and file such statements.

20 **Comment.** Section 41861 is amended to update references to the former Department of Fish and  
21 Game. See Fish & Wildlife Code § 1500.

22 **Health & Safety Code § 110795 (amended).**

23 SEC. \_\_\_\_\_. Section 110795 of the Health and Safety Code is amended to read:

24 110795. (a) The department may adopt regulations that name and describe the  
25 characteristics of salmon and any other fish or other seafood it considers  
26 appropriate. The department shall consult with the Department of Fish and Game  
27 Wildlife, the Joint Committee on Fisheries and Aquaculture, consumers,  
28 commercial fishermen, aquaculturists, and seafood processors, wholesalers,  
29 restaurateurs, and other retailers before adopting these regulations. The department  
30 shall not adopt any regulation that conflicts with the common name of any fish  
31 designated by the Department of Fish and Game pursuant to former Section 8023  
32 of the Fish and Game Code.

33 (b) In addition to the consultations required by subdivision (a), the department  
34 shall consult and seek the recommendations of the groups named in that subdivision  
35 concerning the possible need for, or desirability of, any further legislation or  
36 regulations affecting seafood labeling.

37 (c) No regulation adopted pursuant to this section shall deviate from a pertinent  
38 United States standard where the fish or seafood product specified is packed or  
39 processed as a standardized product under a United States standard.

1 (d) Nothing in this section or in regulations adopted pursuant to this section shall  
2 be construed to require the use of more than the common family name of any fish  
3 or seafood by any restaurant in menus or advertisements.

4 **Comment.** Section 110795 is amended to reflect the recodification of the former Fish and Game  
5 Code. The section is also amended to update a reference to the former Department of Fish and  
6 Game. See Fish & Wildlife Code § 1500.

7  **Note.** Fish and Game Code Section 8023, which is cross-referenced in the section above, was  
8 repealed in 1986. See 1986 Cal. Stat. ch. 1049, § 18. The former section concerned landing receipts.  
9 Its last paragraph read: “The names used in the receipt for designating the species of the fish dealt  
10 with shall be those in common usage, and may be designated by the department.” That rule seems  
11 to provide the department with authority to designate the common names of different species of  
12 fish.

13 Existing Section 8045 provides a similar, but different rule: “The names used in the landing  
14 receipt and transportation receipt made under Sections 8043 and 8047 for designating the species  
15 of fish dealt with shall be those in common usage unless otherwise designated by the department.”  
16 The “unless otherwise designated” language suggests that the department has authority to designate  
17 names *other than* common names.

18 The revision of Health and Safety Code Section 11079 proposed above takes a conservative  
19 approach, strictly construing the existing language as a reference to former Section 8023. However,  
20 that may not be the best way to preserve the spirit of the provision. It might be better to substitute  
21 a reference to Section 8045.

22 **The Commission requests public comment on how best to revise the reference to Section**  
23 **8023.**

24 **Health & Safety Code § 111067 (amended).**

25 SEC. \_\_\_\_\_. Section 111067 of the Health and Safety Code is amended to read:

26 111067. (a) Any city, county, or city and county may adopt an ordinance that  
27 provides for the regulation of the disposition of bullfrogs and turtles imported for  
28 sale in live animal markets for use as food. The ordinances may provide for all of  
29 the following:

30 (1) The designation of a local agency to carry out this article.

31 (2) Require a permit, issued by an agency designated by the city, county, or city  
32 and county to issue permits, for the sale of bullfrogs and turtles imported for sale in  
33 live animal markets for use as food.

34 (3) Establish a fee for the permit in an amount determined sufficient to offset the  
35 administrative cost of issuing the permit and enforcing the provisions of the  
36 ordinance.

37 (4) Require that animals sold pursuant to the permit be dispatched at the time of  
38 sale.

39 (5) Require that signs be posted at the permittee’s place of business, stating that  
40 animals must be properly dispatched and that release into the wild in a live state is  
41 unlawful.

42 (6) Authorize the local agency, after notice and opportunity for a hearing, to  
43 suspend or revoke a permit issued pursuant to paragraph (1) for violation of any  
44 provision of the ordinance adopted pursuant to this article.

1 (b) The State Department of Health Services and the Department of Fish and  
2 Game Wildlife may consult with a city, county, or city and county for purposes  
3 related to this article.

4 **Comment.** Section 111067 is amended to update a reference to the former Department of Fish  
5 and Game. See Fish & Wildlife Code § 1500.

6 **Health & Safety Code § 112160 (amended).**

7 SEC. \_\_\_\_\_. Section 112160 of the Health and Safety Code is amended to read:

8 112160. (a) The director may declare any area within the jurisdiction of this state  
9 to be a closed area if it is determined that shellfish taken from the growing area may  
10 be unsafe or unfit for human consumption.

11 (b) The director shall close to the taking of shellfish for a period deemed advisable  
12 any waters to which shellfish from a closed area may have been transferred.

13 (c) The director shall establish by order the areas that he or she declares unsafe or  
14 unfit for shellfish harvesting and shall modify or revoke the order in accordance  
15 with the results of chemical, toxicologic, and bacteriological surveys conducted by  
16 the department. The director shall file the order in the office of the department, and  
17 shall furnish copies of the orders describing closed areas to the Department of Fish  
18 and Game Wildlife, the State Water Resources Control Board, and to any interested  
19 person without charge.

20 (d) Prior to the director's declaration that shellfish-growing waters may be unsafe  
21 and shellfish grown in these waters may not be taken for human consumption, the  
22 department shall do all of the following:

23 (1) Give at least 20 days' notice of its intended action. The notice shall include a  
24 statement of either the terms or substance of the intended action or a description of  
25 the subject and issues involved, and the time when, the place where, and the manner  
26 in which, interested persons may present their views thereon.

27 (2) Afford all interested persons reasonable opportunity to submit data, views, or  
28 arguments orally or in writing. The department shall consider fully all written and  
29 oral submissions respecting the proposed action.

30 (e) If the department finds that the shellfish harvested from an area is unsafe or  
31 unfit for human consumption and states in writing its reasons for that finding, it may  
32 proceed without prior notice or hearing to take emergency action. The action may  
33 be effective for a period of not longer than 30 days, during which time the  
34 department shall initiate the procedures contained in subdivision (d).

35 **Comment.** Section 112160 is amended to update a reference to the former Department of Fish  
36 and Game. See Fish & Wildlife Code § 1500.

37 **Health & Safety Code § 112175 (amended).**

38 SEC. \_\_\_\_\_. Section 112175 of the Health and Safety Code is amended to read:

39 112175. It is unlawful for any person to engage in commercial shellfish cultivation  
40 or the harvesting for human consumption of shellfish from naturally occurring  
41 populations, except as provided for in Sections 5670, 7850, 8500, and 15101 14500,

1 14615, 23600, 23605, 23610, 23700, 45010, and 45505 of the Fish and Game  
2 Wildlife Code and in regulations adopted by the department pursuant to this chapter,  
3 with regard to growing areas, relaying and depuration procedures, and aquaculture  
4 facilities.

5 **Comment.** Section 112175 is amended to reflect the recodification of the former Fish and Game  
6 Code.

7 **Health & Safety Code § 112185 (amended).**

8 SEC. \_\_\_\_\_. Section 112185 of the Health and Safety Code is amended to read:

9 112185. (a) It is unlawful for any person to take, sell, offer, or hold for sale any  
10 shellfish from an area declared by the director to be unsuitable for harvesting for  
11 human consumption, without complying with all regulations adopted by the  
12 department to ensure that the shellfish have been purified.

13 (b) The intent of this section is not to prohibit the transplanting of shellfish from  
14 restricted or prohibited growing areas, if permission for the transplanting is first  
15 obtained from the Department of Fish and Game Wildlife pursuant to Section 237  
16 of Title 14 of the California Code of Regulations.

17 **Comment.** Section 112185 is amended to update a reference to the former Department of Fish  
18 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
19 designations.

20 **Health & Safety Code § 114031 (amended).**

21 SEC. \_\_\_\_\_. Section 114031 of the Health and Safety Code is amended to read:

22 114031. (a) Game animals shall be received from an approved source.

23 (b) A game animal shall not be received for sale or service if it is a species of  
24 wildlife that is listed in 50 C.F.R. 17 Endangered and Threatened Wildlife and  
25 Plants or is listed as an endangered or threatened animal by the Department of Fish  
26 and Game Wildlife.

27 (c) The enforcement agency may approve the use of legally obtained donated fish  
28 and game by nonprofit organizations authorized to serve meals to indigent persons.

29 (1) “Fish,” as used in this subdivision, shall be defined as that term is used in  
30 Section 45 335 of the Fish and Game Wildlife Code.

31 (2) “Game,” as used in this subdivision, means any game bird, as defined in  
32 Section 3500 410 or 490 of the Fish and Game Wildlife Code, or game mammal, as  
33 defined in Section 3950 375 of the Fish and Game Wildlife Code.

34 **Comment.** Section 114031 is amended to reflect the recodification of the former Fish and Game  
35 Code. The section is also amended to update a reference to the former Department of Fish and  
36 Game. See Fish & Wildlife Code § 1500.

37 **Health & Safety Code § 114775 (amended).**

38 SEC. \_\_\_\_\_. Section 114775 of the Health and Safety Code is amended to read:

1 114775. The department, utilizing available funds and in cooperation with the  
2 Department of Fish and Game Wildlife and the Joint Committee on Fisheries and  
3 Aquaculture, shall do all of the following:

4 (a) Cooperate with any federal agency that conducts monitoring of marine life or  
5 ocean waters, or both, at the sites of radioactive waste dumping off the California  
6 coast to determine the effects of the dumping.

7 (b) Purchase and test samples of seafood taken in the vicinity of the Farallon  
8 Islands radioactive waste dump site to determine whether the seafood contains  
9 radioactivity beyond natural and artificial background levels.

10 (c) Make annual reports to the Legislature on the implementation of this section,  
11 including any recommendations for legislation it deems necessary to protect the  
12 health of Californians.

13 (d) Take emergency action pursuant to the general authority contained in the  
14 Sherman Food, Drug, and Cosmetic Law (Part 5 (commencing with Section  
15 109875)) to prohibit the commercial sale of seafood for human consumption if, in  
16 the judgment of the director, samples analyzed pursuant to subdivision (b), are  
17 found to contain radioactivity that poses a threat to human health.

18 **Comment.** Section 114775 is amended to update a reference to the former Department of Fish  
19 and Game. See Fish & Wildlife Code § 1500.

20 **Health & Safety Code § 114780 (amended).**

21 SEC. \_\_\_\_\_. Section 114780 of the Health and Safety Code is amended to read:

22 114780. (a) The Legislature finds and declares that the dumping of radioactive  
23 waste, including the scuttling of radioactive nuclear submarines, into the Pacific  
24 Ocean, could adversely affect the California coastal zone.

25 (b) The California Coastal Commission, in cooperation when appropriate with the  
26 department, the Department of Justice, the Department of Fish and Game Wildlife,  
27 and the Joint Committee on Fisheries and Aquaculture, shall use any means  
28 available to the commission, pursuant to law, to prevent any dumping of radioactive  
29 waste in the Pacific Ocean by any public or private entity, unless the commission  
30 finds that the dumping would be consistent with the goals and policies of Division  
31 20 (commencing with Section 30000) of the Public Resources Code.

32 **Comment.** Section 114780 is amended to update a reference to the former Department of Fish  
33 and Game. See Fish & Wildlife Code § 1500.

34 **Health & Safety Code § 121870 (amended).**

35 SEC. \_\_\_\_\_. Section 121870 of the Health and Safety Code is amended to read:

36 121870. This chapter, or any regulations adopted pursuant thereto, shall not  
37 authorize the importation, transportation, or possession of any live wild animals  
38 enumerated in ~~Chapter 2 (commencing with Section 2116) of Division 3~~ Section  
39 5280 or 5282, or Title 1 (commencing with Section 26500) or Title 2 (commencing  
40 with Section 26600) of Part 6 of Division 7, of the Fish and Game Wildlife Code or  
41 the regulations of the Fish and Game Commission adopted pursuant thereto, except

1 as provided in ~~Chapter 2 (commencing with Section 2116) of Division 3 Title 1~~  
2 ~~(commencing with Section 26500) or Title 2 (commencing with Section 26600) of~~  
3 ~~Part 6 of Division 7 of the Fish and Game Wildlife Code.~~

4 **Comment.** Section 121870 is amended to reflect the recodification of the former Fish and Game  
5 Code.

6  **Note.** The revisions proposed above would continue all of the referenced provisions, with one  
7 exception. The enforcement rules in existing Fish and Game Code Sections 2118.4, 2128, and 2125  
8 are not included in the revised cross-reference. Those provisions do not seem germane to the  
9 references.

10 **The Commission requests public comment on whether that approach would cause any**  
11 **problems.**

12 **Health & Safety Code § 131052 (amended).**

13 SEC. \_\_\_\_\_. Section 131052 of the Health and Safety Code is amended to read:

14 131052. In implementing the transfer of jurisdiction pursuant to this article, the  
15 State Department of Public Health succeeds to and is vested with all the statutory  
16 duties, powers, purposes, responsibilities, and jurisdiction of the former State  
17 Department of Health Services as they relate to public health as provided for or  
18 referred to in all of the following provisions of law:

19 (1) Sections 550, 555, 650, 680, 1241, 1658, 2221.1, 2248.5, 2249, 2259, 2259.5,  
20 2541.3, 2585, 2728, 3527, 4017, 4027, 4037, 4191, 19059.5, 19120, 22950,  
21 22973.2, and 22974.8 of the Business and Professions Code.

22 (2) Sections 56.17, 1812.508, and 1812.543 of the Civil Code.

23 (3) Sections 8286, 8803, 17613, 32064, 32065, 32066, 32241, 49030, 49405,  
24 49414, 49423.5, 49452.6, 49460, 49464, 49565, 49565.8, 49531.1, 56836.165, and  
25 76403 of the Education Code.

26 (4) Sections 405, 6021, 6026, 18963, 30852, 41302, and 78486 of the Food and  
27 Agricultural Code.

28 (5) Sections 307, 355, 422, 7572, 7574, 8706, 8817, and 8909 of the Family Code.

29 (6) Sections 1786, 4011, 5523, 5671, 5674, 5700, 5701, 5701.5, 7115, and 15700  
30 11500, 13805, 24800, 31700, 45450, 45455, 45460, 45500, 45515, and 65970 of the  
31 Fish and Game Wildlife Code.

32 (7) Sections 855, 51010, and 551017.1 of the Government Code. For purposes of  
33 subdivision (s) of Section 6254 of the Government Code, the term “State  
34 Department of Health Services” is hereby deemed to refer to the State Department  
35 of Public Health.

36 (8)(A) Sections 475, 1180.6, 1418.1, 1422.1, 1428.2, 1457, 1505, 1507.1, 1507.5,  
37 1570.7, 1599.2, 1599.60, 1599.75, 1599.87, 2002, 2804, 11362.7, 11776, 11839.21,  
38 11839.23, 11839.24, 11839.25, 11839.26, 11839.27, 11839.28, 11839.29,  
39 11839.30, 11839.31, 11839.32, 11839.33, 11839.34, 17920.10, 17961, 18897.2,  
40 24185, 24186, 24187, 24275, 26101, 26122, 26134, 26155, 26200, and 26203.

41 (B) Chapters 1, 2, 2.05, 2.3, 2.35, 2.4, 3.3, 3.9, 3.93, 3.95, 4, 4.1, 4.5, 5, 6, 6.5, 8,  
42 8.3, 8.5, 8.6, 9, and 11 of Division 2.

1 (C) Articles 2 and 4 of Chapter 2, Chapter 3, and Chapter 4 of Part 1, Part 2 and  
2 Part 3 of Division 101.

3 (D) Division 102, including Sections 102230 and 102231.

4 (E) Division 103, including Sections 104145, 104181, 104182, 104182.5, 104187,  
5 104191, 104192, 104193, 104316, 104317, 104318, 104319, 104320, 104321,  
6 104324.2, 104324.25, 104350, 105191, 105251, 105255, 105280, 105340, and  
7 105430.

8 (F) Division 104, including Sections 106615, 106675, 106770, 108115, 108855,  
9 109282, 109910, 109915, 112155, 112500, 112650, 113355, 114460, 114475,  
10 114650, 114710, 114850, 114855, 114985, 115061, 115261, 115340, 115736,  
11 115880, 115885, 115915, 116064, 116183, 116270, 116365.5, 116366, 116375,  
12 116610, 116751, 116760.20, 116825, 117100, 117924, and 119300.

13 (G) Division 105, including Sections 120262, 120381, 120395, 120440, 120480,  
14 120956, 120966, 121155, 121285, 121340, 121349.1, 121480, 122410, and 122420.

15 (H) Part 1, Part 2 excluding Articles 5, 5.5, 6, and 6.5 of Chapter 3, Part 3 and  
16 Part 5 excluding Articles 1 and 2 of Chapter 2, Part 7, and Part 8 of Division 106.

17 (9) Sections 799.03, 10123.35, 10123.5, 10123.55, 10123.10, 10123.184, and  
18 11520 of the Insurance Code.

19 (10) Sections 50.8, 142.3, 144.5, 144.7, 147.2, 4600.6, 6307.1, 6359, 6712, 9009,  
20 and 9022 of the Labor Code.

21 (11) Sections 4018.1, 5008.1, 7501, 7502, 7510, 7511, 7515, 7518, 7530, 7550,  
22 7553, 7575, 7576, 11010, 11174.34, and 13990 of the Penal Code.

23 (12) Section 4806 of the Probate Code.

24 (13) Sections 15027, 25912, 28004, 30950, 41781.1, 42830, 43210, 43308,  
25 44103, and 71081 of the Public Resources Code.

26 (14) Section 10405 of the Public Contract Code.

27 (15) Sections 883, 1507, and 7718 of the Public Utilities Code.

28 (16) Sections 18833, 18838, 18845.2, 18846.2, 18847.2, 18863, 30461.6,  
29 43010.1, and 43011.1 of the Revenue and Taxation Code.

30 (17) Section 11020 of the Unemployment Insurance Code.

31 (18) Sections 22511.55, 23158, 27366, and 33000 of the Vehicle Code.

32 (19) Sections 5326.9, 5328, 5328.15, 14132, 16902, and 16909, and Division 24  
33 of the Welfare and Institutions Code. Payment for services provided under the  
34 Family Planning, Access, Care, and Treatment (Family PACT) Waiver Program  
35 pursuant to subdivision (aa) of Section 14132 and Division 24 shall be made through  
36 the State Department of Health Care Services. The State Department of Public  
37 Health and the State Department of Health Care Services may enter into an  
38 interagency agreement for the administration of those payments. This paragraph, to  
39 the extent that it applies to the Family PACT Waiver Program, shall become  
40 inoperative on June 30, 2012.

41 (20) Sections 13176, 13177.5, 13178, 13193, 13390, 13392, 13392.5, 13393.5,  
42 13395.5, 13396.7, 13521, 13522, 13523, 13528, 13529, 13529.2, 13550, 13552.4,

1 13552.8, 13553, 13553.1, 13554, 13554.2, 13816, 13819, 13820, 13823, 13824,  
2 13825, 13827, 13830, 13834, 13835, 13836, 13837, 13858, 13861, 13862, 13864,  
3 13868, 13868.1, 13868.3, 13868.5, 13882, 13885, 13886, 13887, 13891, 13892,  
4 13895.1, 13895.6, 13895.9, 13896, 13896.3, 13896.4, 13896.5, 13897, 13897.4,  
5 13897.5, 13897.6, 13898, 14011, 14012, 14015, 14016, 14017, 14019, 14022,  
6 14025, 14026, 14027, and 14029 of the Water Code.

7 **Comment.** Section 131052(6) is amended to reflect the recodification of the former Fish and  
8 Game Code.

9 LABOR CODE

10 **Labor Code § 226 (amended).**

11 SEC. \_\_\_\_\_. Section 226 of the Labor Code is amended to read:

12 226. (a) An employer, semimonthly or at the time of each payment of wages, shall  
13 furnish to his or her employee, either as a detachable part of the check, draft, or  
14 voucher paying the employee's wages, or separately if wages are paid by personal  
15 check or cash, an accurate itemized statement in writing showing (1) gross wages  
16 earned, (2) total hours worked by the employee, except as provided in subdivision  
17 (j), (3) the number of piece-rate units earned and any applicable piece rate if the  
18 employee is paid on a piece-rate basis, (4) all deductions, provided that all  
19 deductions made on written orders of the employee may be aggregated and shown  
20 as one item, (5) net wages earned, (6) the inclusive dates of the period for which the  
21 employee is paid, (7) the name of the employee and only the last four digits of his  
22 or her social security number or an employee identification number other than a  
23 social security number, (8) the name and address of the legal entity that is the  
24 employer and, if the employer is a farm labor contractor, as defined in subdivision  
25 (b) of Section 1682, the name and address of the legal entity that secured the services  
26 of the employer, and (9) all applicable hourly rates in effect during the pay period  
27 and the corresponding number of hours worked at each hourly rate by the employee  
28 and, beginning July 1, 2013, if the employer is a temporary services employer as  
29 defined in Section 201.3, the rate of pay and the total hours worked for each  
30 temporary services assignment. The deductions made from payment of wages shall  
31 be recorded in ink or other indelible form, properly dated, showing the month, day,  
32 and year, and a copy of the statement and the record of the deductions shall be kept  
33 on file by the employer for at least three years at the place of employment or at a  
34 central location within the State of California. For purposes of this subdivision,  
35 "copy" includes a duplicate of the itemized statement provided to an employee or a  
36 computer-generated record that accurately shows all of the information required by  
37 this subdivision.

38 (b) An employer that is required by this code or any regulation adopted pursuant  
39 to this code to keep the information required by subdivision (a) shall afford current  
40 and former employees the right to inspect or receive a copy of records pertaining to

1 their employment, upon reasonable request to the employer. The employer may take  
2 reasonable steps to ensure the identity of a current or former employee. If the  
3 employer provides copies of the records, the actual cost of reproduction may be  
4 charged to the current or former employee.

5 (c) An employer who receives a written or oral request to inspect or receive a copy  
6 of records pursuant to subdivision (b) pertaining to a current or former employee  
7 shall comply with the request as soon as practicable, but no later than 21 calendar  
8 days from the date of the request. A violation of this subdivision is an infraction.  
9 Impossibility of performance, not caused by or a result of a violation of law, shall  
10 be an affirmative defense for an employer in any action alleging a violation of this  
11 subdivision. An employer may designate the person to whom a request under this  
12 subdivision will be made.

13 (d) This section does not apply to any employer of a person employed by the  
14 owner or occupant of a residential dwelling whose duties are incidental to the  
15 ownership, maintenance, or use of the dwelling, including the care and supervision  
16 of children, or whose duties are personal and not in the course of the trade, business,  
17 profession, or occupation of the owner or occupant.

18 (e) (1) An employee suffering injury as a result of a knowing and intentional  
19 failure by an employer to comply with subdivision (a) is entitled to recover the  
20 greater of all actual damages or fifty dollars (\$50) for the initial pay period in which  
21 a violation occurs and one hundred dollars (\$100) per employee for each violation  
22 in a subsequent pay period, not to exceed an aggregate penalty of four thousand  
23 dollars (\$4,000), and is entitled to an award of costs and reasonable attorney's fees.

24 (2) (A) An employee is deemed to suffer injury for purposes of this subdivision if  
25 the employer fails to provide a wage statement.

26 (B) An employee is deemed to suffer injury for purposes of this subdivision if the  
27 employer fails to provide accurate and complete information as required by any one  
28 or more of items (1) to (9), inclusive, of subdivision (a) and the employee cannot  
29 promptly and easily determine from the wage statement alone one or more of the  
30 following:

31 (i) The amount of the gross wages or net wages paid to the employee during the  
32 pay period or any of the other information required to be provided on the itemized  
33 wage statement pursuant to items (2) to (4), inclusive, (6), and (9) of subdivision  
34 (a).

35 (ii) Which deductions the employer made from gross wages to determine the net  
36 wages paid to the employee during the pay period. Nothing in this subdivision alters  
37 the ability of the employer to aggregate deductions consistent with the requirements  
38 of item (4) of subdivision (a).

39 (iii) The name and address of the employer and, if the employer is a farm labor  
40 contractor, as defined in subdivision (b) of Section 1682, the name and address of  
41 the legal entity that secured the services of the employer during the pay period.

1 (iv) The name of the employee and only the last four digits of his or her social  
2 security number or an employee identification number other than a social security  
3 number.

4 (C) For purposes of this paragraph, “promptly and easily determine” means a  
5 reasonable person would be able to readily ascertain the information without  
6 reference to other documents or information.

7 (3) For purposes of this subdivision, a “knowing and intentional failure” does not  
8 include an isolated and unintentional payroll error due to a clerical or inadvertent  
9 mistake. In reviewing for compliance with this section, the factfinder may consider  
10 as a relevant factor whether the employer, prior to an alleged violation, has adopted  
11 and is in compliance with a set of policies, procedures, and practices that fully  
12 comply with this section.

13 (f) A failure by an employer to permit a current or former employee to inspect or  
14 receive a copy of records within the time set forth in subdivision (c) entitles the  
15 current or former employee or the Labor Commissioner to recover a seven-hundred-  
16 fifty-dollar (\$750) penalty from the employer.

17 (g) The listing by an employer of the name and address of the legal entity that  
18 secured the services of the employer in the itemized statement required by  
19 subdivision (a) shall not create any liability on the part of that legal entity.

20 (h) An employee may also bring an action for injunctive relief to ensure  
21 compliance with this section, and is entitled to an award of costs and reasonable  
22 attorney’s fees.

23 (i) This section does not apply to the state, to any city, county, city and county,  
24 district, or to any other governmental entity, except that if the state or a city, county,  
25 city and county, district, or other governmental entity furnishes its employees with  
26 a check, draft, or voucher paying the employee’s wages, the state or a city, county,  
27 city and county, district, or other governmental entity shall use no more than the last  
28 four digits of the employee’s social security number or shall use an employee  
29 identification number other than the social security number on the itemized  
30 statement provided with the check, draft, or voucher.

31 (j) An itemized wage statement furnished by an employer pursuant to subdivision  
32 (a) shall not be required to show total hours worked by the employee if any of the  
33 following apply:

34 (1) The employee’s compensation is solely based on salary and the employee is  
35 exempt from payment of overtime under subdivision (a) of Section 515 or any  
36 applicable order of the Industrial Welfare Commission.

37 (2) The employee is exempt from the payment of minimum wage and overtime  
38 under any of the following:

39 (A) The exemption for persons employed in an executive, administrative, or  
40 professional capacity provided in any applicable order of the Industrial Welfare  
41 Commission.

1 (B) The exemption for outside salespersons provided in any applicable order of  
2 the Industrial Welfare Commission.

3 (C) The overtime exemption for computer software professionals paid on a  
4 salaried basis provided in Section 515.5.

5 (D) The exemption for individuals who are the parent, spouse, child, or legally  
6 adopted child of the employer provided in any applicable order of the Industrial  
7 Welfare Commission.

8 (E) The exemption for participants, director, and staff of a live-in alternative to  
9 incarceration rehabilitation program with special focus on substance abusers  
10 provided in Section 8002 of the Penal Code.

11 (F) The exemption for any crew member employed on a commercial passenger  
12 fishing boat licensed pursuant to ~~Article 5 (commencing with Section 7920) of~~  
13 ~~Chapter 1 of Part 3 of Division 6~~ Section 21905 of the Fish and Game Wildlife Code  
14 provided in any applicable order of the Industrial Welfare Commission.

15 (G) The exemption for any individual participating in a national service program  
16 provided in any applicable order of the Industrial Welfare Commission.

17 **Comment.** Subparagraph (F) of paragraph (2) of subdivision (j) of Section 226 is amended to  
18 reflect the recodification of the former Fish and Game Code.

19 **Labor Code § 3212 (amended).**

20 SEC. \_\_\_\_ . Section 3212 of the Labor Code is amended to read:

21 3212. In the case of members of a sheriff's office or the California Highway  
22 Patrol, district attorney's staff of inspectors and investigators or of police or fire  
23 departments of cities, counties, cities and counties, districts or other public or  
24 municipal corporations or political subdivisions, whether those members are  
25 volunteer, partly paid, or fully paid, and in the case of active firefighting members  
26 of the Department of Forestry and Fire Protection whose duties require firefighting  
27 or of any county forestry or firefighting department or unit, whether voluntary, fully  
28 paid, or partly paid, and in the case of members of the warden service of the Wildlife  
29 Protection Branch of the Department of Fish and Game Wildlife whose principal  
30 duties consist of active law enforcement service, excepting those whose principal  
31 duties are clerical or otherwise do not clearly fall within the scope of active law  
32 enforcement service such as stenographers, telephone operators, and other  
33 ~~officeworkers~~ office workers, the term "injury" as used in this act includes hernia  
34 when any part of the hernia develops or manifests itself during a period while the  
35 member is in the service in the office, staff, division, department, or unit, and in the  
36 case of members of fire departments, except those whose principal duties are  
37 clerical, such as stenographers, telephone operators, and other ~~officeworkers~~ office  
38 workers, and in the case of county forestry or firefighting departments, except those  
39 whose principal duties are clerical, such as stenographers, telephone operators, and  
40 other office workers, and in the case of active firefighting members of the  
41 Department of Forestry and Fire Protection whose duties require firefighting, and

1 in the case of members of the warden service of the Wildlife Protection Branch of  
2 the Department of Fish and Game Wildlife whose principal duties consist of active  
3 law enforcement service, excepting those whose principal duties are clerical or  
4 otherwise do not clearly fall within the scope of active law enforcement service such  
5 as stenographers, telephone operators, and other ~~officeworkers~~ office workers, the  
6 term “injury” includes pneumonia and heart trouble that develops or manifests itself  
7 during a period while the member is in the service of the office, staff, department,  
8 or unit. In the case of regular salaried county or city and county peace officers, the  
9 term “injury” also includes any hernia that manifests itself or develops during a  
10 period while the officer is in the service. The compensation that is awarded for the  
11 hernia, heart trouble, or pneumonia shall include full hospital, surgical, medical  
12 treatment, disability indemnity, and death benefits, as provided by the workers’  
13 compensation laws of this state.

14 The hernia, heart trouble, or pneumonia so developing or manifesting itself in  
15 those cases shall be presumed to arise out of and in the course of the employment.  
16 This presumption is disputable and may be controverted by other evidence, but  
17 unless so controverted, the appeals board is bound to find in accordance with it. The  
18 presumption shall be extended to a member following termination of service for a  
19 period of three calendar months for each full year of the requisite service, but not to  
20 exceed 60 months in any circumstance, commencing with the last date actually  
21 worked in the specified capacity.

22 The hernia, heart trouble, or pneumonia so developing or manifesting itself in  
23 those cases shall in no case be attributed to any disease existing prior to that  
24 development or manifestation.

25 **Comment.** Section 3212 is amended to update references to the former Department of Fish and  
26 Game. See Fish & Wildlife Code § 1500. The section is also amended to make technical  
27 corrections.

28 **Labor Code § 3363 (amended).**

29 SEC. \_\_\_\_\_. Section 3363 of the Labor Code is amended to read:

30 3363. Each member registered with the Department of Fish and Game Wildlife as  
31 an active member of the reserve fish and game warden program of the department  
32 is an employee of the department for the purposes of this division, and is entitled to  
33 receive compensation from the department in accordance with the provisions  
34 thereof.

35 **Comment.** Section 3363 is amended to update a cross-reference to the former Department of  
36 Fish and Game. See Fish & Wildlife Code § 1500.

37 **Labor Code § 6302 (amended).**

38 SEC. \_\_\_\_\_. Section 6302 of the Labor Code is amended to read:

39 6302. As used in this division:

40 (a) “Director” means the Director of Industrial Relations.

41 (b) “Department” means the Department of Industrial Relations.

1 (c) “Insurer” includes the State Compensation Insurance Fund and any private  
2 company, corporation, mutual association, and reciprocal or interinsurance  
3 exchange, authorized under the laws of this state to insure employers against  
4 liability for compensation under this part and under Division 4 (commencing with  
5 Section 3201), and any employer to whom a certificate of consent to self-insure has  
6 been issued.

7 (d) “Division” means the Division of Occupational Safety and Health.

8 (e) “Standards board” means the Occupational Safety and Health Standards  
9 Board, within the department.

10 (f) “Appeals board” means the Occupational Safety and Health Appeals Board,  
11 within the department.

12 (g) “Aquaculture” means a form of agriculture as defined in Section 17 225 of the  
13 Fish and ~~Game~~ Wildlife Code.

14 (h) “Serious injury or illness” means any injury or illness occurring in a place of  
15 employment or in connection with any employment which requires inpatient  
16 hospitalization for a period in excess of 24 hours for other than medical observation  
17 or in which an employee suffers a loss of any member of the body or suffers any  
18 serious degree of permanent disfigurement, but does not include any injury or illness  
19 or death caused by the commission of a Penal Code violation, except the violation  
20 of Section 385 of the Penal Code, or an accident on a public street or highway.

21 (i) “Serious exposure” means any exposure of an employee to a hazardous  
22 substance when the exposure occurs as a result of an incident, accident, emergency,  
23 or exposure over time and is in a degree or amount sufficient to create a substantial  
24 probability that death or serious physical harm in the future could result from the  
25 exposure.

26 **Comment.** Section 6302 is amended to reflect the recodification of the former Fish and Game  
27 Code.

## 28 MILITARY AND VETERANS CODE

### 29 **Mil. & Vet. Code § 88 (amended).**

30 SEC. \_\_\_\_\_. Section 88 of the Military and Veterans Code is amended to read:

31 88. (a) Notwithstanding other provisions of law, including, but not limited to,  
32 Section 1 of Chapter 648 of the Statutes of 1992, as amended, the Department of  
33 Veterans Affairs shall enter into an agreement with the Department of Fish and  
34 ~~Game~~ Wildlife that grants to the Department of Fish and ~~Game~~ Wildlife for a period  
35 of 99 years, exclusive authority over management and control of approximately 340  
36 acres of land being portions of Sections 19, 28, 29, and 30 of Township 7 North,  
37 Range 4 West, Mount Diablo Base and Meridian, in the vicinity of the Rector  
38 Reservoir, Napa County, to be utilized by the Department of Fish and ~~Game~~  
39 Wildlife exclusively for open space or conservation purposes. The agreement may

1 be terminated only upon the mutual agreement of the Department of Veterans  
2 Affairs and the Department of Fish and Game Wildlife.

3 (b) If the agreement described in subdivision (a) is not entered into by December  
4 31, 1997, exclusive authority over the management and control of the property  
5 described in subdivision (a) is hereby granted to the Department of Fish and Game  
6 Wildlife, effective January 1, 1998.

7 (c) Upon the effective date of the agreement entered into pursuant to subdivision  
8 (a) or upon the operation of subdivision (b), the provisions of Section 1 of Chapter  
9 648 of the Statutes of 1992, as amended, authorizing the property described in  
10 subdivision (a) as surplus property are repealed.

11 **Comment.** Section 88 is amended to update references to the former Department of Fish and  
12 Game. See Fish & Wildlife Code § 1500.

13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28  
29  
30  
31  
32  
33  
34  
35  
36  
37  
38  
39

## PENAL CODE

### Penal Code § 409.5 (amended).

SEC. \_\_\_\_ . Section 409.5 of the Penal Code is amended to read:

409.5. (a) Whenever a menace to the public health or safety is created by a  
calamity including a flood, storm, fire, earthquake, explosion, accident, or other  
disaster, officers of the Department of the California Highway Patrol, police  
departments, marshal's office or sheriff's office, any officer or employee of the  
Department of Forestry and Fire Protection designated a peace officer by  
subdivision (g) of Section 830.2, any officer or employee of the Department of Parks  
and Recreation designated a peace officer by subdivision (f) of Section 830.2, any  
officer or employee of the Department of Fish and Game Wildlife designated a  
peace officer under subdivision (e) of Section 830.2, and any publicly employed  
full-time lifeguard or publicly employed full-time marine safety officer while acting  
in a supervisory position in the performance of his or her official duties, may close  
the area where the menace exists for the duration thereof by means of ropes,  
markers, or guards to any and all persons not authorized by the lifeguard or officer  
to enter or remain within the enclosed area. If the calamity creates an immediate  
menace to the public health, the local health officer may close the area where the  
menace exists pursuant to the conditions set forth in this section.

(b) Officers of the Department of the California Highway Patrol, police  
departments, marshal's office or sheriff's office, officers of the Department of Fish  
and Game Wildlife designated as peace officers by subdivision (e) of Section 830.2,  
or officers of the Department of Forestry and Fire Protection designated as peace  
officers by subdivision (g) of Section 830.2 may close the immediate area  
surrounding any emergency field command post or any other command post  
activated for the purpose of abating any calamity enumerated in this section or any  
riot or other civil disturbance to any and all unauthorized persons pursuant to the

1 conditions set forth in this section whether or not the field command post or other  
2 command post is located near to the actual calamity or riot or other civil disturbance.

3 (c) Any unauthorized person who willfully and knowingly enters an area closed  
4 pursuant to subdivision (a) or (b) and who willfully remains within the area after  
5 receiving notice to evacuate or leave shall be guilty of a misdemeanor.

6 (d) Nothing in this section shall prevent a duly authorized representative of any  
7 news service, newspaper, or radio or television station or network from entering the  
8 areas closed pursuant to this section.

9 **Comment.** Section 409.5 is amended to update references to the former Department of Fish and  
10 Game. See Fish & Wildlife Code § 1500.

11 **Penal Code § 597 (amended).**

12 SEC. \_\_\_\_ . Section 597 of the Penal Code is amended to read:

13 597. (a) Except as provided in subdivision (c) of this section or Section 599c,  
14 every person who maliciously and intentionally maims, mutilates, tortures, or  
15 wounds a living animal, or maliciously and intentionally kills an animal, is guilty of  
16 a crime punishable pursuant to subdivision (d).

17 (b) Except as otherwise provided in subdivision (a) or (c), every person who  
18 overdrives, overloads, drives when overloaded, overworks, tortures, torments,  
19 deprives of necessary sustenance, drink, or shelter, cruelly beats, mutilates, or  
20 cruelly kills any animal, or causes or procures any animal to be so overdriven,  
21 overloaded, driven when overloaded, overworked, tortured, tormented, deprived of  
22 necessary sustenance, drink, shelter, or to be cruelly beaten, mutilated, or cruelly  
23 killed; and whoever, having the charge or custody of any animal, either as owner or  
24 otherwise, subjects any animal to needless suffering, or inflicts unnecessary cruelty  
25 upon the animal, or in any manner abuses any animal, or fails to provide the animal  
26 with proper food, drink, or shelter or protection from the weather, or who drives,  
27 rides, or otherwise uses the animal when unfit for labor, is, for each offense, guilty  
28 of a crime punishable pursuant to subdivision (d).

29 (c) Every person who maliciously and intentionally maims, mutilates, or tortures  
30 any mammal, bird, reptile, amphibian, or fish, as described in subdivision (e), is  
31 guilty of a crime punishable pursuant to subdivision (d).

32 (d) A violation of subdivision (a), (b), or (c) is punishable as a felony by  
33 imprisonment pursuant to subdivision (h) of Section 1170, or by a fine of not more  
34 than twenty thousand dollars (\$20,000), or by both that fine and imprisonment, or  
35 alternatively, as a misdemeanor by imprisonment in a county jail for not more than  
36 one year, or by a fine of not more than twenty thousand dollars (\$20,000), or by  
37 both that fine and imprisonment.

38 (e) Subdivision (c) applies to any mammal, bird, reptile, amphibian, or fish ~~which~~  
39 that is a creature described as follows:

1 (1) Endangered species or threatened species as described in Chapter 1.5  
2 (~~commencing with Section 2050~~) of Division 3 Part 1 (~~commencing with Section~~  
3 62000) of Division 17 of the Fish and Game Wildlife Code.

4 (2) Fully protected birds described in Section ~~3511~~ 345 of the Fish and Game  
5 Wildlife Code.

6 (3) Fully protected mammals described in Chapter 8 (~~commencing with Section~~  
7 4700) of Part 3 of Division 4 Section 355 of the Fish and Game Wildlife Code.

8 (4) Fully protected reptiles and amphibians described in Chapter 2 (~~commencing~~  
9 ~~with Section 5050~~) of Division 5 Sections 340 and 360 of the Fish and Game  
10 Wildlife Code.

11 (5) Fully protected fish as described in Section ~~5515~~ 350 of the Fish and Game  
12 Wildlife Code.

13 This subdivision does not supersede or affect any provisions of law relating to  
14 taking of the described species, including, but not limited to, ~~Section 12008~~ Sections  
15 5320, 5400, 5600, 5950, and 6202 of the Fish and Game Wildlife Code.

16 (f) For the purposes of subdivision (c), each act of malicious and intentional  
17 maiming, mutilating, or torturing a separate specimen of a creature described in  
18 subdivision (e) is a separate offense. If any person is charged with a violation of  
19 subdivision (c), the proceedings shall be subject to Section ~~12157~~ 4570 of the Fish  
20 and Game Wildlife Code.

21 (g)(1) Upon the conviction of a person charged with a violation of this section by  
22 causing or permitting an act of cruelty, as defined in Section 599b, all animals  
23 lawfully seized and impounded with respect to the violation by a peace officer,  
24 officer of a humane society, or officer of a pound or animal regulation department  
25 of a public agency shall be adjudged by the court to be forfeited and shall thereupon  
26 be awarded to the impounding officer for proper disposition. A person convicted of  
27 a violation of this section by causing or permitting an act of cruelty, as defined in  
28 Section 599b, shall be liable to the impounding officer for all costs of impoundment  
29 from the time of seizure to the time of proper disposition.

30 (2) Mandatory seizure or impoundment shall not apply to animals in properly  
31 conducted scientific experiments or investigations performed under the authority of  
32 the faculty of a regularly incorporated medical college or university of this state.

33 (h) Notwithstanding any other provision of law, if a defendant is granted probation  
34 for a conviction under this section, the court shall order the defendant to pay for,  
35 and successfully complete, counseling, as determined by the court, designed to  
36 evaluate and treat behavior or conduct disorders. If the court finds that the defendant  
37 is financially unable to pay for that counseling, the court may develop a sliding fee  
38 schedule based upon the defendant's ability to pay. An indigent defendant may  
39 negotiate a deferred payment schedule, but shall pay a nominal fee if the defendant  
40 has the ability to pay the nominal fee. County mental health departments or Medi-  
41 Cal shall be responsible for the costs of counseling required by this section only for  
42 those persons who meet the medical necessity criteria for mental health managed

1 care pursuant to Section 1830.205 of Title 9 of the California Code of Regulations  
2 or the targeted population criteria specified in Section 5600.3 of the Welfare and  
3 Institutions Code. The counseling specified in this subdivision shall be in addition  
4 to any other terms and conditions of probation, including any term of imprisonment  
5 and any fine. This provision specifies a mandatory additional term of probation and  
6 is not to be utilized as an alternative in lieu of imprisonment pursuant to subdivision  
7 (h) of Section 1170 or county jail when that sentence is otherwise appropriate. If the  
8 court does not order custody as a condition of probation for a conviction under this  
9 section, the court shall specify on the court record the reason or reasons for not  
10 ordering custody. This subdivision shall not apply to cases involving police dogs or  
11 horses as described in Section 600.

12 **Comment.** Subdivisions (e) and (f) of Section 597 are amended to reflect the recodification of  
13 the former Fish and Game Code.

14 **Penal Code § 597.5 (amended).**

15 SEC. \_\_\_\_ . Section 597.5 of the Penal Code is amended to read:

16 597.5. (a) Any person who does any of the following is guilty of a felony and is  
17 punishable by imprisonment pursuant to subdivision (h) of Section 1170 for 16  
18 months, or two or three years, or by a fine not to exceed fifty thousand dollars  
19 (\$50,000), or by both that fine and imprisonment:

20 (1) Owns, possesses, keeps, or trains any dog, with the intent that the dog shall be  
21 engaged in an exhibition of fighting with another dog.

22 (2) For amusement or gain, causes any dog to fight with another dog, or causes  
23 any dogs to injure each other.

24 (3) Permits any act in violation of paragraph (1) or (2) to be done on any premises  
25 under his or her charge or control, or aids or abets that act.

26 (b) Any person who is knowingly present, as a spectator, at any place, building,  
27 or tenement where preparations are being made for an exhibition of the fighting of  
28 dogs, with the intent to be present at those preparations, or is knowingly present at  
29 that exhibition or at any other fighting or injuring as described in paragraph (2) of  
30 subdivision (a), with the intent to be present at that exhibition, fighting, or injuring,  
31 is guilty of an offense punishable by imprisonment in a county jail not to exceed  
32 one year, or by a fine not to exceed five thousand dollars (\$5,000), or by both that  
33 imprisonment and fine.

34 (c) Nothing in this section shall prohibit any of the following:

35 (1) The use of dogs in the management of livestock, as defined by Section 14205  
36 of the Food and Agricultural Code, by the owner of the livestock or his or her  
37 employees or agents or other persons in lawful custody thereof.

38 (2) The use of dogs in hunting as permitted by the Fish and Game Wildlife Code,  
39 including, but not limited to, Sections 4002 and 4756 Section 32150, and by the  
40 rules and regulations of the Fish and Game Commission.

1       **Comment.** Section 597.5 is amended to reflect the recodification of the former Fish and Game  
2 Code. A cross-reference to former Fish and Game Code Section 4756 is not continued. That section  
3 was repealed in 2012. See 2012 Cal. Stat. ch. 595.

4       **Penal Code § 597s (amended).**

5       SEC. \_\_\_\_ . Section 597s of the Penal Code is amended to read:

6       597s. (a) Every person who willfully abandons any animal is guilty of a  
7 misdemeanor.

8       (b) This section shall not apply to the release or rehabilitation and release of native  
9 California wildlife pursuant to statute or regulations of the California Department  
10 of Fish and Game ~~Wildlife~~.

11       **Comment.** Section 597s is amended to update a reference to the former Department of Fish and  
12 Game. See Fish & Wildlife Code § 1500.

13       **Penal Code § 626.9 (amended).**

14       SEC. \_\_\_\_ . Section 626.9 of the Penal Code is amended to read:

15       626.9. (a) This section shall be known, and may be cited, as the Gun-Free School  
16 Zone Act of 1995.

17       (b) Any person who possesses a firearm in a place that the person knows, or  
18 reasonably should know, is a school zone, as defined in paragraph (4) of subdivision  
19 (e), shall be punished as specified in subdivision (f).

20       (c) Subdivision (b) does not apply to the possession of a firearm under any of the  
21 following circumstances:

22       (1) Within a place of residence or place of business or on private property, if the  
23 place of residence, place of business, or private property is not part of the school  
24 grounds and the possession of the firearm is otherwise lawful.

25       (2) When the firearm is an unloaded pistol, revolver, or other firearm capable of  
26 being concealed on the person and is in a locked container or within the locked trunk  
27 of a motor vehicle.

28       This section does not prohibit or limit the otherwise lawful transportation of any  
29 other firearm, other than a pistol, revolver, or other firearm capable of being  
30 concealed on the person, in accordance with state law.

31       (3) When the person possessing the firearm reasonably believes that he or she is  
32 in grave danger because of circumstances forming the basis of a current restraining  
33 order issued by a court against another person or persons who has or have been  
34 found to pose a threat to his or her life or safety. This subdivision does not apply  
35 when the circumstances involve a mutual restraining order issued pursuant to  
36 Division 10 (commencing with Section 6200) of the Family Code absent a factual  
37 finding of a specific threat to the person's life or safety. Upon a trial for violating  
38 subdivision (b), the trier of a fact shall determine whether the defendant was acting  
39 out of a reasonable belief that he or she was in grave danger.

40       (4) When the person is exempt from the prohibition against carrying a concealed  
41 firearm pursuant to Section 25615, 25625, 25630, or 25645.

1 (5) When the person holds a valid license to carry the firearm pursuant to Chapter  
2 4 (commencing with Section 26150) of Division 5 of Title 4 of Part 6, who is  
3 carrying that firearm in an area that is not in, or on the grounds of, a public or private  
4 school providing instruction in kindergarten or grades 1 to 12, inclusive, but within  
5 a distance of 1,000 feet from the grounds of the public or private school.

6 (d) Except as provided in subdivision (b), it shall be unlawful for any person, with  
7 reckless disregard for the safety of another, to discharge, or attempt to discharge, a  
8 firearm in a school zone, as defined in paragraph (4) of subdivision (e).

9 The prohibition contained in this subdivision does not apply to the discharge of a  
10 firearm to the extent that the conditions of paragraph (1) of subdivision (c) are  
11 satisfied.

12 (e) As used in this section, the following definitions shall apply:

13 (1) "Concealed firearm" has the same meaning as that term is given in Sections  
14 25400 and 25610.

15 (2) "Firearm" has the same meaning as that term is given in subdivisions (a) to  
16 (d), inclusive, of Section 16520.

17 (3) "Locked container" has the same meaning as that term is given in Section  
18 16850.

19 (4) "School zone" means an area in, or on the grounds of, a public or private  
20 school providing instruction in kindergarten or grades 1 to 12, inclusive, or within  
21 a distance of 1,000 feet from the grounds of the public or private school.

22 (f)(1) A person who violates subdivision (b) by possessing a firearm in, or on the  
23 grounds of, a public or private school providing instruction in kindergarten or grades  
24 1 to 12, inclusive, shall be punished by imprisonment pursuant to subdivision (h) of  
25 Section 1170 for two, three, or five years.

26 (2) A person who violates subdivision (b) by possessing a firearm within a  
27 distance of 1,000 feet from the grounds of a public or private school providing  
28 instruction in kindergarten or grades 1 to 12, inclusive, shall be punished as follows:

29 (A) By imprisonment pursuant to subdivision (h) of Section 1170 for two, three,  
30 or five years, if any of the following circumstances apply:

31 (i) If the person previously has been convicted of any felony, or of any crime made  
32 punishable by any provision listed in Section 16580.

33 (ii) If the person is within a class of persons prohibited from possessing or  
34 acquiring a firearm pursuant to Chapter 2 (commencing with Section 29800) or  
35 Chapter 3 (commencing with Section 29900) of Division 9 of Title 4 of Part 6 of  
36 this code or Section 8100 or 8103 of the Welfare and Institutions Code.

37 (iii) If the firearm is any pistol, revolver, or other firearm capable of being  
38 concealed upon the person and the offense is punished as a felony pursuant to  
39 Section 25400.

40 (B) By imprisonment in a county jail for not more than one year or by  
41 imprisonment pursuant to subdivision (h) of Section 1170 for two, three, or five  
42 years, in all cases other than those specified in subparagraph (A).

1 (3) A person who violates subdivision (d) shall be punished by imprisonment  
2 pursuant to subdivision (h) of Section 1170 for three, five, or seven years.

3 (g)(1) A person convicted under this section for a misdemeanor violation of  
4 subdivision (b) who has been convicted previously of a misdemeanor offense  
5 enumerated in Section 23515 shall be punished by imprisonment in a county jail for  
6 not less than three months, or if probation is granted or if the execution or imposition  
7 of sentence is suspended, it shall be a condition thereof that he or she be imprisoned  
8 in a county jail for not less than three months.

9 (2) A person convicted under this section of a felony violation of subdivision (b)  
10 or (d) who has been convicted previously of a misdemeanor offense enumerated in  
11 Section 23515, if probation is granted or if the execution of sentence is suspended,  
12 it shall be a condition thereof that he or she be imprisoned in a county jail for not  
13 less than three months.

14 (3) A person convicted under this section for a felony violation of subdivision (b)  
15 or (d) who has been convicted previously of any felony, or of any crime made  
16 punishable by any provision listed in Section 16580, if probation is granted or if the  
17 execution or imposition of sentence is suspended, it shall be a condition thereof that  
18 he or she be imprisoned in a county jail for not less than three months.

19 (4) The court shall apply the three-month minimum sentence specified in this  
20 subdivision, except in unusual cases where the interests of justice would best be  
21 served by granting probation or suspending the execution or imposition of sentence  
22 without the minimum imprisonment required in this subdivision or by granting  
23 probation or suspending the execution or imposition of sentence with conditions  
24 other than those set forth in this subdivision, in which case the court shall specify  
25 on the record and shall enter on the minutes the circumstances indicating that the  
26 interests of justice would best be served by this disposition.

27 (h) Notwithstanding Section 25605, any person who brings or possesses a loaded  
28 firearm upon the grounds of a campus of, or buildings owned or operated for student  
29 housing, teaching, research, or administration by, a public or private university or  
30 college, that are contiguous or are clearly marked university property, unless it is  
31 with the written permission of the university or college president, his or her  
32 designee, or equivalent university or college authority, shall be punished by  
33 imprisonment pursuant to subdivision (h) of Section 1170 for two, three, or four  
34 years. Notwithstanding subdivision (k), a university or college shall post a  
35 prominent notice at primary entrances on noncontiguous property stating that  
36 firearms are prohibited on that property pursuant to this subdivision.

37 (i) Notwithstanding Section 25605, any person who brings or possesses a firearm  
38 upon the grounds of a campus of, or buildings owned or operated for student  
39 housing, teaching, research, or administration by, a public or private university or  
40 college, that are contiguous or are clearly marked university property, unless it is  
41 with the written permission of the university or college president, his or her  
42 designee, or equivalent university or college authority, shall be punished by

1 imprisonment pursuant to subdivision (h) of Section 1170 for one, two, or three  
2 years. Notwithstanding subdivision (k), a university or college shall post a  
3 prominent notice at primary entrances on noncontiguous property stating that  
4 firearms are prohibited on that property pursuant to this subdivision.

5 (j) For purposes of this section, a firearm shall be deemed to be loaded when there  
6 is an unexpended cartridge or shell, consisting of a case that holds a charge of  
7 powder and a bullet or shot, in, or attached in any manner to, the firearm, including,  
8 but not limited to, in the firing chamber, magazine, or clip thereof attached to the  
9 firearm. A muzzle-loader firearm shall be deemed to be loaded when it is capped or  
10 primed and has a powder charge and ball or shot in the barrel or cylinder.

11 (k) This section does not require that notice be posted regarding the proscribed  
12 conduct.

13 (l) This section does not apply to a duly appointed peace officer as defined in  
14 Chapter 4.5 (commencing with Section 830) of Title 3 of Part 2, a full-time paid  
15 peace officer of another state or the federal government who is carrying out official  
16 duties while in California, any person summoned by any of these officers to assist  
17 in making arrests or preserving the peace while he or she is actually engaged in  
18 assisting the officer, a member of the military forces of this state or of the United  
19 States who is engaged in the performance of his or her duties, or an armored vehicle  
20 guard, engaged in the performance of his or her duties, as defined in subdivision (d)  
21 of Section 7582.1 of the Business and Professions Code.

22 (m) This section does not apply to a security guard authorized to carry a loaded  
23 firearm pursuant to Article 4 (commencing with Section 26000) of Chapter 3 of  
24 Division 5 of Title 4 of Part 6.

25 (n) This section does not apply to an existing shooting range at a public or private  
26 school or university or college campus.

27 (o) This section does not apply to an honorably retired peace officer authorized to  
28 carry a concealed or loaded firearm pursuant to any of the following:

29 (1) Article 2 (commencing with Section 25450) of Chapter 2 of Division 5 of Title  
30 4 of Part 6.

31 (2) Section 25650.

32 (3) Sections 25900 to 25910, inclusive.

33 (4) Section 26020.

34 (5) Paragraph (2) of subdivision (c) of Section 26300.

35 (p) This section does not apply to a peace officer appointed pursuant to Section  
36 830.6 who is authorized to carry a firearm by the appointing agency.

37 (q)(1) This section does not apply to the activities of a program involving shooting  
38 sports or activities, including, but not limited to, trap shooting, skeet shooting,  
39 sporting clays, and pistol shooting, that are sanctioned by a school, school district,  
40 college, university, or other governing body of the institution, that occur on the  
41 grounds of a public or private school or university or college campus.

1 (2) This section does not apply to the activities of a state-certified hunter education  
2 program pursuant to Section ~~3051~~ 10405 of the Fish and Game Wildlife Code if all  
3 firearms are unloaded and participants do not possess live ammunition in a school  
4 building.

5 **Comment.** Paragraph (2) of subdivision (q) of Section 626.9 is amended to reflect the  
6 recodification of the former Fish and Game Code.

7 **Penal Code § 638.52 (amended).**

8 SEC. \_\_\_\_ . Section 638.52 of the Penal Code is amended to read:

9 638.52. (a) A peace officer may make an application to a magistrate for an order  
10 or an extension of an order authorizing or approving the installation and use of a  
11 pen register or a trap and trace device. The application shall be in writing under oath  
12 or equivalent affirmation, and shall include the identity of the peace officer making  
13 the application and the identity of the law enforcement agency conducting the  
14 investigation. The applicant shall certify that the information likely to be obtained  
15 is relevant to an ongoing criminal investigation and shall include a statement of the  
16 offense to which the information likely to be obtained by the pen register or trap and  
17 trace device relates.

18 (b) The magistrate shall enter an ex parte order authorizing the installation and  
19 use of a pen register or a trap and trace device if he or she finds that the information  
20 likely to be obtained by the installation and use of a pen register or a trap and trace  
21 device is relevant to an ongoing investigation and that there is probable cause to  
22 believe that the pen register or trap and trace device will lead to any of the following:

23 (1) Recovery of stolen or embezzled property.

24 (2) Property or things used as the means of committing a felony.

25 (3) Property or things in the possession of a person with the intent to use them as  
26 a means of committing a public offense, or in the possession of another to whom he  
27 or she may have delivered them for the purpose of concealing them or preventing  
28 them from being discovered.

29 (4) Evidence that tends to show a felony has been committed, or tends to show  
30 that a particular person has committed or is committing a felony.

31 (5) Evidence that tends to show that sexual exploitation of a child, in violation of  
32 Section 311.3, or possession of matter depicting sexual conduct of a person under  
33 18 years of age, in violation of Section 311.11, has occurred or is occurring.

34 (6) The location of a person who is unlawfully restrained or reasonably believed  
35 to be a witness in a criminal investigation or for whose arrest there is probable cause.

36 (7) Evidence that tends to show a violation of Section 3700.5 of the Labor Code,  
37 or tends to show that a particular person has violated Section 3700.5 of the Labor  
38 Code.

39 (8) Evidence that does any of the following:

1 (A) Tends to show that a felony, a misdemeanor violation of the Fish and Game  
2 Wildlife Code, or a misdemeanor violation of the Public Resources Code, has been  
3 committed or is being committed.

4 (B) Tends to show that a particular person has committed or is committing a  
5 felony, a misdemeanor violation of the Fish and Game Wildlife Code, or a  
6 misdemeanor violation of the Public Resources Code.

7 (C) Will assist in locating an individual who has committed or is committing a  
8 felony, a misdemeanor violation of the Fish and Game Wildlife Code, or a  
9 misdemeanor violation of the Public Resources Code.

10 (c) Information acquired solely pursuant to the authority for a pen register or a  
11 trap and trace device shall not include any information that may disclose the  
12 physical location of the subscriber, except to the extent that the location may be  
13 determined from the telephone number. Upon the request of the person seeking the  
14 pen register or trap and trace device, the magistrate may seal portions of the  
15 application pursuant to *People v. Hobbs* (1994) 7 Cal.4th 948, and Sections 1040,  
16 1041, and 1042 of the Evidence Code.

17 (d) An order issued pursuant to subdivision (b) shall specify all of the following:

18 (1) The identity, if known, of the person to whom is leased or in whose name is  
19 listed the telephone line to which the pen register or trap and trace device is to be  
20 attached.

21 (2) The identity, if known, of the person who is the subject of the criminal  
22 investigation.

23 (3) The number and, if known, physical location of the telephone line to which  
24 the pen register or trap and trace device is to be attached and, in the case of a trap  
25 and trace device, the geographic limits of the trap and trace order.

26 (4) A statement of the offense to which the information likely to be obtained by  
27 the pen register or trap and trace device relates.

28 (5) The order shall direct, if the applicant has requested, the furnishing of  
29 information, facilities, and technical assistance necessary to accomplish the  
30 installation of the pen register or trap and trace device.

31 (e) An order issued under this section shall authorize the installation and use of a  
32 pen register or a trap and trace device for a period not to exceed 60 days.

33 (f) Extensions of the original order may be granted upon a new application for an  
34 order under subdivisions (a) and (b) if the officer shows that there is a continued  
35 probable cause that the information or items sought under this subdivision are likely  
36 to be obtained under the extension. The period of an extension shall not exceed 60  
37 days.

38 (g) An order or extension order authorizing or approving the installation and use  
39 of a pen register or a trap and trace device shall direct that the order be sealed until  
40 the order, including any extensions, expires, and that the person owning or leasing  
41 the line to which the pen register or trap and trace device is attached not disclose the

1 existence of the pen register or trap and trace device or the existence of the  
2 investigation to the listed subscriber or to any other person.

3 (h) Upon the presentation of an order, entered under ~~subdivisions~~ subdivision (b)  
4 or (f), by a peace officer authorized to install and use a pen register, a provider of  
5 wire or electronic communication service, landlord, custodian, or other person shall  
6 immediately provide the peace officer all information, facilities, and technical  
7 assistance necessary to accomplish the installation of the pen register unobtrusively  
8 and with a minimum of interference with the services provided to the party with  
9 respect to whom the installation and use is to take place, if the assistance is directed  
10 by the order.

11 (i) Upon the request of a peace officer authorized to receive the results of a trap  
12 and trace device, a provider of a wire or electronic communication service, landlord,  
13 custodian, or other person shall immediately install the device on the appropriate  
14 line and provide the peace officer all information, facilities, and technical assistance,  
15 including installation and operation of the device unobtrusively and with a minimum  
16 of interference with the services provided to the party with respect to whom the  
17 installation and use is to take place, if the installation and assistance is directed by  
18 the order.

19 (j) A provider of a wire or electronic communication service, landlord, custodian,  
20 or other person who provides facilities or technical assistance pursuant to this  
21 section shall be reasonably compensated by the requesting peace officer's law  
22 enforcement agency for the reasonable expenses incurred in providing the facilities  
23 and assistance.

24 (k) Unless otherwise ordered by the magistrate, the results of the pen register or  
25 trap and trace device shall be provided to the peace officer at reasonable intervals  
26 during regular business hours for the duration of the order.

27 (l) The magistrate, before issuing the order pursuant to subdivision (b), may  
28 examine on oath the person seeking the pen register or the trap and trace device, and  
29 any witnesses the person may produce, and shall take his or her affidavit or their  
30 affidavits in writing, and cause the affidavit or affidavits to be subscribed by the  
31 parties making them.

32 **Comment.** Paragraph (8) of subdivision (b) of Section 638.52 is amended to reflect the  
33 recodification of the former Fish and Game Code. Subdivision (h) is also amended to make a  
34 technical correction.

35 **Penal Code § 830.2 (amended).**

36 SEC. \_\_\_\_ . Section 830.2 of the Penal Code is amended to read:

37 830.2. The following persons are peace officers whose authority extends to any  
38 place in the state:

39 (a) Any member of the Department of the California Highway Patrol including  
40 those members designated under subdivision (a) of Section 2250.1 of the Vehicle  
41 Code, provided that the primary duty of the peace officer is the enforcement of any  
42 law relating to the use or operation of vehicles upon the highways, or laws pertaining

1 to the provision of police services for the protection of state officers, state properties,  
2 and the occupants of state properties, or both, as set forth in the Vehicle Code and  
3 Government Code.

4 (b) A member of the University of California Police Department appointed  
5 pursuant to Section 92600 of the Education Code, provided that the primary duty of  
6 the peace officer shall be the enforcement of the law within the area specified in  
7 Section 92600 of the Education Code.

8 (c) A member of the California State University Police Departments appointed  
9 pursuant to Section 89560 of the Education Code, provided that the primary duty of  
10 the peace officer shall be the enforcement of the law within the area specified in  
11 Section 89560 of the Education Code.

12 (d)(1) Any member of the Office of Correctional Safety of the Department of  
13 Corrections and Rehabilitation, provided that the primary duties of the peace officer  
14 shall be the investigation or apprehension of inmates, wards, parolees, parole  
15 violators, or escapees from state institutions, the transportation of those persons, the  
16 investigation of any violation of criminal law discovered while performing the usual  
17 and authorized duties of employment, and the coordination of those activities with  
18 other criminal justice agencies.

19 (2) Any member of the Office of Internal Affairs of the Department of Corrections  
20 and Rehabilitation, provided that the primary duties shall be criminal investigations  
21 of Department of Corrections and Rehabilitation personnel and the coordination of  
22 those activities with other criminal justice agencies. For purposes of this  
23 subdivision, the member of the Office of Internal Affairs shall possess certification  
24 from the Commission on Peace Officer Standards and Training for investigators, or  
25 have completed training pursuant to Section 6126.1 of the Penal Code.

26 (e) Employees of the Department of Fish and Game Wildlife designated by the  
27 director, provided that the primary duty of those peace officers shall be the  
28 enforcement of the law as set forth in Section 856 4100 of the Fish and Game  
29 Wildlife Code.

30 (f) Employees of the Department of Parks and Recreation designated by the  
31 director pursuant to Section 5008 of the Public Resources Code, provided that the  
32 primary duty of the peace officer shall be the enforcement of the law as set forth in  
33 Section 5008 of the Public Resources Code.

34 (g) The Director of Forestry and Fire Protection and employees or classes of  
35 employees of the Department of Forestry and Fire Protection designated by the  
36 director pursuant to Section 4156 of the Public Resources Code, provided that the  
37 primary duty of the peace officer shall be the enforcement of the law as that duty is  
38 set forth in Section 4156 of the Public Resources Code.

39 (h) Persons employed by the Department of Alcoholic Beverage Control for the  
40 enforcement of Division 9 (commencing with Section 23000) of the Business and  
41 Professions Code and designated by the Director of Alcoholic Beverage Control,  
42 provided that the primary duty of any of these peace officers shall be the

1 enforcement of the laws relating to alcoholic beverages, as that duty is set forth in  
2 Section 25755 of the Business and Professions Code.

3 (i) Marshals and police appointed by the Board of Directors of the California  
4 Exposition and State Fair pursuant to Section 3332 of the Food and Agricultural  
5 Code, provided that the primary duty of the peace officers shall be the enforcement  
6 of the law as prescribed in that section.

7 **Comment.** Subdivision (e) of Section 830.2 is amended to reflect the recodification of the former  
8 Fish and Game Code. That subdivision is also amended to update a reference to the former  
9 Department of Fish and Game. See Fish & Wildlife Code § 1500.

10 **Penal Code § 830.6 (amended).**

11 SEC. \_\_\_\_\_. Section 830.6 of the Penal Code is amended to read:

12 830.6. (a)(1) Whenever any qualified person is deputized or appointed by the  
13 proper authority as a reserve or auxiliary sheriff or city police officer, a reserve  
14 deputy sheriff, a reserve deputy marshal, a reserve police officer of a regional park  
15 district or of a transit district, a reserve park ranger, a reserve harbor or port police  
16 officer of a county, city, or district as specified in Section 663.5 of the Harbors and  
17 Navigation Code, a reserve deputy of the Department of Fish and Game ~~Game~~ Wildlife, a  
18 reserve special agent of the Department of Justice, a reserve officer of a community  
19 service district which is authorized under subdivision (h) of Section 61600 of the  
20 Government Code to maintain a police department or other police protection, a  
21 reserve officer of a school district police department under Section 35021.5 of the  
22 Education Code, a reserve officer of a community college police department under  
23 Section 72330, a reserve officer of a police protection district formed under Part 1  
24 (commencing with Section 20000) of Division 14 of the Health and Safety Code, or  
25 a reserve housing authority patrol officer employed by a housing authority defined  
26 in subdivision (d) of Section 830.31, and is assigned specific police functions by  
27 that authority, the person is a peace officer, if the person qualifies as set forth in  
28 Section 832.6. The authority of a person designated as a peace officer pursuant to  
29 this paragraph extends only for the duration of the person's specific assignment. A  
30 reserve park ranger or a transit, harbor, or port district reserve officer may carry  
31 firearms only if authorized by, and under those terms and conditions as are specified  
32 by, his or her employing agency.

33 (2) Whenever any qualified person is deputized or appointed by the proper  
34 authority as a reserve or auxiliary sheriff or city police officer, a reserve deputy  
35 sheriff, a reserve deputy marshal, a reserve park ranger, a reserve police officer of a  
36 regional park district, transit district, community college district, or school district,  
37 a reserve harbor or port police officer of a county, city, or district as specified in  
38 Section 663.5 of the Harbors and Navigation Code, a reserve officer of a community  
39 service district that is authorized under subdivision (h) of Section 61600 of the  
40 Government Code to maintain a police department or other police protection, or a  
41 reserve officer of a police protection district formed under Part 1 (commencing with  
42 Section 20000) of Division 14 of the Health and Safety Code, and is so designated

1 by local ordinance or, if the local agency is not authorized to act by ordinance, by  
2 resolution, either individually or by class, and is assigned to the prevention and  
3 detection of crime and the general enforcement of the laws of this state by that  
4 authority, the person is a peace officer, if the person qualifies as set forth in  
5 paragraph (1) of subdivision (a) of Section 832.6. The authority of a person  
6 designated as a peace officer pursuant to this paragraph includes the full powers and  
7 duties of a peace officer as provided by Section 830.1. A transit, harbor, or port  
8 district reserve police officer, or a city or county reserve peace officer who is not  
9 provided with the powers and duties authorized by Section 830.1, has the powers  
10 and duties authorized in Section 830.33, or in the case of a reserve park ranger, the  
11 powers and duties that are authorized in Section 830.31, or in the case of a reserve  
12 housing authority patrol officer, the powers and duties that are authorized in  
13 subdivision (d) of Section 830.31, and a school district reserve police officer or a  
14 community college district reserve police officer has the powers and duties  
15 authorized in Section 830.32.

16 (b) Whenever any person designated by a Native American tribe recognized by  
17 the United States Secretary of the Interior is deputized or appointed by the county  
18 sheriff as a reserve or auxiliary sheriff or a reserve deputy sheriff, and is assigned  
19 to the prevention and detection of crime and the general enforcement of the laws of  
20 this state by the county sheriff, the person is a peace officer, if the person qualifies  
21 as set forth in paragraph (1) of subdivision (a) of Section 832.6. The authority of a  
22 peace officer pursuant to this subdivision includes the full powers and duties of a  
23 peace officer as provided by Section 830.1.

24 (c) Whenever any person is summoned to the aid of any uniformed peace officer,  
25 the summoned person is vested with the powers of a peace officer that are expressly  
26 delegated to him or her by the summoning officer or that are otherwise reasonably  
27 necessary to properly assist the officer.

28 **Comment.** Section 830.6 is amended to update a reference to the former Department of Fish and  
29 Game. See Fish & Wildlife Code § 1500.

30 **Penal Code § 969e (amended).**

31 SEC. \_\_\_\_\_. Section 969e of the Penal Code is amended to read:

32 969e. In charging the fact of a previous conviction for a violation of Section 5652  
33 66525 of the Fish and Game Wildlife Code, or of Section 13001 or 13002 of the  
34 Health and Safety Code or of Section 374b or 374d of the Penal Code or of Section  
35 23111, 23112, or 23113 of the Vehicle Code, it is sufficient to state, “That the  
36 defendant, before the commission of the offense charged herein, was in (giving the  
37 title of the court in which the conviction was had) convicted of a violation of  
38 (specifying the section violated).”

39 **Comment.** Section 969e is amended to reflect the recodification of the former Fish and Game  
40 Code.

1 **Penal Code § 1463 (amended).**

2 SEC. \_\_\_\_ . Section 1463 of the Penal Code is amended to read:

3 1463. All fines and forfeitures imposed and collected for crimes shall be  
4 distributed in accordance with Section 1463.001.

5 The following definitions shall apply to terms used in this chapter:

6 (a) “Arrest” means any law enforcement action, including issuance of a notice to  
7 appear or notice of violation, which results in a criminal charge.

8 (b) “City” includes any city, city and county, district, including any enterprise  
9 special district, community service district, or community service area engaged in  
10 police protection activities as reported to the Controller for inclusion in the 1989–  
11 90 edition of the Financial Transactions Report Concerning Special Districts under  
12 the heading of Police Protection and Public Safety, authority, or other local agency  
13 (other than a county) which employs persons authorized to make arrests or to issue  
14 notices to appear or notices of violation which may be filed in court.

15 (c) “City arrest” means an arrest by an employee of a city, or by a California  
16 Highway Patrol officer within the limits of a city.

17 (d) “County” means the county in which the arrest took place.

18 (e) “County arrest” means an arrest by a California Highway Patrol officer outside  
19 the limits of a city, or any arrest by a county officer or by any other state officer.

20 (f) “Court” means the superior court or a juvenile forum established under Section  
21 257 of the Welfare and Institutions Code, in which the case arising from the arrest  
22 is filed.

23 (g) “Division of moneys” means an allocation of base fine proceeds between  
24 agencies as required by statute, including, but not limited to, Sections 1463.003,  
25 1463.9, 1463.23, and 1463.26 of this code, ~~Sections 13001, 13002, and 13003~~  
26 Article 1 (commencing with Section 3600) of Chapter 3 of Title 1 of Part 6 of  
27 Division 2 and Section 3810 of the Fish and Game Wildlife Code, and Section  
28 11502 of the Health and Safety Code.

29 (h) “Offense” means any infraction, misdemeanor, or felony, and any act by a  
30 juvenile leading to an order to pay a financial sanction by reason of the act being  
31 defined as an infraction, misdemeanor, or felony, whether defined in this or any  
32 other code, except any parking offense as defined in subdivision (i).

33 (i) “Parking offense” means any offense charged pursuant to Article 3  
34 (commencing with Section 40200) of Chapter 1 of Division 17 of the Vehicle Code,  
35 including registration and equipment offenses included on a notice of parking  
36 violation.

37 (j) “Penalty allocation” means the deposit of a specified part of moneys to offset  
38 designated processing costs, as provided by Section 1463.16 of this code and by  
39 Section 68090.8 of the Government Code.

40 (k) “Total parking penalty” means the total sum to be collected for a parking  
41 offense, whether as fine, forfeiture of bail, or payment of penalty to the Department  
42 of Motor Vehicles (DMV). It may include the following components:

1 (1) The base parking penalty as established pursuant to Section 40203.5 of the  
2 Vehicle Code.

3 (2) The DMV fees added upon the placement of a hold pursuant to Section 40220  
4 of the Vehicle Code.

5 (3) The surcharges required by Section 76000 of the Government Code.

6 (4) The notice penalty added to the base parking penalty when a notice of  
7 delinquent parking violations is given.

8 (l) “Total fine or forfeiture” means the total sum to be collected upon a conviction,  
9 or the total amount of bail forfeited or deposited as cash bail subject to forfeiture. It  
10 may include, but is not limited to, the following components as specified for the  
11 particular offense:

12 (1) The “base fine” upon which the state penalty and additional county penalty is  
13 calculated.

14 (2) The “county penalty” required by Section 76000 of the Government Code.

15 (3) The “DNA penalty” required by Sections 76104.6 and 76104.7 of the  
16 Government Code.

17 (4) The “emergency medical services penalty” authorized by Section 76000.5 of  
18 the Government Code.

19 (5) The “service charge” permitted by Section 853.7 of the Penal Code and  
20 Section 40508.5 of the Vehicle Code.

21 (6) The “special penalty” dedicated for blood alcohol analysis, alcohol program  
22 services, traumatic brain injury research, and similar purposes.

23 (7) The “state penalty” required by Section 1464.

24 **Comment.** Subdivision (g) of Section 1463 is amended to reflect the recodification of the former  
25 Fish and Game Code.

26 **Penal Code § 1464.8 (amended).**

27 SEC. \_\_\_\_\_. Section 1464.8 of the Penal Code is amended to read:

28 1464.8. Notwithstanding any other provision of law, when an allocation and  
29 distribution of any fine, forfeiture, penalty, fee, or assessment collected in any  
30 criminal case is made, including, but not limited to, moneys collected pursuant to  
31 this chapter, Section ~~13003~~ 3610 of the Fish and Game Wildlife Code, Chapter 12  
32 (commencing with Section 76000) of Title 8 of the Government Code, and Sections  
33 11372.5 and 11502 of the Health and Safety Code, the allocation and distribution of  
34 any payment may be based upon the law in effect during the accounting period when  
35 the payment is made.

36 **Comment.** Section 1464.8 is amended to reflect the recodification of the former Fish and Game  
37 Code.

38 **Penal Code § 1524 (amended).**

39 SEC. \_\_\_\_\_. Section 1524 of the Penal Code is amended to read:

40 1524. (a) A search warrant may be issued upon any of the following grounds:

41 (1) When the property was stolen or embezzled.

1 (2) When the property or things were used as the means of committing a felony.

2 (3) When the property or things are in the possession of any person with the intent  
3 to use them as a means of committing a public offense, or in the possession of  
4 another to whom he or she may have delivered them for the purpose of concealing  
5 them or preventing them from being discovered.

6 (4) When the property or things to be seized consist of an item or constitute  
7 evidence that tends to show a felony has been committed, or tends to show that a  
8 particular person has committed a felony.

9 (5) When the property or things to be seized consist of evidence that tends to show  
10 that sexual exploitation of a child, in violation of Section 311.3, or possession of  
11 matter depicting sexual conduct of a person under 18 years of age, in violation of  
12 Section 311.11, has occurred or is occurring.

13 (6) When there is a warrant to arrest a person.

14 (7) When a provider of electronic communication service or remote computing  
15 service has records or evidence, as specified in Section 1524.3, showing that  
16 property was stolen or embezzled constituting a misdemeanor, or that property or  
17 things are in the possession of any person with the intent to use them as a means of  
18 committing a misdemeanor public offense, or in the possession of another to whom  
19 he or she may have delivered them for the purpose of concealing them or preventing  
20 their discovery.

21 (8) When the property or things to be seized include an item or evidence that tends  
22 to show a violation of Section 3700.5 of the Labor Code, or tends to show that a  
23 particular person has violated Section 3700.5 of the Labor Code.

24 (9) When the property or things to be seized include a firearm or other deadly  
25 weapon at the scene of, or at the premises occupied or under the control of the person  
26 arrested in connection with, a domestic violence incident involving a threat to  
27 human life or a physical assault as provided in Section 18250. This section does not  
28 affect warrantless seizures otherwise authorized by Section 18250.

29 (10) When the property or things to be seized include a firearm or other deadly  
30 weapon that is owned by, or in the possession of, or in the custody or control of, a  
31 person described in subdivision (a) of Section 8102 of the Welfare and Institutions  
32 Code.

33 (11) When the property or things to be seized include a firearm that is owned by,  
34 or in the possession of, or in the custody or control of, a person who is subject to the  
35 prohibitions regarding firearms pursuant to Section 6389 of the Family Code, if a  
36 prohibited firearm is possessed, owned, in the custody of, or controlled by a person  
37 against whom a protective order has been issued pursuant to Section 6218 of the  
38 Family Code, the person has been lawfully served with that order, and the person  
39 has failed to relinquish the firearm as required by law.

40 (12) When the information to be received from the use of a tracking device  
41 constitutes evidence that tends to show that either a felony, a misdemeanor violation  
42 of the Fish and Game Wildlife Code, or a misdemeanor violation of the Public

1 Resources Code has been committed or is being committed, tends to show that a  
2 particular person has committed a felony, a misdemeanor violation of the Fish and  
3 Game Wildlife Code, or a misdemeanor violation of the Public Resources Code, or  
4 is committing a felony, a misdemeanor violation of the Fish and Game Wildlife  
5 Code, or a misdemeanor violation of the Public Resources Code, or will assist in  
6 locating an individual who has committed or is committing a felony, a misdemeanor  
7 violation of the Fish and Game Wildlife Code, or a misdemeanor violation of the  
8 Public Resources Code. A tracking device search warrant issued pursuant to this  
9 paragraph shall be executed in a manner meeting the requirements specified in  
10 subdivision (b) of Section 1534.

11 (13) When a sample of the blood of a person constitutes evidence that tends to  
12 show a violation of Section 23140, 23152, or 23153 of the Vehicle Code and the  
13 person from whom the sample is being sought has refused an officer's request to  
14 submit to, or has failed to complete, a blood test as required by Section 23612 of the  
15 Vehicle Code, and the sample will be drawn from the person in a reasonable,  
16 medically approved manner. This paragraph is not intended to abrogate a court's  
17 mandate to determine the propriety of the issuance of a search warrant on a case-  
18 by-case basis.

19 (14) Beginning January 1, 2016, the property or things to be seized are firearms  
20 or ammunition or both that are owned by, in the possession of, or in the custody or  
21 control of a person who is the subject of a gun violence restraining order that has  
22 been issued pursuant to Division 3.2 (commencing with Section 18100) of Title 2  
23 of Part 6, if a prohibited firearm or ammunition or both is possessed, owned, in the  
24 custody of, or controlled by a person against whom a gun violence restraining order  
25 has been issued, the person has been lawfully served with that order, and the person  
26 has failed to relinquish the firearm as required by law.

27 (15) Beginning January 1, 2018, the property or things to be seized include a  
28 firearm that is owned by, or in the possession of, or in the custody or control of, a  
29 person who is subject to the prohibitions regarding firearms pursuant to Section  
30 29800 or 29805, and the court has made a finding pursuant to subdivision (c) of  
31 Section 29810 that the person has failed to relinquish the firearm as required by law.

32 (16) When the property or things to be seized are controlled substances or a  
33 device, contrivance, instrument, or paraphernalia used for unlawfully using or  
34 administering a controlled substance pursuant to the authority described in Section  
35 11472 of the Health and Safety Code.

36 (17)(A) When all of the following apply:

37 (i) A sample of the blood of a person constitutes evidence that tends to show a  
38 violation of subdivision (b), (c), (d), (e), or (f) of Section 655 of the Harbors and  
39 Navigation Code.

40 (ii) The person from whom the sample is being sought has refused an officer's  
41 request to submit to, or has failed to complete, a blood test as required by Section  
42 655.1 of the Harbors and Navigation Code.

1 (iii) The sample will be drawn from the person in a reasonable, medically  
2 approved manner.

3 (B) This paragraph is not intended to abrogate a court's mandate to determine the  
4 propriety of the issuance of a search warrant on a case-by-case basis.

5 (18) When the property or things to be seized consists of evidence that tends to  
6 show that a violation of paragraph (1), (2), or (3) of subdivision (j) of Section 647  
7 has occurred or is occurring.

8 (b) The property, things, person, or persons described in subdivision (a) may be  
9 taken on the warrant from any place, or from any person in whose possession the  
10 property or things may be.

11 (c) Notwithstanding subdivision (a) or (b), a search warrant shall not be issued for  
12 any documentary evidence in the possession or under the control of any person who  
13 is a lawyer as defined in Section 950 of the Evidence Code, a physician as defined  
14 in Section 990 of the Evidence Code, a psychotherapist as defined in Section 1010  
15 of the Evidence Code, or a member of the clergy as defined in Section 1030 of the  
16 Evidence Code, and who is not reasonably suspected of engaging or having engaged  
17 in criminal activity related to the documentary evidence for which a warrant is  
18 requested unless the following procedure has been complied with:

19 (1) At the time of the issuance of the warrant, the court shall appoint a special  
20 master in accordance with subdivision (d) to accompany the person who will serve  
21 the warrant. Upon service of the warrant, the special master shall inform the party  
22 served of the specific items being sought and that the party shall have the  
23 opportunity to provide the items requested. If the party, in the judgment of the  
24 special master, fails to provide the items requested, the special master shall conduct  
25 a search for the items in the areas indicated in the search warrant.

26 (2)(A) If the party who has been served states that an item or items should not be  
27 disclosed, they shall be sealed by the special master and taken to court for a hearing.

28 (B) At the hearing, the party searched shall be entitled to raise any issues that may  
29 be raised pursuant to Section 1538.5 as well as a claim that the item or items are  
30 privileged, as provided by law. The hearing shall be held in the superior court. The  
31 court shall provide sufficient time for the parties to obtain counsel and make motions  
32 or present evidence. The hearing shall be held within three days of the service of the  
33 warrant unless the court makes a finding that the expedited hearing is impracticable.  
34 In that case, the matter shall be heard at the earliest possible time.

35 (C) If an item or items are taken to court for a hearing, any limitations of time  
36 prescribed in Chapter 2 (commencing with Section 799) of Title 3 of Part 2 shall be  
37 tolled from the time of the seizure until the final conclusion of the hearing, including  
38 any associated writ or appellate proceedings.

39 (3) The warrant shall, whenever practicable, be served during normal business  
40 hours. In addition, the warrant shall be served upon a party who appears to have  
41 possession or control of the items sought. If, after reasonable efforts, the party  
42 serving the warrant is unable to locate the person, the special master shall seal and

1 return to the court, for determination by the court, any item that appears to be  
2 privileged as provided by law.

3 (d)(1) As used in this section, a “special master” is an attorney who is a member  
4 in good standing of the California State Bar and who has been selected from a list  
5 of qualified attorneys that is maintained by the State Bar particularly for the  
6 purposes of conducting the searches described in this section. These attorneys shall  
7 serve without compensation. A special master shall be considered a public  
8 employee, and the governmental entity that caused the search warrant to be issued  
9 shall be considered the employer of the special master and the applicable public  
10 entity, for purposes of Division 3.6 (commencing with Section 810) of Title 1 of the  
11 Government Code, relating to claims and actions against public entities and public  
12 employees. In selecting the special master, the court shall make every reasonable  
13 effort to ensure that the person selected has no relationship with any of the parties  
14 involved in the pending matter. Information obtained by the special master shall be  
15 confidential and may not be divulged except in direct response to inquiry by the  
16 court.

17 (2) In any case in which the magistrate determines that, after reasonable efforts  
18 have been made to obtain a special master, a special master is not available and  
19 would not be available within a reasonable period of time, the magistrate may direct  
20 the party seeking the order to conduct the search in the manner described in this  
21 section in lieu of the special master.

22 (e) Any search conducted pursuant to this section by a special master may be  
23 conducted in a manner that permits the party serving the warrant or his or her  
24 designee to accompany the special master as he or she conducts his or her search.  
25 However, that party or his or her designee may not participate in the search nor shall  
26 he or she examine any of the items being searched by the special master except upon  
27 agreement of the party upon whom the warrant has been served.

28 (f) As used in this section, “documentary evidence” includes, but is not limited to,  
29 writings, documents, blueprints, drawings, photographs, computer printouts,  
30 microfilms, X-rays, files, diagrams, ledgers, books, tapes, audio and video  
31 recordings, films, and papers of any type or description.

32 (g) No warrant shall issue for any item or items described in Section 1070 of the  
33 Evidence Code.

34 (h) Notwithstanding any other law, no claim of attorney work product as described  
35 in Chapter 4 (commencing with Section 2018.010) of Title 4 of Part 4 of the Code  
36 of Civil Procedure shall be sustained where there is probable cause to believe that  
37 the lawyer is engaging or has engaged in criminal activity related to the  
38 documentary evidence for which a warrant is requested unless it is established at the  
39 hearing with respect to the documentary evidence seized under the warrant that the  
40 services of the lawyer were not sought or obtained to enable or aid anyone to commit  
41 or plan to commit a crime or a fraud.

1 (i) Nothing in this section is intended to limit an attorney’s ability to request an  
2 in-camera hearing pursuant to the holding of the Supreme Court of California in  
3 *People v. Superior Court (Laff)* (2001) 25 Cal.4th 703.

4 (j) In addition to any other circumstance permitting a magistrate to issue a warrant  
5 for a person or property in another county, when the property or things to be seized  
6 consist of any item or constitute evidence that tends to show a violation of Section  
7 530.5, the magistrate may issue a warrant to search a person or property located in  
8 another county if the person whose identifying information was taken or used  
9 resides in the same county as the issuing court.

10 (k) This section shall not be construed to create a cause of action against any  
11 foreign or California corporation, its officers, employees, agents, or other specified  
12 persons for providing location information.

13 **Comment.** Paragraph (12) of subdivision (a) of Section 1524 is amended to reflect the  
14 recodification of the former Fish and Game Code.

15  **Note.** Section 1524 was amended in 2016 by an initiative statute, Proposition 63. The  
16 Commission believes that the proposed technical revision of that section would not be an  
17 impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6, and  
18 associated text.

19 **Penal Code § 20015 (amended).**

20 SEC. \_\_\_\_\_. Section 20015 of the Penal Code is amended to read:

21 20015. Nothing in this division shall prohibit the sale to, purchase by, possession  
22 of, or use of any blowgun or blowgun ammunition by zookeepers, animal control  
23 officers, Department of Fish and Game Wildlife personnel, humane officers whose  
24 names are maintained in the county record of humane officers pursuant to Section  
25 14502 of the Corporations Code, or veterinarians in the course and scope of their  
26 business in order to administer medicine to animals.

27 **Comment.** Section 20015 is amended to update a reference to the former Department of Fish  
28 and Game. See Fish & Wildlife Code § 1500.

29 **Penal Code § 25700 (amended).**

30 SEC. \_\_\_\_\_. Section 25700 of the Penal Code is amended to read:

31 25700. (a) The unlawful carrying of any handgun in violation of Section 25400 is  
32 a nuisance and is subject to Sections 18000 and 18005.

33 (b) This section does not apply to any of the following:

34 (1) Any firearm in the possession of the Department of Fish and Game Wildlife.

35 (2) Any firearm that was used in the violation of any provision of the Fish and  
36 Game Wildlife Code or any regulation adopted pursuant thereto.

37 (3) Any firearm that is forfeited pursuant to Section 5008.6 of the Public  
38 Resources Code.

39 **Comment.** Section 25700 is amended to reflect the recodification of the former Fish and Game  
40 Code. The section is also amended to update a reference to the former Department of Fish and  
41 Game. See Fish & Wildlife Code § 1500.

1 **Penal Code § 26100 (amended).**

2 SEC. \_\_\_\_ . Section 26100 of the Penal Code is amended to read:

3 26100. (a) It is a misdemeanor for a driver of any motor vehicle or the owner of  
4 any motor vehicle, whether or not the owner of the vehicle is occupying the vehicle,  
5 knowingly to permit any other person to carry into or bring into the vehicle a firearm  
6 in violation of Section 25850 of this code or Section ~~2006~~ 9715 of the Fish and  
7 ~~Game~~ Wildlife Code.

8 (b) Any driver or owner of any vehicle, whether or not the owner of the vehicle is  
9 occupying the vehicle, who knowingly permits any other person to discharge any  
10 firearm from the vehicle is punishable by imprisonment in the county jail for not  
11 more than one year or in state prison for 16 months or two or three years.

12 (c) Any person who willfully and maliciously discharges a firearm from a motor  
13 vehicle at another person other than an occupant of a motor vehicle is guilty of a  
14 felony punishable by imprisonment in state prison for three, five, or seven years.

15 (d) Except as provided in Section ~~3002~~ 9550 of the Fish and ~~Game~~ Wildlife Code,  
16 any person who willfully and maliciously discharges a firearm from a motor vehicle  
17 is guilty of a public offense punishable by imprisonment in the county jail for not  
18 more than one year or in the state prison.

19 **Comment.** Section 26100 is amended to reflect the recodification of the former Fish and Game  
20 Code.

21 **Penal Code § 29300 (amended).**

22 SEC. \_\_\_\_ . Section 29300 of the Penal Code is amended to read:

23 29300. (a) Except as provided in subdivision (c), a firearm of any nature owned  
24 or possessed in violation of Chapter 1 (commencing with Section 29610), Chapter  
25 2 (commencing with Section 29800), or Chapter 3 (commencing with Section  
26 29900) of Division 9 of this title, or Chapter 3 (commencing with Section 8100) of  
27 Division 5 of the Welfare and Institutions Code, or used in the commission of any  
28 misdemeanor as provided in this code, any felony, or an attempt to commit any  
29 misdemeanor as provided in this code or any felony, is, upon a conviction of the  
30 defendant or upon a juvenile court finding that an offense which would be a  
31 misdemeanor or felony if committed by an adult was committed or attempted by the  
32 juvenile with the use of a firearm, a nuisance, and is subject to Sections 18000 and  
33 18005.

34 (b) A finding that the defendant was guilty of the offense but was insane at the  
35 time the offense was committed is a conviction for the purposes of this section.

36 (c) A firearm is not a nuisance pursuant to this section if the firearm owner  
37 disposes of the firearm pursuant to Section 29810.

38 (d) This section does not apply to any of the following:

39 (1) Any firearm in the possession of the Department of Fish and ~~Game~~ Wildlife.

40 (2) Any firearm that was used in the violation of any provision of the Fish and  
41 ~~Game~~ Wildlife Code or any regulation adopted pursuant thereto.

1 (3) Any firearm that is forfeited pursuant to Section 5008.6 of the Public  
2 Resources Code.

3 **Comment.** Subdivision (d) of Section 29300 is amended to reflect the recodification of the  
4 former Fish and Game Code. The section is also amended to update a reference to the former  
5 Department of Fish and Game. See Fish & Wildlife Code § 1500.

6 **Penal Code § 30945 (amended).**

7 SEC. \_\_\_\_\_. Section 30945 of the Penal Code is amended to read:

8 30945. Unless a permit allowing additional uses is first obtained under Section  
9 31000, a person who has registered an assault weapon or registered a .50 BMG rifle  
10 under this article may possess it only under any of the following conditions:

11 (a) At that person’s residence, place of business, or other property owned by that  
12 person, or on property owned by another with the owner’s express permission.

13 (b) While on the premises of a target range of a public or private club or  
14 organization organized for the purpose of practicing shooting at targets.

15 (c) While on a target range that holds a regulatory or business license for the  
16 purpose of practicing shooting at that target range.

17 (d) While on the premises of a shooting club that is licensed pursuant to the Fish  
18 and Game Wildlife Code.

19 (e) While attending any exhibition, display, or educational project that is about  
20 firearms and that is sponsored by, conducted under the auspices of, or approved by  
21 a law enforcement agency or a nationally or state recognized entity that fosters  
22 proficiency in, or promotes education about, firearms.

23 (f) While on publicly owned land, if the possession and use of a firearm described  
24 in Section 30510, 30515, 30520, or 30530, is specifically permitted by the managing  
25 agency of the land.

26 (g) While transporting the assault weapon or .50 BMG rifle between any of the  
27 places mentioned in this section, or to any licensed gun dealer, for servicing or repair  
28 pursuant to Section 31050, if the assault weapon is transported as required by  
29 Sections 16850 and 25610.

30 **Comment.** Section 30945 is amended to reflect the recodification of the former Fish and Game  
31 Code.

32 **Penal Code § 34000 (amended).**

33 SEC. \_\_\_\_\_. Section 34000 of the Penal Code is amended to read:

34 34000. (a) Notwithstanding any provision of law or of any local ordinance to the  
35 contrary, when any firearm is in the possession of any officer of the state, or of a  
36 county, city, or city and county, or of any campus of the University of California or  
37 the California State University, and the firearm is an exhibit filed in any criminal  
38 action or proceeding which is no longer needed or is unclaimed or abandoned  
39 property, which has been in the possession of the officer for at least 180 days, the  
40 firearm shall be sold, or destroyed, as provided for in Sections 18000 and 18005.

1 (b) This section does not apply to any firearm in the possession of the Department  
2 of Fish and Game Wildlife, or which was used in the violation of any provision in  
3 the Fish and Game Wildlife Code, or any regulation under that code.

4 **Comment.** Section 34000 is amended to reflect the recodification of the former Fish and Game  
5 Code. The section is also amended to update a reference to the former Department of Fish and  
6 Game. See Fish & Wildlife Code § 1500.

7 PUBLIC CONTRACT CODE

8 **Pub. Cont. Code § 10109 (amended).**

9 SEC. \_\_\_\_\_. Section 10109 of the Public Contract Code is amended to read:

10 10109. Any notice inviting bids on a project which specifies locations of possible  
11 materials, such as a borrow pit or gravel bed, for use in the proposed project which  
12 would be subject to Section 1602 Title 3 (commencing with Sections 69700) of Part  
13 4 of Division 17 of the Fish and Game Wildlife Code shall include any conditions  
14 or modifications established pursuant to Section 1603 69795, 69805, or Article 4  
15 (commencing with Section 70050) of Chapter 2 of Title 3 of Part 4 of Division 17  
16 of the Fish and Wildlife Code.

17 **Comment.** Section 10109 is amended to reflect the recodification of the former Fish and Game  
18 Code.

19  **Notes.** (1) In the tentative recommendation, Fish and Game Code Section 1602 would be  
20 continued in proposed Sections 69710, 69750, 69785, 70155, and 70165. The proposed cross-  
21 reference revision above would refer to the title that contains all of those sections, rather than  
22 referring to the five sections individually. That seems unproblematic, because the entire title relates  
23 to the substance of Section 1602.

24 **The Commission requests public comment on whether that simplified reference would**  
25 **cause any problems.**

26 (2) In the tentative recommendation, Fish and Game Code Section 1603 would be continued in  
27 proposed Sections 69795, 69805, 69810, and 70050 through 70070. The proposed cross-reference  
28 revision above would only refer to the provisions of Section 1603 that appear to be germane to the  
29 purpose of the reference.

30 **The Commission requests public comment on whether that simplified reference would**  
31 **cause any problems.**

32 **Pub. Cont. Code § 20126 (amended).**

33 SEC. \_\_\_\_\_. Section 20126 of the Public Contract Code is amended to read:

34 20126. Any notice inviting bids on a project which specifies locations of possible  
35 materials, such as a borrow pit or gravel bed, for use in the proposed project which  
36 would be subject to Section 1602 Title 3 (commencing with Sections 69700) of Part  
37 4 of Division 17 of the Fish and Game Wildlife Code shall include any conditions  
38 or modifications established pursuant to Section 1603 69795, 69805, or Article 4  
39 (commencing with Section 70050) of Chapter 2 of Title 3 of Part 4 of Division 17  
40 of the Fish and Game Wildlife Code.

1 **Comment.** Section 20126 is amended to reflect the recodification of the former Fish and Game  
2 Code.

3 **Notes.** (1) In the tentative recommendation, Fish and Game Code Section 1602 would be  
4 continued in proposed Sections 69710, 69750, 69785, 70155, and 70165. The proposed cross-  
5 reference revision above would refer to the title that contains all of those sections, rather than  
6 referring to the five sections individually. That seems unproblematic, because the entire title relates  
7 to the substance of Section 1602.

8 **The Commission requests public comment on whether that simplified reference would  
9 cause any problems.**

10 (2) In the tentative recommendation, Fish and Game Code Section 1603 would be continued in  
11 proposed Sections 69795, 69805, 69810, and 70050 through 70070. The proposed cross-reference  
12 revision above would only refer to the provisions of Section 1603 that appear to be germane to the  
13 purpose of the reference.

14 **The Commission requests public comment on whether that simplified reference would  
15 cause any problems.**

16 **Pub. Cont. Code § 20165 (amended).**

17 SEC. \_\_\_\_\_. Section 20165 of the Public Contract Code is amended to read:

18 20165. Any notice inviting bids, which specifies locations of possible materials,  
19 such as a borrow pit or gravel bed, for use in the proposed construction project which  
20 would be subject to Section 1602 Title 3 (commencing with Sections 69700) of Part  
21 4 of Division 17 of the Fish and Game Wildlife Code, shall include any conditions  
22 or modifications established pursuant to Section 1603 Section 69795, 69805, or  
23 Article 4 (commencing with Section 70050) of Chapter 2 of Title 3 of Part 4 of  
24 Division 17 of the Fish and Game Wildlife Code.

25 **Comment.** Section 20165 is amended to reflect the recodification of the former Fish and Game  
26 Code.

27 **Notes.** (1) In the tentative recommendation, Fish and Game Code Section 1602 would be  
28 continued in proposed Sections 69710, 69750, 69785, 70155, and 70165. The proposed cross-  
29 reference revision above would refer to the title that contains all of those sections, rather than  
30 referring to the five sections individually. That seems unproblematic, because the entire title relates  
31 to the substance of Section 1602.

32 **The Commission requests public comment on whether that simplified reference would  
33 cause any problems.**

34 (2) In the tentative recommendation, Fish and Game Code Section 1603 would be continued in  
35 proposed Sections 69795, 69805, 69810, and 70050 through 70070. The proposed cross-reference  
36 revision above would only refer to the provisions of Section 1603 that appear to be germane to the  
37 purpose of the reference.

38 **The Commission requests public comment on whether that simplified reference would  
39 cause any problems.**

40 PUBLIC RESOURCES CODE

41 **Pub. Res. Code § 829 (amended).**

42 SEC. \_\_\_\_\_. Section 829 of the Public Resources Code is amended to read:

1 829. As used in this chapter, “director” means the Director of the Department of  
2 Fish and Game Wildlife.

3 **Comment.** Section 829 is amended to update a reference to the former Department of Fish and  
4 Game. See Fish & Wildlife Code § 1500.

5 **Pub. Res. Code § 830 (amended).**

6 SEC. \_\_\_\_\_. Section 830 of the Public Resources Code is amended to read:

7 830. As used in this chapter, “department” means the Department of Fish and  
8 Game Wildlife.

9 **Comment.** Section 830 is amended to update a reference to the former Department of Fish and  
10 Game. See Fish & Wildlife Code § 1500.

11 **Pub. Res. Code § 3233 (amended).**

12 SEC. \_\_\_\_\_. Section 3233 of the Public Resources Code is amended to read:

13 3233. (a) The division may develop field rules which establish volumetric  
14 thresholds for emergency reporting by the operator of oil discharges to land  
15 associated with onshore drilling, exploration, or production operations, where the  
16 oil discharges, because of the circumstances established pursuant to paragraph (1)  
17 of subdivision (c), cannot pass into or threaten the waters of the state. The division  
18 may not adopt field rules under this section, unless the State Water Resources  
19 Control Board and the Department of Fish and Game Wildlife first concur with the  
20 volumetric reporting thresholds contained in the proposed field rules. Subchapter 1  
21 (commencing with Section 1710) of Chapter 4 of Division 2 of Title 14 of the  
22 California Code of Regulations shall apply to the adoption and implementation of  
23 field rules authorized by this section.

24 (b) The authority granted to the division pursuant to subdivision (a) shall apply  
25 solely to oil fields located in the San Joaquin Valley, as designated by the division.  
26 The division shall adopt the field rules not later than January 1, 1998.

27 (c) For purposes of implementing this section, the division, the State Water  
28 Resources Control Board, and the Department of Fish and Game Wildlife shall enter  
29 into an agreement that defines the process for establishing both of the following:

30 (1) The circumstances, such as engineered containment, under which oil  
31 discharges cannot pass into or threaten the waters of this state.

32 (2) The volumetric reporting thresholds that are applicable under the  
33 circumstances established pursuant to paragraph (1).

34 (d) In no case shall a reporting threshold established in the field rules, where the  
35 oil discharge cannot pass into or threaten the waters of this state, be less than one  
36 barrel (42 gallons), unless otherwise established by federal law or regulation. Until  
37 field rules are adopted, emergency reporting of oil discharges shall continue as  
38 required by existing statute and regulations.

39 (e) An operator who discharges oil in amounts less than the volumetric thresholds  
40 adopted by the division pursuant to this section is exempt from all applicable state  
41 and local reporting requirements. Discharges of oil in amounts equal to, or greater

1 than, the volumetric thresholds adopted by the division pursuant to this section shall  
2 be immediately reported to the Office of Emergency Services which shall inform  
3 the division and other local or state agencies as required by Section 8589.7 of the  
4 Government Code. Reporting to the Office of Emergency Services shall be deemed  
5 to be in compliance with all applicable state and local reporting requirements.

6 (f) Oil discharges below the reporting thresholds established in the field rules shall  
7 be exempt from the emergency notification or reporting requirements, and any  
8 penalties provided for nonreporting, established under paragraph (1) of subdivision  
9 (a) of Section 13260 of the Water Code, subdivisions (a), (c), and (e) of Section  
10 13272 of the Water Code, Section 25507 of the Health and Safety Code, Sections  
11 8670.25.5 and 51018 of the Government Code, and subdivision (h) of Section 1722  
12 of Title 14 of the California Code of Regulations. Oil discharge reporting  
13 requirements under Section 51018 of the Government Code shall be applicable if a  
14 spill involves a fire or explosion.

15 (g) This section shall not affect existing reporting or notification requirements  
16 under federal law.

17 (h) Nothing in this section shall be construed to relieve any party of any  
18 responsibility established by statute, regulation, or order, to clean up or remediate  
19 any oil discharge, whether reportable or exempt pursuant to this section.

20 (i) Reporting provided pursuant to this section is not intended to prohibit any  
21 department or agency from seeking and obtaining any supplemental postreporting  
22 information to which the department or agency might otherwise be entitled.

23 (j) For purposes of this section, “oil” means naturally occurring crude oil.

24 **Comment.** Section 3233 is amended to update references to the former Department of Fish and  
25 Game. See Fish & Wildlife Code § 1500.

26 **Pub. Res. Code § 3717 (amended).**

27 SEC. \_\_\_\_\_. Section 3717 of the Public Resources Code is amended to read:

28 3717. Upon request, the supervisor shall notify the Department of Fish and Game  
29 Wildlife and the California regional water quality control board in the area affected  
30 of the location and abandonment of geothermal wells.

31 **Comment.** Section 3717 is amended to update a reference to the former Department of Fish and  
32 Game. See Fish & Wildlife Code § 1500.

33 **Pub. Res. Code § 3718 (amended).**

34 SEC. \_\_\_\_\_. Section 3718 of the Public Resources Code is amended to read:

35 3718. Nothing in this chapter shall be construed as superseding any of the  
36 provisions of Division 7 (commencing with Section 13000) of the Water Code or  
37 Division 6 (commencing with Section 5650) Article 1 (commencing with Section  
38 66500) of Chapter 1 of Title 1 of Part 3 of Division 17 of the Fish and Game Wildlife  
39 Code.

40 **Comment.** Section 3718 is amended to reflect the recodification of the former Fish and Game  
41 Code.

1 **Note.** Public Resources Code Section 3718 cross-refers to “Division 6 (commencing with  
2 Section 5650) of the Fish and Game Code.” This citation is erroneous, and was at the time it was  
3 enacted in 1965. Section 5650 is not the section that commences Division 6.

4 The erroneous cross-reference could be construed in three ways:

5 (1) It could be construed broadly as applying to the entirety of Division 6. That division contains  
6 the great majority of the Fish and Game Code provisions that govern fish and fishing, including  
7 sport fishing, commercial fishing, fish businesses, and special laws that govern specific types of  
8 fish and aquatic invertebrates. Many of the provisions govern ocean fish, rather than fresh water  
9 fish.

10 (2) It could be construed narrowly as applying to the chapter that commences with Section 5650.  
11 That chapter (which is also included in Division 6) governs water pollution generally and specific  
12 pollution issues relating to shellfish and mining in the Trinity and Klamath River area.

13 (3) It could be construed very narrowly, as applying only to the first article of the chapter that  
14 commences with Section 5650. That would include the general provisions on water pollution, but  
15 exclude the provisions on shellfish contamination and mining in the Trinity and Klamath River  
16 area.

17 The purpose of Section 3718 is to make clear that the chapter in which it is located does not  
18 supersede the specified provisions of the Water Code or Fish and Game Code. The chapter at issue  
19 regulates the drilling of geothermal wells for energy production. See Pub. Res. Code §§ 3700-3776.

20 That chapter includes provisions that expressly address the effect of geothermal wells on water  
21 quality. See Pub. Res. Code §§ 3714, 3716, 3717.

22 The provisions of the Water Code that are referenced in Section 3718 also govern the regulation  
23 of water quality and water pollution.

24 Given that context, it seems most likely that Section 3718 was intended to refer to the water  
25 pollution provisions in the Fish and Game Code, rather than the much broader law that addresses  
26 fishing (including clearly irrelevant provisions; e.g., provisions that regulate the use of traps and  
27 nets in ocean fishing). For that reason, the proposed law would take the third approach, revising  
28 Section 3718 to refer only to the water pollution provisions. Provisions that govern shellfish  
29 contamination and mining in the Trinity and Klamath River area would not be included in the  
30 reference.

31 **The Commission requests public comment on whether that approach would properly**  
32 **continue existing law.**

33 **Pub. Res. Code § 3783 (amended).**

34 SEC. \_\_\_\_. Section 3783 of the Public Resources Code is amended to read:

35 3783. Whenever the supervisor receives notification from the Department of Fish  
36 and Game Wildlife pursuant to subdivision (a) of Section 1016 67405 of the Fish  
37 and Game Wildlife Code that an oil sump is hazardous to wildlife, ~~he~~ the supervisor  
38 shall forthwith given written notice of such that hazardous condition to the owner,  
39 lessee, operator, or person responsible for the existence of the condition, and set  
40 forth the hazardous conditions as specified by the Department of Fish and Game  
41 Wildlife. The owner, lessee, operator, or person responsible shall, within 30 days  
42 from the date of such that notification, or such a longer period as may be mutually  
43 agreed upon by the supervisor, the Department of Fish and Game Wildlife, and the  
44 owner, lessee, operator, or person responsible, clean up or abate the condition to the  
45 satisfaction of the supervisor and the Department of Fish and Game Wildlife. If the  
46 owner, lessee, operator, or person responsible does not clean up or abate the  
47 condition to the satisfaction of the supervisor and the Department of Fish and Game

1 Wildlife within the required period of time, the supervisor shall forthwith order the  
2 closure of the oil and gas production operation maintaining the oil sump.

3 **Comment.** Section 3783 is amended to reflect the recodification of the former Fish and Game  
4 Code, and to update references to the former Department of Fish and Game. See Fish & Wildlife  
5 Code § 1500. The section is also amended to make technical corrections.

6 **Pub. Res. Code § 3784 (amended).**

7 SEC. \_\_\_\_\_. Section 3784 of the Public Resources Code is amended to read:

8 3784. Whenever the supervisor receives notification from the Department of Fish  
9 and Game Wildlife pursuant to ~~subdivision (b) of Section 1016 67410~~ of the Fish  
10 and Game Wildlife Code that an oil sump constitutes an immediate and grave danger  
11 to wildlife, ~~he~~ the supervisor shall forthwith give written notice of ~~such that~~  
12 immediately dangerous condition to the owner, lessee, operator, or person  
13 responsible for the existence of the condition, and set forth the immediately  
14 dangerous condition as specified by the Department of Fish and Game Wildlife. The  
15 owner, lessee, operator, or person responsible shall, within 10 days from the date of  
16 such notification, or ~~such a~~ longer period as may be ~~mutally~~ mutually agreed upon  
17 pursuant to Section 3784.5 by the supervisor, the Department of Fish and Game  
18 Wildlife, and the owner, lessee, operator, or person responsible, clean up or abate  
19 the condition to the satisfaction of the supervisor and the Department of Fish and  
20 Game Wildlife. If the owner, lessee, operator, or person responsible does not clean  
21 up or abate the condition to the satisfaction of the supervisor and the Department of  
22 Fish and Game Wildlife within the required period of time, the supervisor shall  
23 forthwith order the closure of the oil and gas production operation maintaining the  
24 oil sump.

25 **Comment.** Section 3784 is amended to reflect the recodification of the former Fish and Game  
26 Code, and to update references to the former Department of Fish and Game. See Fish & Wildlife  
27 Code § 1500. The section is also amended to make technical corrections.

28 **Pub. Res. Code § 3784.5 (amended).**

29 SEC. \_\_\_\_\_. Section 3784.5 of the Public Resources Code is amended to read:

30 3784.5. Extension of the 10-day period specified in Section 3784 may be granted  
31 only in cases where the supervisor and the Department of Fish and Game Wildlife  
32 have determined that screening or elimination of the oil sump cannot be reasonably  
33 accomplished within 10 days.

34 **Comment.** Section 3784.5 is amended to update a reference to the former Department of Fish  
35 and Game. See Fish & Wildlife Code § 1500.

36 **Pub. Res. Code § 3785 (amended).**

37 SEC. \_\_\_\_\_. Section 3785 of the Public Resources Code is amended to read:

38 3785. The supervisor and the Department of Fish and Game Wildlife shall develop  
39 a joint program to coordinate their respective responsibilities under this chapter and  
40 Section 1016 Title 3 (commencing with Section 67400) of Part 3 of Division 17 of

1 the Fish and Game Wildlife Code to protect the wildlife resources of the state from  
2 the hazards of exposed oil sumps.

3 **Comment.** Section 3785 is amended to reflect the recodification of the former Fish and Game  
4 Code. The section is also amended to update a reference to the former Department of Fish and  
5 Game. See Fish & Wildlife Code § 1500.

6 **Pub. Res. Code § 4417.5 (amended).**

7 SEC. \_\_\_\_\_. Section 4417.5 of the Public Resources Code is amended to read:

8 4417.5. (a) For the purpose of obtaining information leading to the arrest and  
9 conviction of persons who willfully and maliciously set fire to, or who attempt to  
10 willfully and maliciously set fire to, any property which is included within a state  
11 responsibility area, as defined in Section 4102, including a hazardous fire area  
12 designated by the board pursuant to Section 4252 or by the director pursuant to  
13 Section 4253, the department shall, during the fire season, make a toll-free 800  
14 telephone number available for, and establish, a program to protect the anonymity  
15 of persons providing that information and to facilitate the identification of persons  
16 who are eligible for the payment of rewards authorized pursuant to Section 1547 of  
17 the Penal Code and Section 4417.

18 (b) The department may cooperate, and enter into interagency agreements, with  
19 other state agencies in carrying out this section, including, but not limited to, the  
20 Cal-TIP program of the Department of Fish and Game Wildlife.

21 **Comment.** Section 4417.5 is amended to update a reference to the former Department of Fish  
22 and Game. See Fish & Wildlife Code § 1500.

23 **Pub. Res. Code § 4466 (amended).**

24 SEC. \_\_\_\_\_. Section 4466 of the Public Resources Code is amended to read:

25 4466. (a) The department shall prepare two model plans for the initial  
26 development and implementation of a program for wildland resources management  
27 through prescribed burning and other methods, one of which is appropriate for an  
28 area of wildlands in northern California, and one, in southern California. All state  
29 agencies, including the Departments of Fish and Game Wildlife and Conservation  
30 and the State Water Resources Control Board, shall cooperate with the department  
31 in the creation of the plans, to the end that administrative and environmental  
32 considerations are carefully and effectively considered and included in the program.

33 (b) Upon completion of each plan, the director shall submit the plan to the board  
34 for its review and approval as to its conformity with the requirements set forth in  
35 Section 4467.

36 (c) The department shall apply for funding from nonstate sources for the purpose  
37 of carrying out its planning responsibilities pursuant to this article. The department  
38 may not commence such planning until such funding is available in an amount  
39 sufficient to meet the costs of one model plan.

40 (d) Neither plan may be implemented or used after January 1, 1983.

1       **Comment.** Section 4466 is amended to update a reference to the former Department of Fish and  
2 Game. See Fish & Wildlife Code § 1500.

3       **Pub. Res. Code § 4551.5 (amended).**

4       SEC. \_\_\_\_\_. Section 4551.5 of the Public Resources Code is amended to read:  
5       4551.5. Rules and regulations shall apply to the conduct of timber operations and  
6 shall include, but shall not be limited to, measures for fire prevention and control,  
7 for soil erosion control, for site preparation that involves disturbance of soil or  
8 burning of vegetation following timber harvesting activities, for water quality and  
9 watershed control, for flood control, for stocking, for protection against timber  
10 operations that unnecessarily destroy young timber growth or timber productivity  
11 of the soil, for prevention and control of damage by forest insects, pests, and disease,  
12 for the protection of natural and scenic qualities in special treatment areas identified  
13 pursuant to subdivision (b) of Section 30417, and for the preparation of timber  
14 harvesting plans. In developing these rules, the board shall solicit and consider  
15 recommendations from the department, recommendations from the Department of  
16 Fish and Game Wildlife relating to the protection of fish and wildlife,  
17 recommendations from the State Water Resources Control Board and the California  
18 regional water quality control boards relating to water quality, recommendations  
19 from the State Air Resources Board and local air pollution control districts relating  
20 to air pollution control, and recommendations of the California Coastal Commission  
21 relating to the protection of natural and scenic coastal zone resources in special  
22 treatment areas.

23       **Comment.** Section 4551.5 is amended to update a reference to the former Department of Fish  
24 and Game. See Fish & Wildlife Code § 1500.

25       **Pub. Res. Code § 4582.6 (amended).**

26       SEC. \_\_\_\_\_. Section 4582.6 of the Public Resources Code is amended to read:  
27       4582.6. (a) Upon receipt of the timber harvesting plan, the department shall place  
28 it, or a true copy thereof, in a file available for public inspection in the county in  
29 which timber operations are proposed under the plan, and, for the purpose of  
30 interdisciplinary review, shall transmit a copy to the Department of Fish and Game  
31 Wildlife, the appropriate California regional water quality control board, the county  
32 planning agency, and, if the area is within its jurisdiction, the Tahoe Regional  
33 Planning Agency, as the case may be. The department shall invite, consider, and  
34 respond in writing to comments received from public agencies to which the plan has  
35 been transmitted and shall consult with those agencies at their request.

36       (b) Within the public comment period, any responsible agency, as defined in  
37 Section 21069, shall provide the department with specific comments or  
38 recommendations, or both, on any significant environmental issues and proposed  
39 mitigation measures raised by the timber harvesting plan. The responsible agency  
40 shall also identify its statutory authority for any requests for mitigation measures  
41 that it may determine to be necessary. If the responsible agency fails to respond by

1 the end of the public comment period, the department may assume that the  
2 responsible agency has no comments or recommendations concerning the timber  
3 harvesting plan, but the failure of the responsible agency to make comments or  
4 recommendations shall not be used as the basis for a determination or presumption  
5 that the timber harvesting plan will have no significant effect on the environment.  
6 The department shall consider all comments and recommendations received from  
7 responsible agencies and from the public during the public comment period. If a  
8 responsible agency fails to respond within the public comment period, it may  
9 request additional time to respond. The director may grant an extension of the time  
10 to respond of up to 14 calendar days if he or she determines, after consultation with  
11 the person submitting the timber harvesting plan, that an extension is necessary.

12 (c) To ensure that all public comments and concerns are considered by the  
13 department, each responsible agency shall maintain a list of written information it  
14 disseminates on the timber harvesting plan under review prior to the close of the  
15 public comment period.

16 (d) On and after July 1, 1983, the board of supervisors or planning commission of  
17 any county for which rules have been adopted pursuant to Section 4516.5 may  
18 request a public hearing on any timber harvesting plan submitted for lands within  
19 the county, and the department shall hold a hearing for the purpose of public  
20 comment, if requested, prior to taking any action on the timber harvesting plan  
21 pursuant to Section 4582.7. The hearing shall be held in the county in which the  
22 proposed harvest is located at a time and place convenient to the public. The hearing  
23 shall be held in county offices if made available by the county for that purpose. The  
24 chairperson of the hearing shall be a representative of the department, shall receive  
25 both oral and written testimony from members of the public, local government  
26 officials, persons submitting the plans, and others, and shall provide for the hearing  
27 to be electronically recorded. The department shall prepare and make available  
28 written responses to significant issues raised at the hearing. The requirements of this  
29 subdivision shall not be construed as extending the time within which any action is  
30 required to be taken pursuant to Section 4582.7.

31 **Comment.** Section 4582.6 is amended to update a reference to the former Department of Fish  
32 and Game. See Fish & Wildlife Code § 1500.

33 **Pub. Res. Code § 4582.9 (amended).**

34 SEC. \_\_\_\_\_. Section 4582.9 of the Public Resources Code is amended to read:

35 4582.9. (a) Notwithstanding any other provision of this chapter, the Director of  
36 Fish and Game ~~Wildlife~~ or the State Water Resources Control Board may, not later  
37 than 10 days after approval of a plan by the director, appeal the approval to the  
38 board. At the time of filing of an appeal with the board, the person shall notify the  
39 director and the plan submitter of the appeal, and no further timber operations shall  
40 occur under the plan until the final determination of the appeal by the board.

1 (b) The Director of Fish and Game ~~Wildlife~~ or the State Water Resources Control  
2 Board may appeal the approval of a plan by the director only if the Department of  
3 Fish and Game ~~Wildlife~~ or the State Water Resources Control Board or a California  
4 regional water quality control board has (1) participated in an onsite inspection of  
5 the plan with the department and (2) participated in a multidisciplinary review of  
6 the plan. The board may establish procedures for filing an appeal and may, in order  
7 to demonstrate that a substantial issue is raised with respect to the environment or  
8 public safety, specify findings which are required to be made in filing an appeal.

9 (c) The board shall grant a hearing if it determines that the appeal under this  
10 section raises substantial issues with respect to the environment or to public safety.  
11 The board, by regulation, may delegate this determination to its chairperson.

12 (d) The board shall hold a public hearing within 30 days after the filing of an  
13 appeal, or a longer period mutually agreed upon by the board, the appellant, and the  
14 plan submitter. Witnesses may appear either at the request of a party having standing  
15 or at a request of a majority of the board or board committee holding the hearing.  
16 Within 10 days after the conclusion of the hearing, the board shall approve or deny  
17 the plan. The basis for the board's decision shall be all applicable provisions of  
18 California law, including, but not limited to, the California Timberland Productivity  
19 Act of 1982 (Chapter 6.7 (commencing with Section 51100) of Division 1 of Title  
20 5 of the Government Code) and subdivision (d) of Section 4512. In denying a plan,  
21 the board may make findings that set forth conditions under which it believes the  
22 plan would have been approved. The board may delegate conduct of the hearing and  
23 the decision to a committee of three members to be appointed for that hearing by  
24 the chairperson of the board. The committee shall consist of one general public  
25 member, one industry member, and the chairperson or the chairperson's designee.  
26 The chairperson of the board or the chairperson's designee shall conduct the  
27 hearing. The decision of the committee shall have the full force of a decision of the  
28 full board. At any time prior to a decision on an appeal conducted by a committee,  
29 any member of the committee may file a declaration of importance with the  
30 executive officer of the board and that appeal shall be immediately transferred to  
31 the full board for decision.

32 **Comment.** Section 4582.9 is amended to update references to the former Department of Fish  
33 and Game, and to the Director of that department. See Fish & Wildlife Code § 1500.

34 **Pub. Res. Code § 4590 (amended).**

35 SEC. \_\_\_\_\_. Section 4590 of the Public Resources Code is amended to read:

36 4590. (a)(1) A timber harvesting plan approved on or after July 1, 2012, is  
37 effective for a period of not more than five years, unless extended pursuant to  
38 paragraph (2).

39 (2) A timber harvesting plan, on which timber operations have commenced but  
40 not been completed, may be extended by amendment for a two-year period in order  
41 to complete the timber operations, if both of the following occur:

1 (A) Good cause is shown.

2 (B) All timber operations are in conformance with the plan, this chapter, and all  
3 applicable rules and regulations, upon the filing of the notice of extension as  
4 required by this section.

5 (b) The extension shall apply to any area covered by the plan for which a report  
6 has not been submitted under Section 4585. The notice of extension shall be  
7 provided to the department not sooner than 140 days, but at least 10 days, prior to  
8 the expiration date of the plan. The notice shall include the circumstances that  
9 prevented a timely completion of the timber operations under the plan and,  
10 consistent with Section 4583, an agreement to comply with this chapter and the rules  
11 and regulations of the board as these exist on the date the extension notice is filed.

12 (c) Stocking work may continue for more than the effective period of the plan  
13 under subdivision (a), but shall be completed within five years after the conclusion  
14 of other work.

15 (d) A timber harvesting plan that is approved on or after January 1, 2010, to  
16 August 31, 2012, inclusive, may be extended by amendment for a two-year period  
17 in order to complete the timber operations, up to a maximum of two 2-year  
18 extensions, if the plan complies with subparagraphs (A) and (B) of paragraph (2) of  
19 subdivision (a) and the notice of extension, pursuant to subdivision (b), includes  
20 written certification by a registered professional forester that neither of the  
21 conditions in subdivision (e) has occurred.

22 (e) The department shall not approve an extension pursuant to subdivision (a) or  
23 (d) if either of the following has occurred:

24 (1) ~~Listed species, as defined in Article 1 (commencing with Section 2050) of~~  
25 ~~Chapter 1.5 of Division 3~~ A species listed as endangered or threatened pursuant to  
26 Section 62200 of the Fish and Game Wildlife Code or the federal Endangered  
27 Species Act (16 U.S.C. Sec. 1531 et seq.), have been discovered in the logging area  
28 of the plan since approval of the timber harvesting plan.

29 (2) Significant physical changes to the harvest area or adjacent areas have  
30 occurred since the timber harvesting plan's cumulative impacts were originally  
31 assessed.

32 (f) An extension of a timber harvesting plan on which either of the conditions in  
33 subdivision (e) has occurred may be obtained only pursuant to Section 1039 of Title  
34 14 of the California Code of Regulations.

35 **Comment.** Paragraph (1) of subdivision (e) of Section 4590 is amended to reflect the  
36 recodification of the former Fish and Game Code.

37 **Note.** Public Resources Code Section 4590(e)(1) refers to a “[l]isted species, as defined in  
38 Article 1 (commencing with Section 2050) of Chapter 1.5 of Division 3 of the Fish and Game  
39 Code.” The referenced article, which begins the California Endangered Species Act, does not  
40 contain a definition of the term “listed species.” However, it seems clear from context and common  
41 usage that the term means a species that is on the list of endangered or threatened species  
42 maintained by the Fish and Game Commission. The reference has been revised accordingly.

1 **The Commission requests public comment on whether that revision would cause any**  
2 **problems.**

3 **Pub. Res. Code § 4593.6 (amended).**

4 SEC. \_\_\_\_ . Section 4593.6 of the Public Resources Code is amended to read:

5 4593.6. Upon receipt of the nonindustrial timber management plan, the  
6 department shall place it, or a true copy thereof, in a file available for public  
7 inspection in the county in which timber operations are proposed under the plan,  
8 and, for the purpose of interdisciplinary review, shall transmit a copy to the  
9 Department of Fish and Game Wildlife, the appropriate California regional water  
10 quality control board, the county planning agency, and all other agencies having  
11 jurisdiction by law over natural resources affected by the plan. The department shall  
12 invite, consider, and respond in writing to comments received from public agencies  
13 to which the plan has been transmitted and shall consult with those agencies at their  
14 request.

15 **Comment.** Section 4593.6 is amended to update a reference to the former Department of Fish  
16 and Game. See Fish & Wildlife Code § 1500.

17 **Pub. Res. Code § 4597 (amended).**

18 SEC. \_\_\_\_ . Section 4597 of the Public Resources Code is amended to read:

19 4597. (a) The Legislature finds and declares all of the following:

20 (1) The nonindustrial timber management plan established pursuant to Article 7.5  
21 (commencing with Section 4593) has been successful in meeting the intent of this  
22 chapter by encouraging prudent and responsible forest management and  
23 discouraging accelerated timberland conversion by private nonindustrial forest  
24 landowners.

25 (2) There have been more than 850 nonindustrial timber management plans  
26 approved by the department covering a combined area of more than 360,000 acres.

27 (3) Building upon the model provided by the nonindustrial timber management  
28 plan, it is the policy of the state to encourage long-term planning, increased  
29 productivity of timberland, and the conservation of open space on a greater number  
30 of nonindustrial working forest ownerships and acreages.

31 (4) It is the policy of the state to encourage prudent and responsible forest resource  
32 management of nonindustrial timberlands by approving working forest management  
33 plans in advance and authorizing working forest timber harvest notices to be filed  
34 ministerially.

35 (5) To ensure long-term benefits such as added carbon sequestration, local and  
36 regional employment and economic activity, sustainable production of timber and  
37 other forest products, aesthetics, and the maintenance of ecosystem processes and  
38 services, the working forest management plan shall comply with rigorous timber  
39 inventory standards that are subject to periodic review and verification.

40 (b) This article shall be implemented in a manner that complies with the  
41 applicable provisions of this chapter and other laws, including, but not limited to,

1 the Timberland Productivity Act of 1982 (Chapter 6.7 (commencing with Section  
2 51100) of Division 1 of Title 5 of the Government Code), the California  
3 Environmental Quality Act (Division 13 (commencing with Section 21000) of the  
4 Public Resources Code), the Porter Cologne Water Quality Control Act (Division 7  
5 (commencing with Section 13000) of the Water Code), and the California  
6 Endangered Species Act (~~Chapter 1.5 (commencing with Section 2050) Part 1~~  
7 (commencing with Section 62000) of Division 17 of the Fish and Game Wildlife  
8 Code). Working forest landowners, as defined in Section 4597.1, shall comply with  
9 all applicable regulatory requirements of the State Water Resources Control Board  
10 and the appropriate regional water quality control board.

11 **Comment.** Subdivision (b) of Section 4597 is amended to reflect the recodification of the former  
12 Fish and Game Code.

13 **Pub. Res. Code § 4597.18 (amended).**

14 SEC. \_\_\_\_\_. Section 4597.18 of the Public Resources Code is amended to read:

15 4597.18. A participating landowner, in conjunction with the preparation of an  
16 application for a working forest management plan filed with the department, may  
17 also seek approval of a safe harbor agreement from the Department of Fish and  
18 Wildlife, pursuant to ~~Article 3.7 (commencing with Section 2089.2) of Chapter 1.5~~  
19 of Division 3 Title 5 (commencing with Section 63900) of Part 1 of Division 17 of  
20 the Fish and Game Wildlife Code. All review costs associated with the safe harbor  
21 agreement approval process incurred by the Department of Fish and Wildlife  
22 pursuant to this section shall be paid from the fund created in Section 4629.3.

23 **Comment.** Section 4597.18 is amended to reflect the recodification of the former Fish and Game  
24 Code.

25 **Pub. Res. Code § 4604 (amended).**

26 SEC. \_\_\_\_\_. Section 4604 of the Public Resources Code is amended to read:

27 4604. (a) The department shall provide an initial inspection of the area in which  
28 timber operations are to be conducted within 10 days from the date of filing of the  
29 timber harvesting plan or nonindustrial timber management plan, or a longer period  
30 as may be mutually agreed upon by the department and the person submitting the  
31 plan, except that the inspection need not be made pursuant to the filing of a timber  
32 harvesting plan if the department determines that the inspection would not add  
33 substantive information that is necessary to enforce this chapter. The department  
34 shall provide for inspections, as needed, as follows:

35 (1) During the period of commencement of timber operations.

36 (2) When timber operations are well under way.

37 (3) Following completion of timber operations.

38 (4) At any other times as determined to be necessary to enforce this chapter.

39 (b)(1) The Department of Fish and Game Wildlife, the California regional water  
40 quality control boards, or the State Water Resources Control Board, if accompanied  
41 by Department of Forestry and Fire Protection personnel and after 24-hour advance

1 notification is given to the landowner, may enter and inspect land during normal  
2 business hours at any time after commencement of timber harvest plan activities on  
3 the land and before the director issues a report of satisfactory completion of stocking  
4 pursuant to Section 4588 or at any time before the end of the first winter period  
5 following the filing of a work completion report pursuant to Section 4585,  
6 whichever is later. Any member of the inspection party may utilize whatever  
7 measurement and evaluation devices, including, but not limited to, photographic  
8 equipment and temperature measurement devices, that are determined to be  
9 necessary, when participating in an inspection of an area pursuant to subdivision (a)  
10 or after commencement of timber harvesting plan activities pursuant to this  
11 subdivision.

12 (2) Photographs taken during inspections shall be clearly labeled as to time, date,  
13 and location and shall be the property of the department and part of the inspection  
14 record. The inspection record shall be subject to all provisions of the California  
15 Public Records Act (Chapter 3.5 (commencing with Section 6250) of Division 7 of  
16 Title 1 of the Government Code).

17 (3) This subdivision is not a limitation upon the authority of any agency to inspect  
18 pursuant to any other provision of law.

19 (c) This section shall become operative on January 1, 1991, or on the effective  
20 date of the rules and regulations adopted by the State Board of Forestry and Fire  
21 Protection pursuant to Senate Bill 1566, whichever date occurs first.

22 **Comment.** Section 4604 is amended to update a reference to the former Department of Fish and  
23 Game. See Fish & Wildlife Code § 1500.

24 **Pub. Res. Code § 4629.2 (amended).**

25 SEC. \_\_\_\_\_. Section 4629.2 of the Public Resources Code is amended to read:

26 4629.2. In enacting this article, it is the intent of the Legislature to accomplish all  
27 of the following:

28 (a) Promote and encourage sustainable forest practices consistent with provisions  
29 of this chapter in a manner consistent with other laws, including, but not limited to,  
30 the Timberland Productivity Act of 1982 (Article 1 (commencing with Section  
31 51100) of Chapter 6.7 of Part 1 of Division 1 of Title 5 of the Government Code),  
32 the California Environmental Quality Act (Division 13 (commencing with Section  
33 21000)), the Porter-Cologne Water Quality Act (Chapter 1 (commencing with  
34 Section 13000) of Division 7 of the Water Code), and the California Endangered  
35 Species Act (Article 3 (commencing with Section 2080) of Chapter 1.5 of Division  
36 3 Part 1 (commencing with Section 62000) of Division 17 of the Fish and Game  
37 Wildlife Code).

38 (b) Ensure continued sustainable funding for the state's forest practice program to  
39 protect the state's forest resources, and replace the current piecemeal funding  
40 structure with a single funding source.

1 (c) Support in-state production of timber within the state’s environmental  
2 standards, and promote and encourage retention of forests and forested landscapes.

3 (d) Create a funding source for the restoration of the state’s forested lands and  
4 promote restoration of fisheries and wildlife habitat and improvement in water  
5 quality.

6 (e) Promote restoration and management of forested landscapes consistent with  
7 the California Global Warming Solutions Act of 2006 (Division 25.5 (commencing  
8 with Section 38500) of the Health and Safety Code).

9 (f) Promote transparency in regulatory costs and programs through the creation of  
10 performance measures and accountability for the state’s forest practice regulatory  
11 program and simplify the collection and use of critical data to ensure consistency  
12 with other pertinent laws and regulations.

13 (g) Identify and implement efficiencies in the regulation of timber harvesting  
14 between state agencies.

15 (h) Modify current regulatory programs to incorporate, and provide incentives for  
16 best practices, and develop standards or strategies, where appropriate, to protect  
17 natural resources, including the development of plans that address road management  
18 and riparian function on an ownershipwide, watershedwide, or districtwide scale.

19 **Comment.** Section 4629.2 is amended to reflect the recodification of the former Fish and Game  
20 Code.

21 **Note.** In the section above, the “California Endangered Species Act” is cross-referenced, but  
22 identified as Article 3 (commencing with Section 2080) of Chapter 1.5 of Division 3 of the Fish  
23 and Game Code. If the intention of the Legislature was to refer to the entire California Endangered  
24 Species Act – as suggested by the reference to the act by name – the narrower reference to Article  
25 3 of that Act was erroneous.

26 The cross-reference in Section 4629.2 has been revised to refer to the entirety of the California  
27 Endangered Species Act.

28 **The Commission requests public comment on whether that approach would cause any**  
29 **problems.**

30 **Pub. Res. Code § 4629.6 (amended).**

31 SEC. \_\_\_\_\_. Section 4629.6 of the Public Resources Code is amended to read:

32 4629.6. Moneys deposited in the fund shall, upon appropriation by the  
33 Legislature, only be expended for the following purposes:

34 (a) To reimburse the State Board of Equalization for its administrative costs  
35 associated with the administration, collection, audit, and issuance of refunds related  
36 to the lumber products and engineered wood assessment established pursuant to  
37 Section 4629.5.

38 (b) To pay refunds issued pursuant to Part 30 (commencing with Section 55001)  
39 of Division 2 of the Revenue and Taxation Code.

40 (c) To support the activities and costs of the department, the Department of  
41 Conservation, the Department of Fish and Wildlife, the State Water Resources  
42 Control Board, and regional water quality control boards associated with the review  
43 of projects or permits necessary to conduct timber operations. On or after July 1,

1 2013, except for fees applicable for fire prevention or protection within state  
2 responsibility area classified lands or timber yield assessments, no currently  
3 authorized or required fees shall be charged by the agencies listed in this subdivision  
4 for activities or costs associated with the review of a project, inspection and  
5 oversight of projects, and permits necessary to conduct timber operations of those  
6 departments and boards.

7 (d) For transfer to the department's Forest Improvement Program for forest  
8 resources improvement grants and projects administered by the department pursuant  
9 to Chapter 1 (commencing with Section 4790) and Chapter 2 (commencing with  
10 Section 4799.06) of Part 2.5.

11 (e) To fund existing restoration grant programs, with priority given to the  
12 Fisheries Restoration Grant Program administered by the Department of Fish and  
13 Wildlife and grant programs administered by state conservancies.

14 (f)(1) As a loan to the Department of Fish and Wildlife for activities to address  
15 environmental damage occurring on forest lands resulting from marijuana  
16 cultivation. Not more than five hundred thousand dollars (\$500,000) may be loaned  
17 from the fund in a fiscal year pursuant to this paragraph. This paragraph shall  
18 become inoperative on July 1, 2017.

19 (2) Any funds deposited into the fund pursuant to ~~subdivision (d) or (f) of Section~~  
20 ~~12025 or subdivision (b), (c), (e), or (f) of Section 12025.1~~ Section 6384, 6386,  
21 6392, 6394, 6558 or 6560 of the Fish and Game Wildlife Code shall be credited  
22 toward loan repayment.

23 (3) Moneys from the General Fund shall not be used to repay a loan authorized  
24 pursuant to this subdivision.

25 (g) To the department for fuel treatment grants and projects pursuant to authorities  
26 under the Wildland Fire Protection and Resources Management Act of 1978 (Article  
27 1 (commencing with Section 4461) of Chapter 7).

28 (h) To the department to provide grants to local agencies responsible for fire  
29 protection, qualified nonprofits, recognized tribes, local and state governments, and  
30 resources conservation districts, undertaken on a state responsibility area (SRA) or  
31 on wildlands not in an SRA that pose a threat to the SRA, to reduce the costs of  
32 wildland fire suppression, reduce greenhouse gas emissions, promote adaptation of  
33 forested landscapes to changing climate, improve forest health, and protect homes  
34 and communities.

35 (i) To the Natural Resources Agency to provide a reasonable per diem for  
36 attendance at a meeting of the advisory body for the state's forest practice program  
37 by a member of the body who is not an employee of a government agency.

38 **Comment.** Paragraph (2) of subdivision (f) of Section 4629.6 is amended to reflect the  
39 recodification of the former Fish and Game Code.

40  **Note.** In the tentative recommendation, the provisions of the existing Fish and Game Code  
41 sections that are cross-referenced in the section above have been continued in several different

1 sections of the proposed Fish and Wildlife Code.

2 **The Commission requests public comment on the proposed conforming revision of those**  
3 **provisions in the section above.**

4 **Pub. Res. Code § 4662 (amended).**

5 SEC. \_\_\_\_\_. Section 4662 of the Public Resources Code is amended to read:

6 4662. The department is responsible for the establishment and development of the  
7 Soquel Demonstration State Forest and for ongoing maintenance and operations.  
8 The director shall appoint an advisory committee to assist the department in  
9 planning future management of the forest. The advisory committee shall include  
10 representatives of the Santa Cruz County Board of Supervisors, the Department of  
11 Parks and Recreation, the State Board of Forestry and Fire Protection, the Forest of  
12 Nisene Marks Advisory Committee, and the Department of Fish and Game Wildlife.

13 **Comment.** Section 4662 is amended to update a reference to the former Department of Fish and  
14 Game. See Fish & Wildlife Code § 1500.

15 **Pub. Res. Code § 4799.10 (amended).**

16 SEC. \_\_\_\_\_. Section 4799.10 of the Public Resources Code is amended to read:

17 4799.10. (a)(1) The department shall implement a program in urban forestry to  
18 encourage better tree management and planting in urban areas to increase integrated,  
19 multiple benefit projects by assisting urban areas with innovative solutions to  
20 problems, including reductions in the emissions of greenhouse gases, mitigation of  
21 public health impacts of poor air and water quality, mitigation of urban heat island  
22 effect, improved capture of stormwater and dry weather runoff, addressing water  
23 shortages, lack of green space, lack of urban parks that are accessible to pedestrians,  
24 vandalism, and insufficient tree maintenance, and to otherwise accomplish the  
25 purposes of this chapter.

26 (2) The department shall encourage demonstration projects that maximize the  
27 benefits of urban forests in conjunction with state and local agency programs to  
28 improve carbon sequestration, water conservation, energy conservation, stormwater  
29 capture and reuse, urban forest maintenance, urban parks and river parkways, school  
30 construction and improvements, school greening or sun-safe schoolyards, air  
31 quality, water quality, flood management, urban revitalization, solid waste  
32 prevention, and other projects.

33 (3) The department shall establish local or regional targets for urban tree canopy,  
34 with emphasis on disadvantaged communities that tend to be most vulnerable to  
35 urban heat island effect. These targets shall include urban forest diversity, tree  
36 species' adaptability to anticipated climate change impacts, and other relevant  
37 factors.

38 (4) The department shall assume the primary responsibility in carrying out the  
39 intent of this chapter in cooperation with statewide and regional urban forestry  
40 organizations or associations and arboricultural organizations or associations, other  
41 private and public entities or persons, and appropriate local, state, and federal

1 agencies, including, but not limited to, the Department of Water Resources, the  
2 California Environmental Protection Agency, the Department of Fish and Game  
3 Wildlife, the Department of Food and Agriculture, regional water quality control  
4 boards, regional and local air districts, the University of California Cooperative  
5 Extension, the Department of Parks and Recreation, the Department of  
6 Transportation, resource conservation districts, and the United States Forest  
7 Service.

8 (b)(1) The department shall be the agent of the state and shall have full power to  
9 cooperate with those agencies of the federal government that have powers and duties  
10 concerning urban forestry and shall perform all things necessary to secure the  
11 benefits of federal urban forestry programs.

12 (2) To facilitate implementation of this chapter, the director may enter into  
13 agreements and contracts with a public or private organization including a local  
14 agency that has urban forestry-related jurisdictional responsibilities and an  
15 established and operating urban forestry program. The director shall consult with  
16 those agencies when carrying out this chapter in their respective areas.

17 (c) The director shall take all feasible steps to prevent or retard the introduction,  
18 establishment, and spread of known or potentially damaging or devastating pests  
19 and diseases. Any agreement shall ensure that the department will not need  
20 additional funds to participate in the program.

21 (d) The department and the Department of Food and Agriculture shall cooperate  
22 in setting quarantine boundary lines and in enforcing the provisions relating to  
23 quarantine and pest abatement contained in Division 4 (commencing with Section  
24 5001) of the Food and Agricultural Code when a quarantine is established to prevent  
25 the spread of introduced pests and diseases affecting the state's urban forests.

26 (e) Whenever it is feasible to do so, the department may utilize inmates and wards  
27 assigned to conservation camps or the California Conservation Corps or certified  
28 Community Conservation Corps in implementing this chapter.

29 (f) The department may utilize available recipients of CalWORKs or the General  
30 Assistance Program, who are participating in state or county work experience  
31 programs for carrying out the purposes of this chapter. The participation of  
32 registrants for the welfare-to-work program under the CalWORKs program, under  
33 Article 3.2 (commencing with Section 11320) of Chapter 2 of Part 3 of Division 9  
34 of the Welfare and Institutions Code, shall be consistent with their participant  
35 contract requirements. A person being utilized by the department pursuant to this  
36 subdivision shall not be placed in the same crew as persons utilized pursuant to  
37 subdivision (e).

38 (g) The department shall develop or update regulations as necessary to implement  
39 the requirements of this section.

40 **Comment.** Section 4799.10 is amended to update a reference to the former Department of Fish  
41 and Game. See Fish & Wildlife Code § 1500.

1 **Pub. Res. Code § 4800 (amended).**

2 SEC. \_\_\_\_ . Section 4800 of the Public Resources Code is amended to read:  
3 4800. It is the intent of the Legislature, in enacting this chapter, to do all of the  
4 following:

5 (a) To provide coordination on wildlife and timberland issues within the  
6 Resources Agency.

7 (b) To improve and coordinate the state data bases for use in analyzing the  
8 cumulative impacts of timber harvesting pursuant to the California Environmental  
9 Quality Act (Division 13 (commencing with Section 21000)).

10 (c) To improve the technical basis upon which the Department of Fish and Game  
11 Wildlife predicates recommendations for mitigating site-specific and cumulative  
12 effects on wildlife from timber harvesting activities.

13 (d) To provide recommendations to the board concerning creation of a list of  
14 species of special concern for which additional forest practices rules may be needed.

15 (e) To provide recommendations to the Fish and Game Commission concerning  
16 additions to its list of species that are threatened or endangered.

17 (f) To provide authority to the state to work cooperatively with the United States  
18 Forest Service, including the ability to provide and receive funding for wildlife  
19 studies.

20 **Comment.** Section 4800 is amended to update a reference to the former Department of Fish and  
21 Game. See Fish & Wildlife Code § 1500.

22 **Pub. Res. Code § 5003.1 (amended).**

23 SEC. \_\_\_\_ . Section 5003.1 of the Public Resources Code is amended to read:

24 5003.1. (a) The Legislature finds and declares that it is in the public interest to  
25 permit hunting, fishing, swimming, trails, camping, campsites, and rental vacation  
26 cabins in certain state recreation areas, or portions thereof, when it is found by the  
27 State Park and Recreation Commission that multiple use of state recreation areas  
28 would not threaten the safety and welfare of other state recreation area users.  
29 Hunting shall not be permitted in any unit now in the state park system and officially  
30 opened to the public on or before June 1, 1961, or in any unit hereafter acquired and  
31 designated by the commission as a state park, state marine reserve, state marine  
32 park, state reserve, state marine conservation area, or state marine cultural  
33 preservation area, and may only be permitted in new recreational areas and state  
34 marine recreational management areas that are developed for that use.

35 (b) Whenever hunting or fishing is permitted in a state recreation area or state  
36 marine recreational management area, and whenever fishing is permitted in a state  
37 park, state marine park, state marine cultural preservation area, or state marine  
38 conservation area, the Department of Fish and Game Wildlife shall enforce hunting  
39 and fishing laws and regulations as it does elsewhere in the state.

40 **Comment.** Section 5003.1 is amended to update a reference to the former Department of Fish  
41 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
42 designations.

1 **Pub. Res. Code § 5003.35 (amended).**

2 SEC. \_\_\_\_\_. Section 5003.35 of the Public Resources Code is amended to read:

3 5003.35. Notwithstanding Section 5003.1, waterfowl hunting shall be allowed at  
4 the Lake Earl and Lake Talawa project in accordance with the existing interagency  
5 agreement with the Department of Fish and Game Wildlife and with regulations of  
6 the Fish and Game Commission governing waterfowl hunting at the project. The  
7 agreement shall be extended until such time as the project is classified as a unit of  
8 the state park system.

9 **Comment.** Section 5003.35 is amended to update a reference to the former Department of Fish  
10 and Game. See Fish & Wildlife Code § 1500.

11 **Pub. Res. Code § 5006.41 (amended).**

12 SEC. \_\_\_\_\_. Section 5006.41 of the Public Resources Code is amended to read:

13 5006.41. (a) The department may enter into agreements with the Department of  
14 Water Resources and the Department of Fish and Game Wildlife to plan, develop,  
15 and administer real and personal property located in the vicinity of Oroville. The  
16 department shall carry out a program in that unit of development, maintenance,  
17 administration, and conservation of trails and areas for the recreational use of off-  
18 highway vehicles. Areas for the recreational use of off-highway vehicles shall be  
19 administered pursuant to Chapter 1.25 (commencing with Section 5090.01).

20 (b) Any fees, rentals, or other returns collected by the department in its  
21 administration of the unit shall be paid into the State Treasury to the credit of the  
22 Off-Highway Vehicle Fund.

23 **Comment.** Section 5006.41 is amended to update a reference to the former Department of Fish  
24 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
25 designations.

26 **Pub. Res. Code § 5006.6 (amended).**

27 SEC. \_\_\_\_\_. Section 5006.6 of the Public Resources Code is amended to read:

28 5006.6. (a) The department, with the approval of the Administrator of the  
29 Resources Agency and the Department of Finance, is authorized to cooperate and  
30 participate with the federal government pursuant to Public Law 89-161 in the  
31 development of recreation facilities, or with the approval of the Department of Fish  
32 and Game Wildlife, fish and wildlife enhancement facilities, or both, at Auburn  
33 Dam and Reservoir, Folsom Dam and Reservoir, Nimbus Dam and Lake Natomas,  
34 and County Line Dam and Reservoir, and stream areas in the immediate vicinity of  
35 these facilities.

36 (b) The department, with the approval of the Administrator of the Resources  
37 Agency and the Department of Finance, is authorized to administer unit land and  
38 water areas for recreation or fish and wildlife enhancement, or both, and to contract  
39 with the federal government for the operation, maintenance, and replacement of unit  
40 facilities, to assume all costs of such operation, maintenance, and replacement, and  
41 to accept transfer of unit lands or facilities by lease or exchange upon such terms

1 and conditions as will best promote the development and operation of such lands or  
2 facilities in the public interest for recreation or fish and wildlife enhancement  
3 purposes, or both. Any such contract entered into by the department which affects  
4 the operation, maintenance or replacement of fish and wildlife enhancement features  
5 is subject to approval by the Department of Fish and Game Wildlife.

6 (c) The State of California, acting by and through the department, with the  
7 approval of the Administrator of the Resources Agency and the Department of  
8 Finance, is authorized to enter into a contract or contracts with the federal  
9 government to pay or repay one-half of the separable capital costs involved in the  
10 development of the recreation or fish and wildlife enhancement features, or both, at  
11 the Auburn Dam and Reservoir, Folsom Dam and Reservoir, Nimbus Dam and Lake  
12 Natomas, and County Line Dam and Reservoir, and stream areas in the immediate  
13 vicinity of these facilities, pursuant to the provisions of Public Law 89-161. The  
14 agreement for the payment or repayment of the separable capital costs shall be  
15 limited to those recreation or fish and wildlife enhancement facilities, or both,  
16 specified in the contract. Such payments or repayments may be made by any or all  
17 of the following methods: by legislative appropriation; by provision of lands,  
18 interests therein, or facilities for the unit; or by a contract or contracts for repayment,  
19 with interest, within 50 years of first use of unit recreation or fish and wildlife  
20 enhancement facilities specified in the contract or contracts. The source of  
21 repayment may be limited to entrance and user fees or charges collected at the unit  
22 by the department if such fees or charges dedicated to repayment are established on  
23 a basis calculated to achieve repayment and are made subject to review and  
24 renegotiation at intervals of not more than five years. If the source of repayment is  
25 so limited, revenues derived from such fees or charges shall be deposited in a special  
26 account in the Special Deposit Fund in the State Treasury and used for the purpose  
27 of such repayment. If not so limited, the source of repayment shall be such  
28 appropriations of funds as may from time to time be made for such purpose by the  
29 Legislature.

30 (d) The department shall cooperate with any local public body authorized to  
31 contract with the federal government pursuant to Public Law 89-161, including, but  
32 not limited to, the Counties of El Dorado, Placer, and Sacramento, in planning of  
33 any proposed participation with the federal government. The state may contract with  
34 any or all of such counties or other local public bodies for the operation,  
35 maintenance, and replacement of unit facilities, or any portion thereof, if requested  
36 by any or all such counties or other local public bodies.

37 **Comment.** Section 5006.6 is amended to update references to the former Department of Fish  
38 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
39 designations.

40 **Pub. Res. Code § 5019.80 (amended).**

41 SEC. \_\_\_\_\_. Section 5019.80 of the Public Resources Code is amended to read:

1 5019.80. (a) The Marine Managed Areas Improvement Act (Chapter 7  
2 (commencing with Section 36600) of Division 27) establishes a uniform  
3 classification system for state marine managed areas and is incorporated herein by  
4 reference. Any proposals for marine managed areas made after January 1, 2002,  
5 shall follow the guidelines set forth in that act. Pursuant to Section 36750, existing  
6 marine or estuarine areas within units of the state park system that have not been  
7 reclassified in accordance with the Marine Life Protection Act (~~Chapter 10.5~~  
8 ~~(commencing with Section 2850)~~ of ~~Division 3 Part 2 (commencing with Section~~  
9 ~~60400) of Division 16~~ of the Fish and Game Wildlife Code) on January 1, 2002,  
10 shall be reclassified by the State Interagency Coordinating Committee into one of  
11 the following classifications:

- 12 (1) State marine reserve.
- 13 (2) State marine park.
- 14 (3) State marine conservation area.
- 15 (4) State marine cultural preservation area.
- 16 (5) State marine recreational management area.

17 (b) The process for establishing, deleting, or modifying state marine reserves,  
18 state marine parks, state marine conservation areas, state marine cultural  
19 preservation areas, and state marine recreational management areas shall be  
20 established pursuant to that act. The restrictions and allowable uses applicable to  
21 those areas are as set forth in that act.

22 **Comment.** Section 5019.80 is amended to reflect the recodification of the former Fish and Game  
23 Code.

24 **Pub. Res. Code § 5075.8 (amended).**

25 SEC. \_\_\_\_\_. Section 5075.8 of the Public Resources Code is amended to read:

26 5075.8. (a) The department may convene a planning task force in order to  
27 facilitate the development of a comprehensive plan for the San Joaquin River  
28 Parkway.

29 The task force shall include, but not be limited to, a representative of the following  
30 entities:

- 31 (1) State Lands Commission.
- 32 (2) Department of Parks and Recreation.
- 33 (3) Department of Fish and Game Wildlife.
- 34 (4) State Reclamation Board.
- 35 (5) County of Fresno.
- 36 (6) County of Madera.
- 37 (7) City of Fresno.
- 38 (8) Fresno County and City Chamber of Commerce.
- 39 (9) Fresno Sand and Gravel Producers.
- 40 (10) San Joaquin River Property Owners Association.
- 41 (11) Upper San Joaquin River Association.

1 (12) San Joaquin River Parkway and Conservation Trust.

2 (13) San Joaquin River Committee.

3 (b) The plan shall be submitted to the Legislature not later than June 1, 1991.

4 **Comment.** Section 5075.8 is amended to update a reference to the former Department of Fish  
5 and Game. See Fish & Wildlife Code § 1500.

6 **Pub. Res. Code § 5080.39 (amended).**

7 SEC. \_\_\_\_\_. Section 5080.39 of the Public Resources Code is amended to read:

8 5080.39. The department and other appropriate state and local agencies, and  
9 federal agencies to the extent permitted by federal law, with jurisdiction over inland  
10 waters are encouraged to cooperate with private groups and associations in order to  
11 do fish habitat and restoration work to implement the Adopt a Lake Program  
12 pursuant to Section ~~2003.5~~ 57775 of the Fish and Game Wildlife Code.

13 **Comment.** Section 5080.39 is amended to reflect the recodification of the former Fish and Game  
14 Code.

15 **Pub. Res. Code § 5093.542 (amended).**

16 SEC. \_\_\_\_\_. Section 5093.542 of the Public Resources Code is amended to read:

17 5093.542. The Legislature finds and declares that the McCloud River possesses  
18 extraordinary resources in that it supports one of the finest wild trout fisheries in the  
19 state. Portions of the river have been appropriately designated by the Fish and Game  
20 Commission, pursuant to ~~Chapter 7.2 (commencing with Section 1725)~~ of Division  
21 2 Chapter 1 (commencing with Section 11700) of Title 2 of Part 4 of Division 6  
22 of the Fish and Game Wildlife Code, as wild trout waters, with restrictions on the  
23 taking, or method of taking, of fish. The Legislature has determined, based upon a  
24 review of comprehensive technical data evaluating resources and potential  
25 beneficial uses, that potential beneficial uses must be balanced, in order to achieve  
26 protection of the unique fishery resources of the McCloud River, as follows:

27 (a) The continued management of river resources in their existing natural  
28 condition represents the best way to protect the unique fishery of the McCloud  
29 River. The Legislature further finds and declares that maintaining the McCloud  
30 River in its free-flowing condition to protect its fishery is the highest and most  
31 beneficial use of the waters of the McCloud River within the segments designated  
32 in subdivision (b), and is a reasonable use of water within the meaning of Section 2  
33 of Article X of the California Constitution.

34 (b) No dam, reservoir, diversion, or other water impoundment facility shall be  
35 constructed on the McCloud River from Algoma to the confluence with Huckleberry  
36 Creek, and 0.25 mile downstream from the McCloud Dam to the McCloud River  
37 Bridge; nor shall any such facility be constructed on Squaw Valley Creek from the  
38 confluence with Cabin Creek to the confluence with the McCloud River.

39 (c) Except for participation by the Department of Water Resources in studies  
40 involving the technical and economic feasibility of enlargement of Shasta Dam, no  
41 department or agency of the state shall assist or cooperate with, whether by loan,

1 grant, license, or otherwise, any agency of the federal, state, or local government in  
2 the planning or construction of any dam, reservoir, diversion, or other water  
3 impoundment facility that could have an adverse effect on the free-flowing  
4 condition of the McCloud River, or on its wild trout fishery.

5 (d) All state agencies exercising powers under any other provision of law with  
6 respect to the protection and restoration of fishery resources shall continue to  
7 exercise those powers in a manner to protect and enhance the fishery of those  
8 segments designated in subdivision (b). In carrying out this subdivision, any  
9 exercise of powers shall be consistent with Section 5093.58.

10 (e) Nothing in this section shall prejudice, alter, affect in any way, or interfere  
11 with the construction, maintenance, repair, or operation by the Pacific Gas and  
12 Electric Company of the existing McCloud-Pit development (FERC 2106) under its  
13 license, or prevent Pacific Gas and Electric from constructing a hydroelectric  
14 generating facility by retrofitting the existing McCloud Dam if the operation of the  
15 facility does not alter the existing flow regime below the dam.

16 **Comment.** Section 5093.542 is amended to reflect the recodification of the former Fish and  
17 Game Code.

18 **Pub. Res. Code § 5094.1 (amended).**

19 SEC. \_\_\_\_\_. Section 5094.1 of the Public Resources Code is amended to read:

20 5094.1. (a) The Secretary of the Resources Agency, with the approval of the  
21 Director of Finance and upon specific authorization by the Legislature, may indicate  
22 in writing the state's intent to agree to administer any federal multiple-purpose water  
23 project land and water areas for recreation or fish and wildlife enhancement, or both  
24 of these purposes, as provided in Public Law 89-72. The secretary, as to each  
25 proposed state participation, shall submit any proposed indication of intent, together  
26 with supporting material, to the Legislature.

27 (b) The secretary, before requesting legislative authorization, shall determine that  
28 the proposed state participation in the project is in compliance with all  
29 comprehensive water, recreation, and fish and wildlife plans of the state.

30 (c) Notwithstanding the provisions of this section, the Department of Fish and  
31 Game Wildlife may review and coordinate the development of fish and wildlife  
32 enhancement features at federal water projects with fish and wildlife plans of the  
33 state, irrespective of whether the state agrees to administer the project.

34 **Comment.** Section 5094.1 is amended to update a reference to the former Department of Fish  
35 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
36 designations.

37 **Pub. Res. Code § 5094.2 (amended).**

38 SEC. \_\_\_\_\_. Section 5094.2 of the Public Resources Code is amended to read:

39 5094.2. With respect to each project as to which a letter of intent has been given,  
40 the Resources Agency through the Department of Parks and Recreation and the  
41 Department of Fish and Game Wildlife, in cooperation with affected local public

1 agencies, shall conduct an investigation and study of the project with respect to the  
2 areas of interest of each and prepare plans of the proposed state participation therein.  
3 The plans shall be submitted, upon request, to each affected local public agency for  
4 its review and comments thereon. The comments shall be transmitted to the agency  
5 by the affected local public agency within such period as determined by the  
6 administrator, which period shall be not less than 30 days nor more than 60 days  
7 from the date of submission to the local public agency.

8 **Comment.** Section 5094.2 is amended to update a reference to the former Department of Fish  
9 and Game. See Fish & Wildlife Code § 1500.

10 **Pub. Res. Code § 5094.3 (amended).**

11 SEC. \_\_\_\_\_. Section 5094.3 of the Public Resources Code is amended to read:

12 5094.3. Upon specific authorization of state participation by the Legislature:

13 (a) The Department of Parks and Recreation and the Department of Fish and  
14 ~~Game~~ Wildlife may cooperate and participate with the federal government pursuant  
15 to Public Law 89-72 in the development of recreation and fish and wildlife  
16 enhancement at federal water projects. Where both the recreation and fish and  
17 wildlife enhancement functions are involved in a project the department having the  
18 principal interest as designated by the Administrator of the Resources Agency shall  
19 be the contracting agency with the federal government. In such case the contract  
20 shall be subject to approval of the other department.

21 (b) The departments may (1) administer unit land and water areas for recreation  
22 or fish and wildlife enhancement, or both, (2) contract with the federal government  
23 for the operation, maintenance, and replacement of unit facilities, (3) assume all  
24 costs of such operation, maintenance, and replacement, and (4) accept transfer of  
25 unit lands or facilities by lease or exchange upon such terms and conditions as will  
26 best promote the development and operation of such lands or facilities in the public  
27 interest for recreation or fish and wildlife enhancement purposes, or both.

28 (c) The departments may enter into a contract or contracts with the federal  
29 government to pay or repay one-half of the separable capital costs involved in the  
30 development of the recreation or fish and wildlife enhancement features, or both, at  
31 the project pursuant to the provisions of Public Law 89-72, consistent with the  
32 reports provided for in Section 5094.2. The agreement for the payment or repayment  
33 of the separable capital costs shall be limited to those recreation or fish and wildlife  
34 enhancement facilities, or both, specified in the contract. Such payments or  
35 repayments may be made by any or all of the following methods: by legislative  
36 appropriation; by provision of lands, interests therein, or facilities for the project; or  
37 by a contract or contracts for repayment, with interest, within 50 years of first use  
38 of project recreation or fish and wildlife enhancement facilities specified in the  
39 contract or contracts. The source of repayment may be limited to entrance and user  
40 fees or charges collected at the project by the contracting department if such fees or  
41 charges dedicated to repayment are established on a basis calculated to achieve

1 repayment and are made subject to review and renegotiation at intervals of not more  
2 than five years. If the source of repayment is so limited, revenues derived from such  
3 fees or charges shall be deposited in a special account in the Special Deposit Fund  
4 in the State Treasury and used for the purpose of such repayment. If not so limited,  
5 the source of repayment shall be such appropriations of funds as may from time to  
6 time be made for such purpose by the Legislature.

7 **Comment.** Section 5094.3 is amended to update a reference to the former Department of Fish  
8 and Game. See Fish & Wildlife Code § 1500.

9 **Pub. Res. Code § 5096.129 (amended).**

10 SEC. \_\_\_\_\_. Section 5096.129 of the Public Resources Code is amended to read:

11 5096.129. (a) Any project involving state funds only, pursuant to subdivisions (b),  
12 (c), and (e) of Section 5096.124, shall originate by resolution of the Legislature or  
13 of the State Park and Recreation Commission directing a study of the proposed  
14 project or by action of the Secretary of the Resources Agency, either on his own  
15 initiative, or, with respect to projects to be funded pursuant to subdivision (e) of  
16 Section 5096.124, at the request of the Director of Water Resources, directing a  
17 study of the proposed project.

18 (b) The costs of these project studies shall be borne by the State, Urban, and  
19 Coastal Park Fund.

20 (c) Allocations for the purposes of subdivision (d) of Section 5096.124 that are  
21 authorized by the Legislature and approved by the Governor shall be made from the  
22 State, Urban, and Coastal Park Fund and shall be expended in accordance with the  
23 provisions of the Wildlife Conservation Law of 1947 (Chapter 4 (commencing with  
24 Section 1300), Division 2, Title 1 (commencing with Section 54700) of Part 2 of  
25 Division 15 of the Fish and Game Wildlife Code).

26 **Comment.** Section 5096.129 is amended to reflect the recodification of the former Fish and  
27 Game Code. The section is also amended to add subdivision designations.

28 **Pub. Res. Code § 5096.310 (amended).**

29 SEC. \_\_\_\_\_. Section 5096.310 of the Public Resources Code is amended to read:

30 5096.310. The proceeds of bonds issued and sold pursuant to this chapter shall be  
31 deposited in the Safe Neighborhood Parks, Clean Water, Clean Air, and Coastal  
32 Protection (Villaraigosa-Keeley Act) Bond Fund, which is hereby created. Unless  
33 otherwise specified and except as provided in subdivision (m), the money in the  
34 fund shall be available for appropriation by the Legislature, in the manner set forth  
35 in this chapter, only for parks and resources improvement, in accordance with the  
36 following schedule:

37 (a) The sum of five hundred two million seven hundred fifty thousand dollars  
38 (\$502,750,000) to the department for the following purposes:

39 (1) To rehabilitate, restore, and improve units of the state park system that will  
40 ensure that state park system lands and facilities will remain open and accessible for  
41 public use.

1 (2) To develop, improve, rehabilitate, restore, enhance, and protect facilities and  
2 trails at existing units of the state park system that will provide for optimal  
3 recreational and educational use, activities, improved access and safety, and the  
4 acquisition from a willing seller of inholdings and adjacent lands. Adjacent lands  
5 are lands contiguous to, or in the immediate vicinity of, existing state park system  
6 lands and that directly benefit an existing state park system unit.

7 (3) For stewardship of the public investment in the preservation of the critical  
8 natural heritage and scenic features, and cultural heritage stewardship projects that  
9 will preserve vanishing remnants of California's landscape, and protect and promote  
10 a greater understanding of California's past, and the planning necessary to  
11 implement those efforts.

12 (4) For facilities and improvements to enhance volunteer participation in the state  
13 park system.

14 (5) To develop, improve, and expand interpretive facilities at units of the state  
15 park system, including educational exhibits and visitor orientation centers.

16 (6) To rehabilitate and repair aging facilities at winter recreation facilities  
17 pursuant to the Sno-Park program, as provided for in Chapter 1.27 (commencing  
18 with Section 5091.01), that provide for improved public safety.

19 (7) For projects that improve air quality related to the state park system, including,  
20 but not limited to, the purchase of low-emission or advanced technology vehicles  
21 and equipment and clean fuel distribution facilities that will avoid or reduce air  
22 emissions at state park facilities.

23 (b) The sum of eighteen million dollars (\$18,000,000) to the department to  
24 undertake stewardship projects, including cultural resources stewardship and  
25 natural resources stewardship projects, that will restore and protect the natural  
26 treasures of the state park system, preserve vanishing remnants of California's  
27 landscape, and protect and promote a greater understanding of California's past.

28 (c) The sum of four million dollars (\$4,000,000) to the department for facilities  
29 and improvements to enhance volunteer participation in the state park system.

30 (d) The sum of twenty million dollars (\$20,000,000) to the department for grants  
31 to local agencies administering units of the state park system under an operating  
32 agreement with the department, for the development, improvement, rehabilitation,  
33 restoration, enhancement, protection, and interpretation of lands and facilities of,  
34 and improved access to, those locally operated units.

35 (e) The sum of ten million dollars (\$10,000,000) to the department for purposes  
36 consistent with Section 5079.10, for competitive grants, in accordance with Section  
37 5096.335.

38 (f) The sum of three hundred eighty-eight million dollars (\$388,000,000) to the  
39 department for grants, in accordance with Sections 5096.332, 5096.333, and  
40 5096.336, on the basis of population, for the acquisition, development,  
41 improvement, rehabilitation, restoration, enhancement, and interpretation of local  
42 park and recreational lands and facilities, including renovation of recreational

1 facilities conveyed to local agencies resulting from the downsizing or  
2 decommissioning of federal military installations.

3 (g) The sum of two hundred million dollars (\$200,000,000) to the department for  
4 grants to cities, counties, and districts for the acquisition, development,  
5 rehabilitation, and restoration of park and recreation areas and facilities pursuant to  
6 the Roberti-Z'berg-Harris Urban Open-Space and Recreational Program Act  
7 (Chapter 3.2 (commencing with Section 5620)).

8 (h) The sum of ten million dollars (\$10,000,000) to the department for grants, in  
9 accordance with Section 5096.337, for the improvement or acquisition and  
10 restoration of riparian habitat, riverine aquatic habitat, and other lands in close  
11 proximity to rivers and streams for river and stream trail projects undertaken in  
12 accordance with Section 78682.2 of the Water Code, and for purposes of Section  
13 7048 of the Water Code.

14 (i) The sum of ten million dollars (\$10,000,000) to the department for grants, in  
15 accordance with Section 5096.337, for the development, improvement,  
16 rehabilitation, restoration, enhancement, and interpretation of nonmotorized trails  
17 for the purpose of increasing public access to, and enjoyment of, public areas for  
18 increased recreational opportunities. Not less than one million five hundred  
19 thousand dollars (\$1,500,000) of this amount shall be allocated toward the  
20 completion of a project that links existing bicycle and pedestrian trail systems to  
21 major urban public transportation systems, to promote increased recreational  
22 opportunities and nonmotorized commuter usage in the City of Whittier. Of this  
23 amount, no less than two hundred seventy-five thousand dollars (\$275,000) shall be  
24 allocated to the East Bay Regional Park District toward the completion of the Iron  
25 Horse Trail. Of this amount, not less than one million dollars (\$1,000,000) shall be  
26 allocated to a regional park district for the completion of a bike trail in the City of  
27 Concord.

28 (j) The sum of one hundred million dollars (\$100,000,000) to the department for  
29 grants to public agencies and nonprofit organizations for park, youth center, and  
30 environmental enhancement projects that benefit youth in areas that lack safe  
31 neighborhood parks, open space, and natural areas, and that have significant  
32 poverty.

33 (k) The sum of two million five hundred thousand dollars (\$2,500,000) to the  
34 California Conservation Corps to complete capital outlay and resource conservation  
35 projects and administrative costs allocable to the bond funded projects.

36 (l) The sum of eighty-six million five hundred thousand dollars (\$86,500,000) to  
37 the department for the following purposes:

38 (1) The sum of seventy-one million five hundred thousand dollars (\$71,500,000)  
39 for grants, in accordance with Sections 5096.339 and 5096.340, for urban  
40 recreational and cultural centers, including, but not limited to, zoos, museums,  
41 aquariums, and facilities for wildlife, environmental, or natural science aquatic  
42 education or projects that combine curation of archaeological, paleontological, and

1 historic resources with education and basic and applied research, and that emphasize  
2 specimens of California's extinct prehistoric plants and animals.

3 (2) The sum of fifteen million dollars (\$15,000,000) for grants for regional youth  
4 soccer and baseball facilities operated by nonprofit organizations. Priority shall be  
5 given to those grant projects that utilize existing school facilities or recreation  
6 facilities and serve disadvantaged youth.

7 (m) Notwithstanding Section 13340 of the Government Code, the sum of two  
8 hundred sixty-five million five hundred thousand dollars (\$265,500,000) is, except  
9 as provided in Section 5096.350, hereby continuously appropriated to the Wildlife  
10 Conservation Board, without regard to fiscal years, in accordance with Section  
11 5096.350.

12 (n) The sum of fifty million dollars (\$50,000,000) to the California Tahoe  
13 Conservancy, in accordance with Section 5096.351.

14 (o) The sum of two hundred twenty million four hundred thousand dollars  
15 (\$220,400,000) to the State Coastal Conservancy, in accordance with Section  
16 5096.352.

17 (p) The sum of thirty-five million dollars (\$35,000,000) to the Santa Monica  
18 Mountains Conservancy, in accordance with Section 5096.353.

19 (q) The sum of five million dollars (\$5,000,000) to the Coachella Valley  
20 Mountains Conservancy, in accordance with Section 5096.354.

21 (r) The sum of fifteen million dollars (\$15,000,000) to the San Joaquin River  
22 Conservancy, in accordance with Section 5096.355.

23 (s) The sum of twelve million five hundred thousand dollars (\$12,500,000) to the  
24 California Conservation Corps for grants for the certified local community  
25 conservation corps program to complete capital outlay and resource conservation  
26 projects.

27 (t) The sum of twenty-five million dollars (\$25,000,000) to the Department of  
28 Conservation in accordance with Section 5096.356.

29 (u) The sum of ten million dollars (\$10,000,000) to the Department of Forestry  
30 and Fire Protection for urban forestry programs in accordance with Section 4799.12.  
31 The grants made pursuant to this subdivision shall be for costs associated with the  
32 purchase and planting of trees, and up to three years of care which ensures the long-  
33 term viability of those trees.

34 (v) Notwithstanding Section 711 3465 of the Fish and Game Wildlife Code, the  
35 sum of twelve million dollars (\$12,000,000) to the Department of Fish and Game  
36 Wildlife for the following purposes:

37 (1) The sum of five million dollars (\$5,000,000) for expenditure in accordance  
38 with subdivision (a) of Section 5096.357.

39 (2) The sum of five million dollars (\$5,000,000) for expenditure in accordance  
40 with subdivision (b) of Section 5096.357.

41 (3) The sum of two million dollars (\$2,000,000) to remove nonnative vegetation  
42 harmful to ecological reserves in San Diego County.

1 (w) The sum of thirty million dollars (\$30,000,000) shall be available for purposes  
2 of Chapter 4.5 (commencing with Section 31160) of Division 21. Two hundred fifty  
3 thousand dollars (\$250,000) shall be allocated to Mount Diablo State Park.

4 (x) The sum of seven million dollars (\$7,000,000) to the California Integrated  
5 Waste Management Board for grants to local agencies to assist them in meeting state  
6 and federal accessibility standards relating to public playgrounds if the local agency  
7 guarantees that 50 percent of the grant funds will be used for the improvement or  
8 replacement of playground equipment or facilities through the use of recycled  
9 materials and that matching funds in an amount equal to not less than 50 percent of  
10 the total amount of those grant funds will be provided through either public or  
11 private funds or in-kind contributions. The board may reduce this matching fund  
12 requirement to not less than 25 percent if it determines that the 50-percent  
13 requirement would impose an extreme financial hardship on the local agency  
14 applying for the grant. The board may expend the funds allocated pursuant to this  
15 subdivision, upon appropriation by the Legislature, for the purposes specified  
16 herein.

17 (y) The sum of fifteen million dollars (\$15,000,000) to a city for rehabilitation,  
18 restoration, or enhancement to a city park that is over 1,000 acres that serves an  
19 urban area of over 750,000 population in northern California and that provides  
20 recreational, cultural, and scientific resources.

21 (z)(1) The sum of six million two hundred fifty thousand dollars (\$6,250,000) to  
22 the secretary to administer grants to the Sierra Nevada-Cascade Program, in  
23 accordance with Section 5096.347.

24 (2) The sum of thirty-three million five hundred thousand dollars (\$33,500,000)  
25 to the secretary to administer a river parkway and restoration program to assist local  
26 agencies and other districts to plan, create, and conserve river parkways. The  
27 secretary shall make funds available in accordance with Sections 7048 and 78682.2  
28 of the Water Code, and any other applicable authority, for the following purposes:

29 (A) Twenty-five million dollars (\$25,000,000) for the acquisition or restoration  
30 of public lands within the Los Angeles River Watershed, the San Gabriel River  
31 Watershed, and the San Gabriel Mountains and to provide open space,  
32 nonmotorized trails, bike paths, and other low-impact recreational uses and wildlife  
33 and habitat restoration and protection. Ten million dollars (\$10,000,000) shall be  
34 allocated for the Los Angeles River Watershed, and fifteen million dollars  
35 (\$15,000,000) shall be allocated for the San Gabriel River Watershed and the San  
36 Gabriel Mountains and lower Los Angeles River.

37 (B) Two million five hundred thousand dollars (\$2,500,000) for river parkway  
38 projects along the Kern River between the mouth of the Kern Canyon and I-5.

39 (C) One million dollars (\$1,000,000) for land acquisition in the Santa Clarita  
40 Watershed.

41 (D) Three million dollars (\$3,000,000) for watershed, riparian, and wetlands  
42 restoration along the Sacramento River in Yolo, Glenn, and Colusa Counties.

1 (E) Two million dollars (\$2,000,000) for the construction of a visitor center at a  
2 state recreation area encompassing a body of water along the American River.

3 (3) The sum of two million dollars (\$2,000,000) to the secretary for resource  
4 conservation and urban water recycling that addresses multicounty regional  
5 recreational needs, provides habitat restoration, and enjoys joint sponsorship by  
6 multiple local agencies and nonprofit organizations in the County of Sonoma.

7 (4) The sum of one million one hundred thousand dollars (\$1,100,000) to the  
8 secretary, one hundred thousand dollars (\$100,000) of which shall be made  
9 available to fund a community center in San Benito County, one hundred thousand  
10 dollars (\$100,000) of which shall be made available to fund a veterans park in San  
11 Benito County, five hundred thousand dollars (\$500,000) of which shall be made  
12 available to fund a community center in the City of Galt, and four hundred thousand  
13 dollars (\$400,000) of which shall be made available to fund a community center in  
14 the City of Gilroy.

15 (5) The sum of two million dollars (\$2,000,000) to the secretary for Camp Arroyo  
16 in Alameda County.

17 (6) The sum of one million dollars (\$1,000,000) to the secretary to construct a  
18 rehabilitation center for injured endangered and indigenous wild animals at the  
19 Wildhaven Center in the San Bernardino Mountains.

20 **Comment.** Subdivision (v) of Section 5096.310 is amended to reflect the recodification of the  
21 former Fish and Game Code. That subdivision is also amended to update a reference to the former  
22 Department of Fish and Game. See Fish & Wildlife Code § 1500.

23 **Pub. Res. Code § 5096.323 (amended).**

24 SEC. \_\_\_\_\_. Section 5096.323 of the Public Resources Code is amended to read:  
25 5096.323. Fifty million dollars (\$50,000,000) of the funds allocated pursuant to  
26 subdivision (a) of Section 5096.310 shall be expended for the acquisition of land  
27 from willing sellers that are a high priority for both the state parks system and for  
28 habitat purposes, with priority given to projects that protect habitat for rare,  
29 threatened, or endangered species pursuant to a natural community conservation  
30 plan adopted pursuant to Chapter 10 (commencing with Section 2800) of Division  
31 10 Title 2 (commencing with Section 64500) of Part 2 of Division 17 of the Fish  
32 and Game Wildlife Code, if the acquisition of the land is conducted in conjunction  
33 with a natural community conservation plan approved by the Department of Fish  
34 and Game Wildlife prior to January 1, 1999, or if the acquisition is approved by  
35 statute. Notwithstanding paragraph (2) of subdivision (a) of Section 5096.310, those  
36 land acquisitions may be for either new or existing units of the state park system.

37 **Comment.** Section 5096.323 is amended to reflect the recodification of the former Fish and  
38 Game Code. The section is also amended to update a reference to the former Department of Fish  
39 and Game. See Fish & Wildlife Code § 1500.

40 **Pub. Res. Code § 5096.350 (amended).**

41 SEC. \_\_\_\_\_. Section 5096.350 of the Public Resources Code is amended to read:

1 5096.350. (a) Funds appropriated pursuant to subdivision (m) of Section 5096.310  
2 shall be available for expenditure by the Wildlife Conservation Board for the  
3 acquisition, development, rehabilitation, restoration, and protection of real property  
4 benefiting fish and wildlife, for the acquisition, restoration, or protection of habitat  
5 that promotes recovery of threatened, endangered, or fully protected species,  
6 maintains the genetic integrity of wildlife populations, and serves as corridors  
7 linking otherwise separate habitat to prevent habitat fragmentation, and for grants  
8 and related state administrative costs pursuant to the Wildlife Conservation Law of  
9 1947 (~~Chapter 4 (commencing with Section 1300) of Division 2 Title 1~~  
10 (commencing with Section 54700) of Part 2 of Division 15 of the Fish and Game  
11 Wildlife Code), for the following purposes:

12 (1) Ten million dollars (\$10,000,000) for the acquisition or restoration of wetland  
13 habitat, as follows:

14 (A) Five million dollars (\$5,000,000) for the acquisition, preservation, restoration,  
15 and establishment, or any combination thereof, of habitat for waterfowl or other  
16 wetlands-associated wildlife, as provided for in the Central Valley Habitat Joint  
17 Venture Component of the North American Waterfowl Management Plan and the  
18 Inland Wetlands Conservation Program, notwithstanding Section 711 3465 of the  
19 Fish and Game Wildlife Code. Preference shall be given to projects involving the  
20 acquisition of perpetual conservation easements; habitat development projects on  
21 lands which will be managed primarily as waterfowl habitat in perpetuity; waterfowl  
22 habitat development projects on agricultural lands; the reduction of fishery impacts  
23 resulting from supply diversions that have a direct benefit to wetlands and waterfowl  
24 habitat; or programs to establish permanent buffer areas, including, but not limited  
25 to, agricultural lands that are necessary to preserve the acreage and habitat values of  
26 existing wetlands.

27 (B) Five million dollars (\$5,000,000) for the acquisition, development,  
28 restoration, and protection of wetlands and adjacent lands, or any combination  
29 thereof, located outside the Sacramento-San Joaquin Valley.

30 (2) Ten million dollars (\$10,000,000) for the development, acquisition from a  
31 willing seller, or restoration of riparian habitat and watershed conservation  
32 programs.

33 (3) Forty-five million dollars (\$45,000,000), upon appropriation by the  
34 Legislature, for the restoration, or acquisition from a willing seller, of habitat for  
35 threatened and endangered species or for the purpose of promoting the recovery of  
36 those species. Five million dollars (\$5,000,000) of that amount shall be for the  
37 acquisition of property along the central coast containing coastal terrace prairie,  
38 federally listed spineflower, state listed San Francisco popcorn flower, and  
39 candidates for federal listing including ohlone tiger beetle and opler's longhorned  
40 moth. No funds may be expended pursuant to this paragraph for the acquisition of  
41 real property or other actions taken pursuant to ~~Chapter 10 (commencing with~~

1 Section 2800) Title 2 (commencing with Section 64500) of Part 2 of Division 17 of  
2 the Fish and Game Wildlife Code.

3 (4) Thirteen million dollars (\$13,000,000) for the acquisition from a willing seller,  
4 or restoration of forest lands, including, but not limited to, ancient redwoods and  
5 oak woodlands. Not more than five million dollars (\$5,000,000) of this amount shall  
6 be expended on the federal Legacy Forest Program (16 U.S.C. Sec. 2103) to meet  
7 federal matching requirements and not less than five million dollars (\$5,000,000) of  
8 this amount shall be allocated for the preservation of oak woodlands. Not more than  
9 five million dollars (\$5,000,000) of this amount shall be expended on the federal  
10 Legacy Forest Program (16 U.S.C. Sec. 2103) to meet federal matching  
11 requirements and not less than five million dollars (\$5,000,000) of this amount shall  
12 be allocated for the preservation of oak woodlands.

13 (5) Eighty-two million five hundred thousand dollars (\$82,500,000), upon  
14 appropriation by the Legislature, to match funds contributed by federal or local  
15 agencies or nonprofit organizations for the acquisition, restoration, or protection of  
16 habitat or habitat corridors that promote the recovery of threatened, endangered, or  
17 fully protected species. Projects funded pursuant to this paragraph may include  
18 restoration projects authorized pursuant to Public Law 105-372, the Salton Sea  
19 Reclamation Act of 1998. The board shall require matching contributions of funds,  
20 real property, or other resources from other public agencies, private parties, or  
21 nonprofit organizations, at a level designed to obtain the maximum conservation  
22 benefits to wildlife and wildlife habitat. No funds may be expended pursuant to this  
23 paragraph for the acquisition of real property or other actions taken pursuant to  
24 Chapter 10 (commencing with Section 2800) Title 2 (commencing with Section  
25 64500) of Part 2 of Division 17 of the Fish and Game Wildlife Code.

26 (6) One hundred million dollars (\$100,000,000), upon appropriation by the  
27 Legislature, for the purpose of funding the acquisition of real property subject to a  
28 natural community conservation plan adopted pursuant to Chapter 10 (commencing  
29 with Section 2800) Title 2 (commencing with Section 64500) of Part 2 of Division  
30 17 of the Fish and Game Wildlife Code, if the acquisition of the real property is  
31 conducted in conjunction with a natural community conservation plan approved by  
32 the Department of Fish and Game Wildlife prior to January 1, 1999, or if the  
33 acquisition is approved by statute.

34 (7) Five million dollars (\$5,000,000) for environmental restoration projects for  
35 the following purposes approved pursuant to the Salton Sea Restoration Project  
36 authorized by Public Law 105-372, the Salton Sea Reclamation Act of 1998, and  
37 identified in the Final Environmental Impact Statement of the Salton Sea  
38 Restoration Project:

39 (A) Reduce and stabilize the overall salinity of the Salton Sea.

40 (B) Stabilize the surface elevation of the Salton Sea.

41 (C) Reclaim, in the long term, healthy fish and wildlife resources and their  
42 habitats.

1 (D) Enhance the potential for recreational uses of the Salton Sea.

2 (b) Not more than 5 percent of the funds authorized for expenditure by this section  
3 may be used for public access and wildlife-oriented public use projects.

4 **Comment.** Section 5096.350 is amended to reflect the recodification of the former Fish and  
5 Game Code. The section is also amended to update a reference to the former Department of Fish  
6 and Game. See Fish & Wildlife Code § 1500.

7 **Pub. Res. Code § 5096.352 (amended).**

8 SEC. \_\_\_\_\_. Section 5096.352 of the Public Resources Code is amended to read:

9 5096.352. Funds allocated pursuant to subdivision (o) of Section 5096.310 shall  
10 be available for expenditure by the State Coastal Conservancy pursuant to Division  
11 21 (commencing with Section 31000) for the acquisition from a willing seller,  
12 preservation, restoration, and enhancement of real property or an interest in real  
13 property in coastal areas and watersheds within its jurisdiction and the development  
14 of public use facilities in those areas in accordance with the following schedule:

15 (a) Twenty-five million dollars (\$25,000,000) for projects funded pursuant to the  
16 San Francisco Bay Area Conservancy Program established pursuant to Chapter 4.5  
17 (commencing with Section 31160) of Division 21.

18 (b)(1) Twenty-five million dollars (\$25,000,000) shall be made available to the  
19 Santa Monica Bay Restoration Project to fund grants to public entities and nonprofit  
20 organizations to implement storm water and urban runoff pollution prevention  
21 programs, habitat restoration, and other priority actions specified in the Santa  
22 Monica Restoration Plan. The Santa Monica Bay Watershed Council shall  
23 determine project eligibility and establish grant priority.

24 (2) The Santa Monica Bay Watershed Council or the State Coastal Conservancy  
25 may require the grant recipient to provide a portion of matching funds for any  
26 funding received. The council or the state conservancy may use the funds as  
27 matching funds for federal or other grant funding.

28 (c) Sixty-four million two hundred thousand dollars (\$64,200,000) of the funds  
29 available may be expended by the State Coastal Conservancy directly or as grants  
30 to government entities and nonprofit organizations for the purposes of Division 21  
31 (commencing with Section 31000), and for the following and related purposes,  
32 including, but not limited to, the acquisition, enhancement, restoration, protection,  
33 and development of coastal resources, beaches, waterfronts, and public accessways  
34 in accordance with the following schedule:

35 (1) An amount not to exceed three million dollars (\$3,000,000) may be expended  
36 on regional approaches to reduce beach erosion. Up to thirteen million dollars  
37 (\$13,000,000) shall be made available for the restoration and protection of the  
38 Upper Newport Bay Ecological Reserve.

39 (2) At least fifteen million dollars (\$15,000,000) shall be expended in coastal  
40 areas north of the Gualala River.

41 (3) At least twenty-five million dollars (\$25,000,000) shall be expended within  
42 Santa Cruz, Monterey, San Luis Obispo, or Santa Barbara Counties. One million

1 dollars (\$1,000,000) shall be allocated to the City of Monterey to fund public access  
2 and open space along the waterfront for the Window on the Bay.

3 (4) At least five million dollars (\$5,000,000) shall be expended on completion of  
4 the Coastal Trail.

5 (5) Two million dollars (\$2,000,000) shall be dedicated to projects for the  
6 Guadalupe River Trail and the San Francisco Bay Ridge Trail.

7 (d) Twenty-two million dollars (\$22,000,000) may be expended by the State  
8 Coastal Conservancy directly or as grants to government entities and nonprofit  
9 organizations consistent with Division 21 (commencing with Section 31000), and  
10 for administrative costs in connection therewith, for the acquisition, development,  
11 rehabilitation, restoration, enhancement, and protection of real property, or other  
12 actions that benefit fish and wildlife. At least ten million dollars (\$10,000,000) of  
13 those funds shall be expended in coastal areas north of the Gualala River. Eight  
14 hundred thousand dollars (\$800,000) shall be spent to restore the arroyo chub,  
15 partially armored stickleback, and southern steelhead fisheries to their native creeks  
16 of San Mateo Creek, and its tributary Devil Canyon Creek, and San Onofre Creek  
17 located in San Diego County.

18 (e) Twenty-five million dollars (\$25,000,000) shall be available, upon  
19 appropriation by the Legislature, to the State Coastal Conservancy and the  
20 Department of Fish and Game Wildlife for direct expenditure and for grants to  
21 public agencies and nonprofit organizations to protect, restore, acquire, and enhance  
22 habitat for salmon. These funds may be used to match federal funding available for  
23 those purposes.

24 (f) Twenty-five million dollars (\$25,000,000) of the funds shall be allocated to  
25 acquire, protect, and restore wetlands projects that are a minimum of 400 acres in  
26 size in any county with a population greater than 5,000,000.

27 (g) Twelve million five hundred thousand dollars (\$12,500,000) shall be allocated  
28 to acquire land needed to connect important coastal watershed and scenic areas in  
29 the Laguna Coast Wilderness Park.

30 **Comment.** Section 5096.352 is amended to update a reference to the former Department of Fish  
31 and Game. See Fish & Wildlife Code § 1500.

32 **Pub. Res. Code § 5096.357 (amended).**

33 SEC. \_\_\_\_\_. Section 5096.357 of the Public Resources Code is amended to read:

34 5096.357. (a) Funds allocated pursuant to paragraph (1) of subdivision (v) of  
35 Section 5096.310 shall be available to the Department of Fish and Game Wildlife  
36 for the development, enhancement, restoration, and preservation of land pursuant to  
37 Sections 1580 and 10503 of, and subdivision (b) of Section 1525 of, Section 58505,  
38 subdivision (a) of Section 58715, subdivision (b) of Section 60600, and Sections  
39 60750, 60760, 60765, and 60790 of the Fish and Game Wildlife Code. The  
40 provision of these funds shall be in accordance with an expenditure plan developed

1 by the Department of Fish and Game Wildlife and approved by the Department of  
2 Finance.

3 (b) Funds allocated pursuant to paragraph (2) of subdivision (v) of Section  
4 5096.310 shall be made available to the Department of Fish and Game Wildlife for  
5 the exclusive purpose of acquiring habitat preservation and enhancement  
6 agreements on private wetlands pursuant to the California Waterfowl Habitat  
7 Program—Phase II and administrative costs incurred in connection therewith.  
8 Expenditure of those funds shall be consistent with the purposes identified in  
9 Section ~~3702~~ 30540, 30550, or 30555 of the Fish and Game Wildlife Code.

10 **Comment.** Section 5096.357 is amended to reflect the recodification of the former Fish and  
11 Game Code. The section is also amended to update references to the former Department of Fish  
12 and Game. See Fish & Wildlife Code § 1500.

13  **Note.** In the tentative recommendation, the provisions of the existing Fish and Game Code  
14 sections that are cross-referenced in the section above have been continued in several different  
15 sections of the proposed Fish and Wildlife Code.

16 **The Commission requests public comment on the proposed conforming revision of those**  
17 **provisions in the section above.**

18 **Pub. Res. Code § 5096.372 (amended).**

19 SEC. \_\_\_\_\_. Section 5096.372 of the Public Resources Code is amended to read:

20 5096.372. (a) The Legislature hereby finds and declares that, inasmuch as the  
21 proceeds from the sale of bonds authorized by this chapter are not “proceeds of  
22 taxes” as that term is used in Article XIII B of the California Constitution, the  
23 disbursement of these proceeds is not subject to the limitations imposed by that  
24 article.

25 (b) Funds provided pursuant to this chapter, and any appropriation or transfer of  
26 those funds, shall not be deemed to be a transfer of funds for the purposes of ~~Chapter~~  
27 ~~9 (commencing with Section 2780) of Division 3 Title 5 (commencing with Section~~  
28 ~~55800) of Part 2 of Division 15~~ of the Fish and Game Wildlife Code.

29 **Comment.** Section 5096.372 is amended to reflect the recodification of the former Fish and  
30 Game Code.

31 **Pub. Res. Code § 5096.512 (amended).**

32 SEC. \_\_\_\_\_. Section 5096.512 of the Public Resources Code is amended to read:

33 5096.512. (a) In addition to the review by the Department of General Services  
34 pursuant to Section ~~1348.2~~ 54830 of the Fish and Game Wildlife Code, the appraisal  
35 prepared for a major acquisition of land shall be reviewed by a qualified independent  
36 appraiser retained by the acquisition agency for this purpose, and who meets the  
37 following conditions:

38 (1) The review appraiser did not conduct the appraisal pursuant to Section  
39 5096.510 and has no financial interest in the major acquisition.

40 (2) The review appraiser is licensed pursuant to Part 3 (commencing with Section  
41 11300) of Division 4 of the Business and Professions Code.

1 (b) The review appraiser shall review the appraisal and prepare an appraisal  
2 review report, in a narrative format, that does all of the following:

3 (1) Summarizes the appraisal.

4 (2) States the basis on which the value of the land was established.

5 (3) Describes the standards used to prepare the appraisal.

6 (4) Determines whether or not the appraisal meets the standards established under  
7 the Uniform Standards of Professional Appraisal Practice.

8 (c) The appraisal review report need not include any proprietary information  
9 provided by or on behalf of the seller or that is otherwise exempt from public  
10 disclosure pursuant to the California Public Records Act (Chapter 3.5 (commencing  
11 with Section 6250) of Division 7 of Title 1 of the Government Code).

12 (d)(1) If a major acquisition of conservation lands will be approved by more than  
13 one acquisition agency and each acquisition agency complies with paragraph (2),  
14 not more than one independent appraisal is required pursuant to Section 5096.510,  
15 and not more than one appraisal review report is required pursuant to this section.

16 (2) Paragraph (1) is applicable if each acquisition agency does all of the following:

17 (A) Utilizes the independent appraisal and appraisal review report, as required by  
18 this chapter.

19 (B) Makes an independent determination of whether to approve the major  
20 acquisition of conservation lands.

21 (C) Complies with all of the public disclosure and independent review  
22 requirements of this chapter.

23 (e) An acquisition agency shall not utilize property acreage as a categorical  
24 threshold to impose an independent review of an appraisal pursuant to this section.  
25 However, this prohibition does not prohibit an agency from otherwise considering  
26 possible impacts from the acquisition of a large acreage property.

27 **Comment.** Section 5096.512 is amended to reflect the recodification of the former Fish and  
28 Game Code.

29 **Pub. Res. Code § 5096.516 (amended).**

30 SEC. \_\_\_\_\_. Section 5096.516 of the Public Resources Code is amended to read:

31 5096.516. (a) Except as provided in subdivision (c), conservation lands may not  
32 be sold to another owner, or have possession and control transferred to another  
33 agency, unless all of the following occur:

34 (1) The selling or transferring agency prepares and makes available to the public  
35 a detailed report that identifies why the conservation lands no longer serve a needed  
36 conservation purpose.

37 (2) The selling or transferring agency holds a duly noticed public hearing to accept  
38 public comment on the proposed sale or transfer of conservation lands.

39 (3) After compliance with paragraphs (1) and (2), the selling or transferring  
40 agency finds, based on substantial evidence, that the property no longer serves a  
41 needed conservation purpose.

1 (4) The sale or transfer of the land is authorized or approved as part of the annual  
2 Budget Act or pursuant to specific legislation authorizing the sale or transfer.

3 (b) Proceeds from the sale or transfer of conservation lands shall be used solely  
4 for one or more of the following purposes:

5 (1) The acquisition of conservation lands to achieve the same or equivalent  
6 objectives as the original acquisition of the property that was sold or transferred.

7 (2) To further the purposes of Division 21 (commencing with Section 31000).

8 (3) The acquisition of wildlife habitat to further the purposes of the Wildlife  
9 Conservation Law of 1947 (~~Chapter 4 (commencing with Section 1300) of Division~~  
10 2 Title 1 (commencing with Section 54700) of Part 2 of Division 15 of the Fish and  
11 Game Wildlife Code).

12 (4) The acquisition of wildlife habitat to further the purposes ~~Article 2~~  
13 ~~(commencing with Section 1410) of Chapter 4.3 of Division 2 Chapter 2~~  
14 (commencing with Section 57550) of Title 11 of Part 2 of Division 15 of the Fish  
15 and Game Wildlife Code.

16 (c) This section does not apply to any of the following:

17 (1) The sale or transfer of conservation lands solely for the purpose of boundary  
18 adjustments or consolidation of property ownership.

19 (2) The sale or transfer of lands subject to a conservation easement to keep lands  
20 in agricultural production.

21 (3) The sale or transfer to other public agencies or nonprofit organizations to  
22 improve conservation management, public access, historic preservation, or to  
23 protect or enhance the biological value of conservation lands.

24 (4) The sale or transfer of conservation lands by the State Coastal Conservancy  
25 when the sale or transfer of interests in land is provided for, consistent with Division  
26 21 (commencing with Section 31000), at the time of acquisition of real property.

27 (5) The exchange of conservation lands for land of greater biological value as  
28 wildlife habitat.

29 (6) The sale or transfer of conservation lands that have a fair market value of less  
30 than one million dollars (\$1,000,000).

31 (d) The requirements imposed by this section are in addition to any other  
32 requirements imposed by law or regulation.

33 **Comment.** Subdivision (b) of Section 5096.516 is amended to reflect the recodification of the  
34 former Fish and Game Code.

35 **Pub. Res. Code § 5096.650 (amended).**

36 SEC. \_\_\_\_\_. Section 5096.650 of the Public Resources Code is amended to read:

37 5096.650. The one billion two hundred seventy-five million dollars  
38 (\$1,275,000,000) allocated pursuant to subdivision (c) of Section 5096.610 shall be  
39 available for the acquisition and development of land, air, and water resources in  
40 accordance with the following schedule:

1 (a) Notwithstanding Section 13340 of the Government Code, the sum of three  
 2 hundred million dollars (\$300,000,000) is continuously appropriated to the Wildlife  
 3 Conservation Board for the acquisition, development, rehabilitation, restoration,  
 4 and protection of habitat that promotes the recovery of threatened and endangered  
 5 species, that provides corridors linking separate habitat areas to prevent habitat  
 6 fragmentation, and that protects significant natural landscapes and ecosystems such  
 7 as old growth redwoods and oak woodlands and other significant habitat areas; and  
 8 for grants and related state administrative costs pursuant to the Wildlife  
 9 Conservation Law of 1947 (~~Chapter 4 (commencing with Section 1300) of Division~~  
 10 2 Title 1 (commencing with Section 54700) of Part 2 of Division 15 of the Fish and  
 11 ~~Game~~ Wildlife Code). Funds scheduled in this subdivision may be used to prepare  
 12 management plans for properties acquired in fee by the Wildlife Conservation  
 13 Board.

14 (b) The sum of four hundred forty-five million dollars (\$445,000,000) to the  
 15 conservancies in accordance with the particular provisions of the statute creating  
 16 each conservancy for the acquisition, development, rehabilitation, restoration, and  
 17 protection of land and water resources; for grants and state administrative costs; and  
 18 in accordance with the following schedule:

(1)	To the State Coastal Conservancy .....	\$200,000,000
(2)	To the California Tahoe Conservancy .....	\$ 40,000,000
(3)	To the Santa Monica Mountains Conservancy .....	\$ 40,000,000
(4)	To the Coachella Valley Mountains Conservancy .....	\$ 20,000,000
(5)	To the San Joaquin River Conservancy .....	\$ 25,000,000
(6)	To the San Gabriel and Lower Los Angeles Rivers and Mountains Conservancy .....	\$ 40,000,000
(7)	To the Baldwin Hills Conservancy .....	\$ 40,000,000
(8)	To the San Francisco Bay Area Conservancy Program .....	\$ 40,000,000

19 (c) The sum of three hundred seventy-five million dollars (\$375,000,000) shall be  
 20 available for grants to public agencies and nonprofit organizations for acquisition,  
 21 development, restoration, and associated planning, permitting, and administrative

1 costs for the protection and restoration of water resources in accordance with the  
2 following schedule:

3 (1) The sum of seventy-five million dollars (\$75,000,000) to the secretary for the  
4 acquisition and development of river parkways and for protecting urban streams.  
5 The secretary shall make funds available in accordance with Sections 7048 and  
6 78682.2 of the Water Code, and pursuant to any other applicable statutory  
7 authorization. Not less than five million dollars (\$5,000,000) shall be available for  
8 grants for the urban streams program, pursuant to Section 7048 of the Water Code.

9 (2) The sum of three hundred million dollars (\$300,000,000) shall be available for  
10 the purposes of clean beaches, watershed protection, and water quality projects to  
11 protect beaches, coastal waters, rivers, lakes, and streams from contaminants,  
12 pollution, and other environmental threats.

13 (d)(1) The sum of fifty million dollars (\$50,000,000) to the State Air Resources  
14 Board for grants to air districts pursuant to Chapter 9 (commencing with Section  
15 44275) of Part 5 of Division 26 of the Health and Safety Code for projects that  
16 reduce air pollution that affects air quality in state and local park and recreation  
17 areas. Eligible projects shall meet the requirements of Section 16727 of the  
18 Government Code and shall be consistent with Section 43023.5 of the Health and  
19 Safety Code, if Assembly Bill 1390 of the 2001–02 Regular Session of the  
20 Legislature is enacted on or before January 1, 2003. Each air district shall be eligible  
21 for grants of not less than two hundred thousand dollars (\$200,000). Not more than  
22 5 percent of the funds allocated to an air district may be used to cover the costs  
23 associated with implementing the grant program.

24 (2) Allocations of funds pursuant to this subdivision to the Lower-Emission  
25 School Bus Program shall be prioritized to retrofit or replace the most polluting  
26 schoolbuses in small air districts first and then to medium air districts as defined by  
27 the State Air Resources Board. Each allocation for this purpose shall provide enough  
28 funding for at least one project to be implemented pursuant to the Lower-Emission  
29 School Bus Program adopted by the State Air Resources Board. If a local air district  
30 has unspent funds within six months of the expenditure deadline, the air district shall  
31 work with the State Air Resources Board to transfer funds to an alternative air  
32 district with existing demand.

33 (e) The sum of twenty million dollars (\$20,000,000) to the California  
34 Conservation Corps for the acquisition, development, restoration, and rehabilitation  
35 of land and water resources, and for grants and state administrative costs in  
36 accordance with the following schedule:

37 (1) The sum of five million dollars (\$5,000,000) shall be available for resource  
38 conservation activities.

39 (2) The sum of fifteen million dollars (\$15,000,000) shall be available for grants  
40 to local conservation corps for acquisition and development of facilities to support  
41 local conservation corps programs.

1 (f) The sum of seventy-five million dollars (\$75,000,000) shall be available for  
2 grants for the preservation of agricultural lands and grazing lands, including oak  
3 woodlands and grasslands.

4 (g) The sum of ten million dollars (\$10,000,000) to the Department of Forestry  
5 and Fire Protection for grants for urban forestry programs pursuant to the California  
6 Urban Forestry Act of 1978 (Chapter 2 (commencing with Section 4799.06) of Part  
7 2.5 of Division 1).

8 **Comment.** Subdivision (a) of Section 5096.650 is amended to reflect the recodification of the  
9 former Fish and Game Code.

10 **Pub. Res. Code § 5096.679 (amended).**

11 SEC. \_\_\_\_\_. Section 5096.679 of the Public Resources Code is amended to read:

12 5096.679. (a) The Legislature hereby finds and declares that, inasmuch as the  
13 proceeds from the sale of bonds authorized by this chapter are not “proceeds of  
14 taxes” as that term is used in Article XIII B of the California Constitution, the  
15 disbursement of these proceeds is not subject to the limitations imposed by that  
16 article.

17 (b) Funds provided pursuant to this chapter, and any appropriation or transfer of  
18 those funds, shall not be deemed to be a transfer of funds for the purposes of ~~Chapter~~  
19 ~~9 (commencing with Section 2780) of Division 3 Title 5 (commencing with Section~~  
20 ~~55800) of Part 2 of Division 15~~ of the Fish and Game Wildlife Code.

21 **Comment.** Section 5096.679 is amended to reflect the recodification of the former Fish and  
22 Game Code.

23 **Pub. Res. Code § 5096.821 (amended).**

24 SEC. \_\_\_\_\_. Section 5096.821 of the Public Resources Code is amended to read:

25 5096.821. Three billion dollars (\$3,000,000,000) shall be available, upon  
26 appropriation to the department, for the following purposes:

27 (a) The evaluation, repair, rehabilitation, reconstruction, or replacement of levees,  
28 weirs, bypasses, and facilities of the State Plan of Flood Control by all of the  
29 following actions:

30 (1) Repairing erosion sites and removing sediment from channels or bypasses.

31 (2) Evaluating and repairing levees and any other facilities of the State Plan of  
32 Flood Control.

33 (3) Implementing mitigation measures for a project undertaken pursuant to this  
34 subdivision. The department may fund participation in a natural community  
35 conservation plan pursuant to ~~Chapter 10 (commencing with Section 2800) of~~  
36 ~~Division 3 Title 2 (commencing with Section 64500) of Part 2 of Division 17~~ of the  
37 Fish and Game Wildlife Code to facilitate projects authorized by this subdivision.

38 (b) Improving or adding facilities to the State Plan of Flood Control to increase  
39 levels of flood prevention for urban areas, including all related costs for mitigation  
40 and infrastructure relocation. Funds made available by this subdivision may be  
41 expended for state financial participation in federal and state authorized flood

1 control projects, feasibility studies and design of federal flood damage reduction  
2 and related projects, and reservoir reoperation and groundwater flood storage  
3 projects. Not more than two hundred million dollars (\$200,000,000) may be  
4 expended on a single project, excluding authorized flood control improvements to  
5 Folsom Dam.

6 (c)(1) To reduce the risk of levee failure in the delta.

7 (2) The funds made available for the purpose specified in paragraph (1) shall be  
8 expended for both of the following purposes:

9 (A) Local assistance under the delta levee maintenance subventions program  
10 under Part 9 (commencing with Section 12980) of Division 6 of the Water Code, as  
11 that part may be amended.

12 (B) Special flood protection projects under Chapter 2 (commencing with Section  
13 12310) of Part 4.8 of Division 6 of the Water Code, as that chapter may be amended.

14 **Comment.** Section 5096.821 is amended to reflect the recodification of the former Fish and  
15 Game Code.

16 **Pub. Res. Code § 5099.12 (amended).**

17 SEC. \_\_\_\_\_. Section 5099.12 of the Public Resources Code is amended to read:

18 5099.12. (a) Of the annual apportionment of funds received by the director  
19 pursuant to this chapter, 60 percent shall be allocated for local governmental agency  
20 projects and 40 percent for state agency projects. The state agency share shall be  
21 disbursed to the following state agencies in the following percentages: 60 percent  
22 to the Department of Parks and Recreation; 35 percent to the Wildlife Conservation  
23 Board or the Department of Fish and Game Wildlife; and 5 percent to the  
24 Department of Water Resources. The State Coastal Conservancy established  
25 pursuant to Section 31100 is eligible to compete for grants of funds for projects of  
26 an outdoor recreational nature from the 6-percent contingency fund established by  
27 this section.

28 (b) If either the state or local governmental agencies are unable to utilize their  
29 allocation of funds, the director shall allocate the uncommitted funds to those state  
30 or local governmental agencies that are in position to take advantage of the funds  
31 during the year in which they are allocated. The 60-percent allocation for local  
32 governmental agency projects and the 40-percent allocation to state agency projects  
33 shall not be computed until the costs of maintaining and keeping up to date the plan  
34 required pursuant to Section 5099.2 and an additional 6 percent for deposit to a  
35 contingency fund have been deducted.

36 **Comment.** Section 5099.12 is amended to update a reference to the former Department of Fish  
37 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
38 designations.

39 **Pub. Res. Code § 5675 (amended).**

40 SEC. \_\_\_\_\_. Section 5675 of the Public Resources Code is amended to read:

1 5675. The program established by this chapter shall be administered jointly by the  
2 Department of Parks and Recreation and the Department of Fish and Game Wildlife  
3 and shall be funded by moneys appropriated from the Resources Account in the  
4 Energy and Resources Fund to the Department of Parks and Recreation for local  
5 assistance grants for urban fishing projects pursuant to category (b) of Item 379-  
6 101-190 of the Budget Act of 1981 and pursuant to provisions of any budget acts  
7 enacted subsequent thereto that appropriate funds for the program.

8 **Comment.** Section 5675 is amended to update a reference to the former Department of Fish and  
9 Game. See Fish & Wildlife Code § 1500.

10 **Pub. Res. Code § 5676 (amended).**

11 SEC. \_\_\_\_\_. Section 5676 of the Public Resources Code is amended to read:

12 5676. The Department of Parks and Recreation shall have principal responsibility  
13 for the review and approval of proposals for rehabilitating urban lakes in accordance  
14 with the eligibility requirements, evaluative criteria, and procedures specified in this  
15 chapter and for the administration of grants made pursuant to this chapter. The  
16 Department of Fish and Game Wildlife shall be responsible for determining the  
17 rehabilitative potential of lakes proposed for funding and shall serve primarily in a  
18 technical and advisory capacity. The final decision to provide funding for each  
19 project shall be based on the cooperative deliberation and mutual determination of  
20 both departments.

21 **Comment.** Section 5676 is amended to update a reference to the former Department of Fish and  
22 Game. See Fish & Wildlife Code § 1500.

23 **Pub. Res. Code § 5684 (amended).**

24 SEC. \_\_\_\_\_. Section 5684 of the Public Resources Code is amended to read:

25 5684. This chapter is not intended, nor shall it be construed, to authorize either  
26 the Department of Parks and Recreation or the Department of Fish and Game  
27 Wildlife to establish any additional personnel positions or create any new  
28 administrative section in connection with the program established by this chapter.

29 **Comment.** Section 5684 is amended to update a reference to the former Department of Fish and  
30 Game. See Fish & Wildlife Code § 1500.

31 **Pub. Res. Code § 5812 (amended).**

32 SEC. \_\_\_\_\_. Section 5812 of the Public Resources Code is amended to read:

33 5812. As used in this chapter, unless the context clearly requires a different  
34 meaning, the following terms mean:

35 (a) "Agency" means the Resources Agency.

36 (b) "Departments" means the Department of Parks and Recreation, the  
37 Department of Fish and Game Wildlife, and the California Coastal Conservancy.

38 **Comment.** Section 5812 is amended to update a reference to the former Department of Fish and  
39 Game. See Fish & Wildlife Code § 1500.

1 **Pub. Res. Code § 5814 (amended).**

2 SEC. \_\_\_\_\_. Section 5814 of the Public Resources Code is amended to read:

3 5814. (a) The agency shall update all of the state’s existing wetlands inventory  
4 resources in order to prepare a study to accomplish the following goals:

5 (1) To identify the restoration and enhancement opportunities in the state for  
6 wetlands in public ownership.

7 (2) To identify means of protecting and enhancing existing wetlands in public  
8 ownership and to identify additional recreational benefits and opportunities that are  
9 compatible with the primary goal of maximizing the habitat value of wetlands.

10 (3) To identify opportunities for voluntary public-private partnerships for  
11 wetlands restoration, enhancement, and management on private lands.

12 (4) To identify those wetlands of particular significance in the state that are not  
13 currently in public ownership for which there is believed to be a willing seller.

14 (5) To identify additional recreational benefits that can be provided on existing,  
15 restored, or newly created wetlands in public ownership or for which there is a  
16 cooperative agreement for public use by a private landowner and a local, state, or  
17 federal agency.

18 (6) To provide a basis for the inclusion of wetlands data and information in the  
19 California Continuing Resources Investment Strategy Project (CCRISP), which was  
20 funded in the Budget Act of 2000.

21 (7) To identify, utilizing existing resources, wetlands on lands owned by federal  
22 agencies in California and those wetlands that are protected by existing wetlands  
23 management and conservation mandates imposed by federal law.

24 (8) To identify, in conjunction with the Office of Planning and Research, those  
25 instances where lead agencies have adopted mitigation measures pursuant to  
26 Division 13 (commencing with Section 21000), or natural community conservation  
27 plans prepared pursuant to ~~Chapter 10 (commencing with Section 2800)~~ Title 2  
28 (commencing with Section 64500) of Part 2 of Division 17 of the Fish and Game  
29 Wildlife Code, that utilize or reference wetland resources located on lands owned  
30 by the United States Department of Defense.

31 (b) The agency shall consult and cooperate with counties, cities, other appropriate  
32 state and federal agencies with an interest in wetlands resources, and willing  
33 landowners in conducting the study. The study shall be submitted to the Legislature  
34 not later than January 1, 2003, and shall set forth, for consideration by the  
35 Legislature, a plan for the acquisition, protection, preservation, restoration, and  
36 enhancement of wetlands, including funding requirements and the priority status of  
37 specific proposed wetlands projects.

38 **Comment.** Section 5814 is amended to reflect the recodification of the former Fish and Game  
39 Code, and to make a technical correction.

40 **Pub. Res. Code § 5817 (amended).**

41 SEC. \_\_\_\_\_. Section 5817 of the Public Resources Code is amended to read:

1       5817. Any of the departments may enter into operating agreements with cities,  
2 counties, and districts for the management and control of wetlands, or interests in  
3 wetlands, acquired pursuant to this chapter. However, any agreement shall ensure  
4 the protection and preservation of the wetlands and ensure the right of use and  
5 enjoyment of the wetlands by the people of the state. Further, any agreement entered  
6 into by the Department of Fish and Game Wildlife pursuant to this section shall  
7 provide that public use of lands and waters subject to the agreement shall be in  
8 accordance with regulations adopted by the Fish and Game Commission.

9       **Comment.** Section 5817 is amended to update a reference to the former Department of Fish and  
10 Game. See Fish & Wildlife Code § 1500.

11 **Pub. Res. Code § 5818.1 (amended).**

12       SEC. \_\_\_\_\_. Section 5818.1 of the Public Resources Code is amended to read:

13       5818.1. The Coastal Wetlands Fund is hereby established in the State Treasury  
14 and shall be an interest-bearing fund administered by the Department of Fish and  
15 Game Wildlife.

16       **Comment.** Section 5818.1 is amended to update a reference to the former Department of Fish  
17 and Game. See Fish & Wildlife Code § 1500.

18 **Pub. Res. Code § 5818.2 (amended).**

19       SEC. \_\_\_\_\_. Section 5818.2 of the Public Resources Code is amended to read:

20       5818.2. (a)(1) The funds in the Coastal Wetlands Fund may be expended by the  
21 Department of Fish and Game Wildlife and the State Coastal Conservancy, upon  
22 appropriation by the Legislature, for the maintenance of coastal wetlands property  
23 owned by the state, a conservancy of the state, a local government agency, or a  
24 nonprofit organization.

25       (2) The funds in the Coastal Wetlands Fund may be expended by the state  
26 pursuant to this section in the form of grants.

27       (3) An applicant may apply to the State Coastal Conservancy for a grant pursuant  
28 to the grant application procedures in Division 21 (commencing with Section  
29 31000) to perform maintenance of coastal wetlands property owned by the state, a  
30 conservancy of the state, a local government agency, or a nonprofit organization.

31       (b) The Department of Fish and Game Wildlife and the State Coastal Conservancy  
32 may accept contributions to the Coastal Wetlands Fund. The sources of  
33 contributions that may be accepted include, but are not limited to, private  
34 individuals and organizations, nonprofit organizations, and federal, state, and local  
35 agencies including special districts. The contributions accepted may include moneys  
36 identified pursuant to the California Environmental Quality Act (Division 13  
37 (commencing with Section 21000)) or the National Environmental Policy Act of  
38 1969 (42 U.S.C. Sec. 4321 et seq.) as acceptable mitigation for development  
39 projects. The Department of Fish and Game Wildlife and the State Coastal  
40 Conservancy shall deposit a contribution accepted pursuant to this subdivision in  
41 the Coastal Wetlands Fund, subject to the requirements of Section 5818.1.

1       **Comment.** Section 5818.2 is amended to update references to the former Department of Fish  
2 and Game. See Fish & Wildlife Code § 1500.

3       **Pub. Res. Code § 5845.2 (amended).**

4       SEC. \_\_\_\_\_. Section 5845.2 of the Public Resources Code is amended to read:

5       5845.2. For purposes of this chapter, the following definitions apply:

6       (a) “Adjacent to” means downstream of the Nimbus Dam and next to or in the  
7 immediate vicinity of the American River Parkway.

8       (b) “Advisory committee” means the advisory committee established pursuant to  
9 Section 5845.4.

10       (c) “American River Parkway” means those portions of the area described in the  
11 American River Parkway Plan between the Nimbus Dam and the confluence of the  
12 American River with the Sacramento River.

13       (d) “American River Parkway Plan” has the same meaning as in subdivision (a)  
14 of Section 5841.

15       (e) “Board” means the Wildlife Conservation Board established pursuant to  
16 Section 1320 54750 of the Fish and Game Wildlife Code.

17       (f) “Fund” means the Lower American River Conservancy Fund established  
18 pursuant to Section 5845.9.

19       (g) “Nonprofit organization” means a private, nonprofit organization, with  
20 nonprofit status acknowledged by the United States Internal Revenue Service, that  
21 qualifies under Section 501(c)(3) of the Internal Revenue Code, as amended, and  
22 that has among its principal charitable purposes the preservation, restoration, or  
23 interpretation of land for scientific, historic, educational, recreational, scenic, or  
24 open-space purposes, the protection of the natural environment or biological  
25 resources, or both, or the preservation or enhancement of wildlife, or both.

26       (h) “Parkway Manager” means the Sacramento County Board of Supervisors or  
27 its designee.

28       (i) “Program” means the Lower American River Conservancy Program  
29 established pursuant to Section 5845.3.

30       **Comment.** Section 5845.2 is amended to reflect the recodification of the former Fish and Game  
31 Code.

32       **Pub. Res. Code § 5907 (amended).**

33       SEC. \_\_\_\_\_. Section 5907 of the Public Resources Code is amended to read:

34       5907. All money deposited in the fund shall be available for expenditure, in  
35 accordance with Section 5921, for the purposes set forth below, in amounts not to  
36 exceed the following:

37       (a) One hundred sixty-six million dollars (\$166,000,000) to the Department of  
38 Parks and Recreation for grants to counties, cities, cities and counties, districts, and  
39 nonprofit organizations for acquisition, development, rehabilitation, or restoration  
40 of real property for parks, beaches, wildlife habitat, natural lands, recreation, or  
41 preservation of historical resources, including an amount not to exceed two million

1 four hundred ninety thousand dollars (\$2,490,000) for state administrative costs, in  
2 accordance with the following schedule:

3 (1) One hundred twenty million dollars (\$120,000,000) for grants to counties,  
4 cities, and districts on a per capita basis for the acquisition, development,  
5 rehabilitation, or restoration of real property for parks, beaches, wildlife habitat,  
6 natural lands, and recreation, except that each county is entitled to not less than one  
7 hundred thousand dollars (\$100,000).

8 (2) Twenty million dollars (\$20,000,000) for expenditure by the Department of  
9 Parks and Recreation for the purpose of the Roberti-Z'berg-Harris Urban Open  
10 Space and Recreation Program Act (Chapter 3.2 (commencing with Section 5620)  
11 of Division 5 of the Public Resources Code).

12 (3) Ten million dollars (\$10,000,000) for competitive grants for park, beach, and  
13 recreational purposes to public agencies which provide significant park and  
14 recreational opportunities to the general public and are not eligible for grants  
15 pursuant to paragraph (1).

16 (4) Eleven million dollars (\$11,000,000) for competitive grants to public agencies  
17 and nonprofit organizations for acquisition, development, rehabilitation, or  
18 restoration of historical or archeological resources and for historical and  
19 archeological resources preservation projects and costs of planning and  
20 interpretation. Not less than one million dollars (\$1,000,000) shall be used for  
21 archeological resources preservation purposes.

22 (5) Five million dollars (\$5,000,000) for competitive grants to public agencies and  
23 nonprofit organizations for acquisition and development of land and rights-of-way  
24 for bicycle, horse, hiking, and handicapped access trails.

25 (b) Three hundred thirty-eight million seven hundred thousand dollars  
26 (\$338,700,000) to the Department of Parks and Recreation for acquisition of  
27 parklands, wildlife habitat, coastal, and natural lands in California, and for grants to  
28 local agencies and nonprofit organizations, including an amount not to exceed five  
29 million eighty thousand five hundred dollars (\$5,080,500) for state administrative  
30 costs, in accordance with the following schedule:

31 (1) Ninety-eight million six hundred thousand dollars (\$98,600,000) to the  
32 Department of Parks and Recreation for acquisition of real property in accordance  
33 with the following schedule:

34 (A) Twelve million dollars (\$12,000,000) for acquisition of land for the California  
35 Redwood State Parks, including, but not limited to, Big Basin Redwoods, Butano,  
36 Calaveras Big Trees, Forest of Nisene Marks, Hendy Woods, Humboldt Lagoons,  
37 Humboldt Redwoods, Jedediah Smith Redwoods, Portola, Prairie Creek Redwoods,  
38 Richardson Grove, and Sinkyone Wilderness State Parks; Benbow Lake State  
39 Recreation Area, Fort Ross State Historical Park, and Paul M. Dimmick State  
40 Wayside Campground; provided that each dollar up to at least ten million dollars  
41 (\$10,000,000) from the funds to be spent pursuant to this subparagraph shall be

1 matched with an equal amount in money or property from private gifts, city or  
2 county appropriations, or alternative sources other than the State of California.

3 (B) Five million dollars (\$5,000,000) for acquisition of land within and adjacent  
4 to Anza-Borrego Desert State Park.

5 (C) Nineteen million dollars (\$19,000,000) for acquisition of land in the Palm  
6 Canyon and Andreas Canyon region near Palm Springs for a park for the  
7 preservation of Indian heritage and of native palms.

8 (D) Seven million dollars (\$7,000,000) for acquisition of lands in accordance with  
9 the general plan for the Chino Hills State Park, including the lands north of Highway  
10 142.

11 (E) Ten million dollars (\$10,000,000) for acquisition of land for additions to the  
12 Santa Susana Mountain Project to preserve historic and scenic sites, for hiking and  
13 equestrian trails, or for wildlife habitat and migration routes; provided that all  
14 acquisitions shall be located within the Rim of the Valley Corridor as defined in  
15 Section 33105.5 within the Simi Hills or Santa Susana Mountains in Los Angeles  
16 and Ventura Counties.

17 (F) Two million dollars (\$2,000,000) for acquisitions within and adjacent to Big  
18 Basin Redwoods State Park and Castle Rock State Park in the Santa Cruz  
19 Mountains.

20 (G) Three million dollars (\$3,000,000) for acquisition of lands in Santa Clara  
21 County within and adjacent to Henry Coe State Park and for lands in Stanislaus  
22 County within the park.

23 (H) One million dollars (\$1,000,000) for acquisition of natural lands for expansion  
24 of Pescadero Marsh Natural Preserve at Pescadero State Beach.

25 (I) Twenty-five million dollars (\$25,000,000) for acquisition of land for an East  
26 Bay Shoreline State Park in the Counties of Alameda or Contra Costa, or both,  
27 generally in accordance with the East Bay Shoreline feasibility study.

28 (J) Four million dollars (\$4,000,000) for acquisition of natural lands within and  
29 adjacent to Mt. Diablo State Park.

30 (K) Four million dollars (\$4,000,000) for implementation of the Frank's Tract  
31 State Recreation Area General Plan with first priority given to the western portion,  
32 providing secondary wave protection benefits to adjacent islands.

33 (L) One million six hundred thousand dollars (\$1,600,000) for acquisition of  
34 wetlands in and adjacent to the Delta Meadows Project.

35 (M) Two million dollars (\$2,000,000) for acquisition of natural lands within and  
36 adjacent to Robert Louis Stevenson State Park.

37 (N) One million dollars (\$1,000,000) for expansion of Anderson Marsh State  
38 Historic Park.

39 (O) Two million dollars (\$2,000,000) for expansion of the South Yuba Project  
40 along the South Fork of the Yuba River to protect scenic vistas and riparian habitat  
41 and to provide for recreational trails.

1 (2) Fifty-four million seven hundred thousand dollars (\$54,700,000) for  
2 acquisition, development, rehabilitation, or restoration of real property in the state  
3 park system in accordance with the following schedule:

4 (A) Four million seven hundred thousand dollars (\$4,700,000) for acquisitions of  
5 real property inside the boundaries of existing projects or units or as additions to  
6 existing projects or units.

7 (B) Fourteen million dollars (\$14,000,000) for development, rehabilitation, or  
8 restoration of coastal resources, other than coastal resources in or on San Francisco  
9 Bay, in accordance with the following schedule:

10 (i) Eight million dollars (\$8,000,000) within San Diego County through Santa  
11 Barbara County.

12 (ii) Four million dollars (\$4,000,000) within San Luis Obispo County through the  
13 City and County of San Francisco.

14 (iii) Two million dollars (\$2,000,000) within Marin County through Del Norte  
15 County.

16 (C) Three million dollars (\$3,000,000) for development, rehabilitation, or  
17 restoration of resources in or on San Francisco Bay.

18 (D) Eight million dollars (\$8,000,000) for development, rehabilitation, or  
19 restoration of inland resources.

20 (E) Two million dollars (\$2,000,000) for development, rehabilitation, or  
21 restoration at lakes, reservoirs, and waterways, including the State Water Facilities,  
22 as defined in paragraphs (1) to (4), inclusive, of subdivision (d) of Section 12934 of  
23 the Water Code.

24 (F) One million dollars (\$1,000,000) for the repair of storm damage and  
25 construction to prevent future storm damage.

26 (G) Three million dollars (\$3,000,000) for planning, development, rehabilitation,  
27 restoration, or interpretive facilities in support of volunteer community action  
28 projects for the state park system.

29 (H) Ten million dollars (\$10,000,000) for the increased stewardship of the public  
30 investment in the protection of the most critical natural and scenic features of the  
31 existing state park system.

32 (I) Five million dollars (\$5,000,000) for rehabilitation and restoration of historical  
33 resources of the state park system.

34 (J) Three million dollars (\$3,000,000) for development and rehabilitation of trails  
35 within the state park system or connecting units of the state park system.

36 (K) One million dollars (\$1,000,000) for acquisition and development of  
37 trailheads for the Sno-Park program pursuant to Chapter 1.27 (commencing with  
38 Section 5091.01) of Division 5, including access to the Tahoe Rim Trail.

39 (3) One hundred eighty-five million four hundred thousand dollars  
40 (\$185,400,000) to the Department of Parks and Recreation for grants to local  
41 agencies in accordance with the following schedule:

1 (A) Thirty million dollars (\$30,000,000) for a grant to San Diego County in  
2 accordance with the following schedule:

3 (i) Ten million dollars (\$10,000,000) for acquisition of natural lands in the San  
4 Dieguito River Valley.

5 (ii) Ten million dollars (\$10,000,000) for acquisition of natural lands in the  
6 Tijuana River Valley.

7 (iii) Ten million dollars (\$10,000,000) for acquisition of San Diego County  
8 resource conservation areas and urban canyons in accordance with the resource  
9 element of the County General Plan.

10 (B) Ten million dollars (\$10,000,000) for a grant to the City of Laguna Beach for  
11 acquisition of, and for grants by the city to nonprofit organizations for acquisition  
12 of, natural lands within and contiguous to the Laguna Greenbelt as described in the  
13 Orange County General Plan.

14 (C) Four million dollars (\$4,000,000) for a grant to the City of Irvine for  
15 acquisition of natural lands in the open space spine designated in the City of Irvine  
16 General Plan.

17 (D) Eleven million dollars (\$11,000,000) for a grant to the City of Riverside in  
18 accordance with the following schedule:

19 (i) One million dollars (\$1,000,000) for acquisition of natural lands in Sycamore  
20 Canyon Wilderness Park in accordance with the City of Riverside Specific Plan.

21 (ii) Ten million dollars (\$10,000,000) for acquisition of land in and near the  
22 California Citrus State Historic Park located in the Arlington Heights area of  
23 Riverside.

24 (E) Two million four hundred thousand dollars (\$2,400,000) for a grant to the  
25 County of Riverside in accordance with the following schedule:

26 (i) Four hundred thousand dollars (\$400,000) for acquisition of land to expand  
27 Hurkey Creek Park.

28 (ii) One million dollars (\$1,000,000) for acquisition of land for trails in the Santa  
29 Ana River Corridor.

30 (iii) One million dollars (\$1,000,000) for acquisition of land for trails suitable for  
31 equestrian and hiking uses in Riverside County, including the Temescal Canyon  
32 Trail.

33 (F) Twenty million dollars (\$20,000,000) for a grant to the County of San  
34 Bernardino for acquisition of land primarily through the use of conservation  
35 easements within the Chino Agricultural Preserve.

36 (G) Twenty-five million dollars (\$25,000,000) for a grant to Los Angeles County  
37 in accordance with the following schedule:

38 (i) Ten million dollars (\$10,000,000) for acquisition or development of  
39 noncommercial visitor use and access facilities, and/or renovation of existing  
40 facilities at county, state, or city beaches operated by Los Angeles County.

1 (ii) Ten million dollars (\$10,000,000) for acquisition of land for the Baldwin Hills  
2 State Recreation Area in accordance with the general plan for Baldwin Hills State  
3 Recreation Area.

4 (iii) Five million dollars (\$5,000,000) for acquisition of natural lands to establish  
5 the Brea Heights Regional County Park.

6 (H) Seven million dollars (\$7,000,000) for a grant to the County of Santa Barbara  
7 for acquisition of natural lands, wildlife habitat, wetlands, and agricultural land  
8 preservation, in incorporated and unincorporated areas, in accordance with the  
9 following schedule, except that expenditures for nonagricultural lands shall be  
10 limited to acquisition of lands in the Coastal Zone and shall be of sufficient size to  
11 be a major natural or low intensity community recreational resource:

12 (i) Four million eight hundred thousand dollars (\$4,800,000) for nonagricultural  
13 lands located south of the ridge line of the Santa Ynez Mountain Range.

14 (ii) One million two hundred thousand dollars (\$1,200,000) for nonagricultural  
15 lands north of the ridge line of the Santa Ynez Mountain Range.

16 (iii) One million dollars (\$1,000,000) for the preservation of agricultural land in  
17 Santa Barbara County as identified for agricultural use in the Santa Barbara County  
18 Comprehensive Plan. These funds shall be used primarily for the acquisition of  
19 conservation easements.

20 (I) Four million dollars (\$4,000,000) for a grant to the County of Monterey for  
21 acquisition of conservation easements in Monterey County on agricultural lands in  
22 the Salinas and Pajaro Valleys.

23 (J) Two million dollars (\$2,000,000) for a grant to the Monterey Peninsula  
24 Regional Park District to expand the Garland Ranch Regional Park and for  
25 acquisition of natural lands and wildlife and riparian habitat in the Bixby Creek  
26 watershed.

27 (K) One million dollars (\$1,000,000) for a grant to the County of Santa Cruz for  
28 acquisition of conservation easements in Santa Cruz County on commercially viable  
29 agricultural lands in the Pajaro Valley and the coastal terrace north of the City of  
30 Santa Cruz, consistent with Section 2.3.1 of the Santa Cruz County General Plan.

31 (L) Fifteen million dollars (\$15,000,000) for acquisition of those greenbelt lands  
32 known as the Pogonip property located in the City of Santa Cruz and the County of  
33 Santa Cruz, as defined in the 1979 City of Santa Cruz Greenbelt Ordinance. This  
34 acquisition shall be accomplished through grants to the following entities listed in  
35 order of priority: (1) the City of Santa Cruz and (2) a park and open-space district  
36 or a park and recreation district formed by the local electorate.

37 (M) Ten million dollars (\$10,000,000) for a grant to the Midpeninsula Regional  
38 Open Space District for acquisition in accordance with the following schedule:

39 (i) One million dollars (\$1,000,000) for acquisition of land between property  
40 managed by the district and Castle Rock State Park and Portola State Park.

1 (ii) Nine million dollars (\$9,000,000) for expansion of Rancho San Antonio,  
2 Sierra Azul, El Sereno, El Corte de Madera Creek, and Windy Hill Open Space  
3 Preserves and for acquisition of Teague Hill Open Space Preserve.

4 (N) Thirteen million dollars (\$13,000,000) for a grant to the East Bay Regional  
5 Park District in accordance with the following schedule:

6 (i) Ten million dollars (\$10,000,000) for expenditure in accordance with the East  
7 Bay Regional Park District Master Plan, for expansion of Morgan Territory  
8 Regional Park and Briones Regional Park, acquisitions of natural lands along the  
9 Carquinez Straits and on Pleasanton Ridge, and shoreline access and trail  
10 acquisitions adjacent to the San Francisco Bay.

11 (ii) One million five hundred thousand dollars (\$1,500,000) for acquisition of  
12 lands in the southern portion of Walpert Ridge in Hayward in central Alameda  
13 County.

14 (iii) One million five hundred thousand dollars (\$1,500,000) for expansion of the  
15 Carquinez Shoreline Park in Port Costa.

16 (O) Five million dollars (\$5,000,000) for a grant to the Marin County Open Space  
17 District for acquisition of natural lands on Loma Alta Mountain, Big Rock Ridge,  
18 and other wetlands, wildlife habitat, and natural lands in accordance with the  
19 Environmental Quality and Open Space Elements of the Marin Countywide Plan.

20 (P) Fifteen million dollars (\$15,000,000) for a grant to the County of Marin for  
21 preservation of, and for grants by the county to nonprofit organizations for  
22 preservation of agricultural lands in the Marin County coastal zone and inland rural  
23 corridor, in accordance with the Marin County Agricultural Land Preservation  
24 Program. Funds provided in this subparagraph shall be used primarily to acquire  
25 agricultural conservation easements.

26 (Q) One million six hundred thousand dollars (\$1,600,000) for a grant to the City  
27 of Mill Valley for acquisition of natural lands on the Northridge and spurs of Mount  
28 Tamalpais, in accordance with the Open Space Elements in the Marin Countywide  
29 Plan or the Mill Valley General Plan, or both.

30 (R) One million dollars (\$1,000,000) for a grant to the City of Vacaville for  
31 acquisition of natural lands along the ridgelines of the Vaca Mountains, Blue Ridge  
32 Mountains, and English Hills, including Old Rocky, for a ridgeline park in  
33 accordance with the Vacaville City General Plan.

34 (S) Two million dollars (\$2,000,000) for a grant to the City of Davis for  
35 acquisition of, or for grants from the city to nonprofit organizations for acquisition  
36 of, wildlife and riparian habitat, wetlands, and potential wetlands within the 1987  
37 Davis General Plan Study Area.

38 (T) Six million dollars (\$6,000,000) for a grant to the County of Sacramento, to  
39 be shared by the county with the City of Sacramento on a per capita basis, for  
40 acquisition of parklands, wetlands, wildlife habitat, and related greenbelt areas in  
41 the county along Morrison Creek, Dry Creek, Snodgrass Slough, Cosumnes River,

1 Laguna Creek, Sacramento River, and American River, consistent with the County  
2 Park System Master Plan.

3 (U) Four hundred thousand dollars (\$400,000) for a grant to Lake County for  
4 acquisition of a county park that provides wildlife habitat, riparian areas, and  
5 recreational benefits near Middletown.

6 (c) Eighty-one million three hundred thousand dollars (\$81,300,000) to the  
7 Wildlife Conservation Board for programs involving the acquisition of land  
8 pursuant to the Wildlife Conservation Law of 1947, subject to Section 2625 55550  
9 of the Fish and Game Wildlife Code and consistent with the purposes of this  
10 division, and for grants to local agencies, including an amount not to exceed one  
11 million two hundred nineteen thousand five hundred dollars (\$1,219,500) for state  
12 administrative costs, in accordance with the following schedule:

13 (1) Thirty-eight million dollars (\$38,000,000) for projects involving the  
14 acquisition, preservation, protection, restoration, enhancement, or development of  
15 wetlands for wildfowl and other wildlife habitat, in accordance with the following  
16 schedule:

17 (A) Thirteen million dollars (\$13,000,000) for acquisition or restoration of  
18 wetlands within or adjacent to (1) the areas subject to the jurisdiction of the San  
19 Francisco Bay Conservation and Development Commission or (2) the boundaries  
20 of historic San Francisco Bay wetlands as designated in the 1985 United States Fish  
21 and Wildlife Service National Wetland Inventory Maps for the San Francisco Bay  
22 Area or in subsequent updates with not less than eight million dollars (\$8,000,000)  
23 for acquisition or restoration of wetlands south of the San Mateo Bridge.

24 (B) Twenty-five million dollars (\$25,000,000) for wetlands outside the coastal  
25 zone as defined in Section 30103 and other than within the area defined in  
26 subparagraph (A).

27 (2) Two million dollars (\$2,000,000) for acquisition of monarch butterfly habitat.

28 (3) Ten million dollars (\$10,000,000) for acquisition of riparian habitat that drains  
29 into the Pacific Ocean within the Counties of San Diego, Orange, Los Angeles, and  
30 Ventura.

31 (4) Four million dollars (\$4,000,000) for acquisition of land containing Tecate  
32 Cypress forest and associated rare species in Coal Canyon in Orange County.

33 (5) Five million dollars (\$5,000,000) for acquisition of wildlife habitat and natural  
34 lands along the San Joaquin River between Friant Dam and Highway 99 in the  
35 Counties of Fresno and Madera.

36 (6) Three hundred thousand dollars (\$300,000) for acquisition of valley oak  
37 riparian forest and wetlands along the Mokelumne River near Galt in San Joaquin  
38 County.

39 (7) Two million dollars (\$2,000,000) for acquisition of wetlands, riparian habitat,  
40 vernal pools, and immediately adjacent natural uplands in the vicinity of the  
41 Stanislaus, Tuolumne, Merced, and San Joaquin Rivers and their tributaries in

1 Stanislaus, San Joaquin, and Merced Counties for open-space, habitat protection, or  
2 riparian restoration.

3 (8) Four million dollars (\$4,000,000) for acquisition of riparian habitat along the  
4 Sacramento River from Shasta Dam to Collinsville.

5 (9) One million dollars (\$1,000,000) for acquisition of riparian habitat along the  
6 Feather River from Oroville to the mouth of the river.

7 (10) Four million dollars (\$4,000,000) for acquisition of inland, San Pablo Bay,  
8 and coastal wetlands in Sonoma County, including the Laguna de Santa Rosa.

9 (11) Two million dollars (\$2,000,000) for acquisition within the Napa Marsh and  
10 associated wetlands.

11 (12) One million dollars (\$1,000,000) for acquisition of wildlife habitat in  
12 northern Napa County as identified by the Department of Fish and Game Wildlife.

13 (13) Four million dollars (\$4,000,000) for acquisition of sensitive riparian areas,  
14 meadows, critical wildlife habitat, and recreation lands in the Hope Valley area just  
15 south of Lake Tahoe in Alpine County. Portions of these lands which could provide  
16 compatible recreational opportunities may be managed by the Department of Parks  
17 and Recreation under an interagency agreement with the Department of Fish and  
18 Game Wildlife.

19 (14) Four million dollars (\$4,000,000) for acquisition of old growth redwoods,  
20 mixed forest, and wildlife habitat near the town of Whitethorn in the Mattole River  
21 watershed in Humboldt and Mendocino Counties.

22 (d) Fifty-eight million dollars (\$58,000,000) to the State Coastal Conservancy  
23 pursuant to Division 21 (commencing with Section 31000), consistent with the  
24 purposes of this division, for acquisition, enhancement, or restoration of natural  
25 lands and development of public accessways in coastal areas and the San Francisco  
26 Bay region; and for preservation of agriculture in coastal areas, and for grants to  
27 local agencies and nonprofit organizations, and for related state administrative costs,  
28 in accordance with the following schedule:

29 (1) Thirty-four million dollars (\$34,000,000) to the State Coastal Conservancy for  
30 acquisition, enhancement, or restoration of natural lands, and development of public  
31 accessways in coastal areas and the San Francisco Bay region; and for preservation  
32 of agriculture in coastal areas, pursuant to Division 21 (commencing with Section  
33 31000). These funds include the five million eight hundred fifty thousand dollars  
34 (\$5,850,000) advanced by the Coastal Conservancy to the Santa Monica Mountains  
35 Conservancy for the Circle X acquisition in the Santa Monica Mountains. Up to one  
36 million five hundred thousand dollars (\$1,500,000) of the total funds available  
37 pursuant to this paragraph shall be spent on expansion of the Bolsa Chica Linear  
38 Park in Orange County or for disbursement to the City of Huntington Beach or other  
39 appropriate agencies for this purpose, or for restoration, enhancement, or expansion  
40 of the Bolsa Chica wetlands that is not otherwise required for mitigation, or both.  
41 Up to four million dollars (\$4,000,000) of the total funds available pursuant to this

1 paragraph shall be spent for the purposes of paragraph (2) if the funds allocated in  
2 paragraph (2) prove to be insufficient to achieve the purposes of that paragraph.

3 (2) Ten million dollars (\$10,000,000) for acquisition of natural lands to preserve  
4 coastal resources in the coastal dunes and wetlands from Mussel Point to Grover  
5 City west of Highway 1 in San Luis Obispo and Santa Barbara Counties. Up to  
6 seven hundred fifty thousand dollars (\$750,000) may be spent for dunes restoration  
7 and public access consistent with coastal resources preservation.

8 (3) One million five hundred thousand dollars (\$1,500,000) for acquisition of  
9 coastal natural lands and wetlands in Monterey County between Monterey Wharf  
10 #2 and the Salinas River.

11 (4) Eight million dollars (\$8,000,000) for acquisition of, and for grants to public  
12 agencies or nonprofit organizations for acquisition of, coastal lands within San  
13 Mateo County that meet three or more of the following criteria, with preference  
14 given to lands meeting the largest number of criteria: (1) ocean frontage, (2) state  
15 or county scenic corridor, (3) designated in the County General Plan as agriculture,  
16 (4) sensitive habitat areas or wetlands, (5) close proximity to urban areas, or (6)  
17 adjacent to other permanently dedicated public or private natural lands. These funds  
18 shall not be used for urban waterfronts or for lot consolidation projects as defined  
19 in Chapters 5 (commencing with Section 31200) and 7 (commencing with Section  
20 31300) of Division 21.

21 (5) Four million dollars (\$4,000,000) for acquisitions in Sonoma County of  
22 coastal natural lands and coastal wetlands south of Stewart Point, and for acquisition  
23 of San Pablo Bay wetlands and natural lands.

24 (6) Five hundred thousand dollars (\$500,000) for acquisition of, and for grants to  
25 nonprofit organizations for acquisition of, land containing old growth Douglas fir  
26 on Mill Creek, a tributary of the Mattole River in Humboldt County, and for public  
27 access to the lands acquired.

28 (e) Eighty-two million dollars (\$82,000,000) to the following agencies, and for  
29 grants to local agencies and nonprofit organizations, including state administrative  
30 costs, for the following purposes:

31 (1) Seventeen million dollars (\$17,000,000) to the Department of Fish and ~~Game~~  
32 Wildlife, including an amount not to exceed two hundred fifty-five thousand dollars  
33 (\$255,000) for state administrative costs, in accordance with the following schedule:

34 (A) Ten million dollars (\$10,000,000) for restoration and enhancement of salmon  
35 streams in accordance with the recommendations of the Commercial Salmon Stamp  
36 Advisory Committee and the Advisory Committee on Salmon and Steelhead Trout.

37 (B) Six million dollars (\$6,000,000) for restoration and enhancement of wild trout  
38 and native steelhead habitat; for capital outlay to design, develop, and construct an  
39 experimental wild trout and native steelhead propagation facility; for acquisition of  
40 land important for the perpetuation of wild trout and native steelhead; and to provide  
41 public access to wild trout and native steelhead waters.

1 (C) One million dollars (\$1,000,000) for marine patrol boats and other equipment  
2 for enforcement of fish and game regulations to protect fish, marine birds, and  
3 marine mammals from Point Conception to Fort Bragg.

4 (2) Five million dollars (\$5,000,000) to the Department of Forestry for urban  
5 forestry programs, and for related state administrative costs not to exceed two  
6 hundred fifty thousand dollars (\$250,000), in accordance with Section 4799.12.

7 (3) Five million dollars (\$5,000,000) to the Department of Water Resources for  
8 grants to counties, cities, cities and counties, districts, and nonprofit organizations  
9 for the acquisition or restoration of natural lands which contain urban streams,  
10 creeks, and riparian areas, and for related state administrative costs not to exceed  
11 two hundred fifty thousand dollars (\$250,000), in accordance with Section 7048 of  
12 the Water Code.

13 (4) Thirty million dollars (\$30,000,000) to the Santa Monica Mountains  
14 Conservancy for land acquisition and for grants to nonprofit organizations for land  
15 acquisition in the Santa Monica Mountains, and for related state administrative  
16 costs, pursuant to Division 23 (commencing with Section 33000) and consistent  
17 with the purposes of this division. Five million dollars (\$5,000,000) of this amount  
18 shall be for grants to nonprofit organizations pursuant to Section 33204.2.

19 (5) Twenty-five million dollars (\$25,000,000) to the County of Monterey to be  
20 transferred directly to the 1988 Bond Act Account of the Big Sur Preservation Fund  
21 of Monterey County to support implementation of “critical viewshed” policies of  
22 the county’s Big Sur Coast Land Use Plan which was certified by the California  
23 Coastal Commission on April 9, 1986, as a component of the Big Sur Local Coastal  
24 Program.

25 The intent of this paragraph is to ensure that the exceptional vistas seen from  
26 Scenic Highway One along the Big Sur Coast in Monterey County will be preserved  
27 in a manner that ensures the continuation of existing state and local jurisdiction over  
28 the Big Sur area.

29 **Comment.** Subdivision (c) of Section 5907 is amended to reflect the recodification of the former  
30 Fish and Game Code. The section is also amended to update references to the former Department  
31 of Fish and Game. See Fish & Wildlife Code § 1500.

32 **Note.** Section 5907 was added to the Public Resources Code in 1988 by an initiative statute,  
33 Proposition 70. The Commission believes that the proposed technical revision of that section would  
34 not be an impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6,  
35 and associated text.

36 **Pub. Res. Code § 5927 (amended).**

37 SEC. \_\_\_\_ . Section 5927 of the Public Resources Code is amended to read:

38 5927. The qualification for or allocation of a grant or grants to a local agency  
39 under one subdivision, paragraph, or subparagraph of Section 5907 shall not  
40 preclude eligibility for an additional allocation of grant funds to the same local  
41 agency pursuant to another subdivision, paragraph, or subparagraph of Section 5907  
42 or pursuant to Section ~~2720~~ 55725 of the Fish and Game Wildlife Code.

1 **Comment.** Section 5927 is amended to reflect the recodification of the former Fish and Game  
2 Code.

3  **Note.** Section 5927 was added to the Public Resources Code in 1988 by an initiative statute,  
4 Proposition 70. The Commission believes that the proposed technical revision of that section would  
5 not be an impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6,  
6 and associated text.

7 **Pub. Res. Code § 5930 (amended).**

8 SEC. \_\_\_\_\_. Section 5930 of the Public Resources Code is amended to read:

9 5930. Bonds in the total amount of seven hundred sixty-eight million six hundred  
10 seventy thousand dollars (\$768,670,000), or so much thereof as is necessary, may  
11 be issued and sold to be used for carrying out the purposes expressed in this division  
12 and in ~~Chapter 7.5 (commencing with Section 2700) of Division 3 Title 4~~  
13 ~~(commencing with Section 55700) of Part 2 of Division 15 of the Fish and Game~~  
14 ~~Wildlife Code~~ and to be used to reimburse the General Obligation Bond Expense  
15 Revolving Fund pursuant to Section 16724.5 of the Government Code. A sum, not  
16 to exceed seven hundred twenty-six million dollars (\$726,000,000) of the bond  
17 proceeds, shall be deposited in the California Wildlife, Coastal, and Park Land  
18 Conservation Fund of 1988 for the purposes of this division, and a sum, not to  
19 exceed fifty million dollars (\$50,000,000) of bond proceeds, shall be deposited in  
20 the Wildlife and Natural Areas Conservation Fund for the purposes of the Wildlife  
21 and Natural Areas Conservation Program (~~Chapter 7.5 (commencing with Section~~  
22 ~~2700) of Division 3 Title 4 (commencing with Section 55700) of Part 2 of Division~~  
23 ~~15 of the Fish and Game Wildlife Code~~). The bonds shall, when sold, be and  
24 constitute a valid and binding obligation of the State of California, and the full faith  
25 and credit of the State of California is hereby pledged for the punctual payment of  
26 both principal and interest as they become due and payable.

27 **Comment.** Section 5930 is amended to reflect the recodification of the former Fish and Game  
28 Code.

29  **Note.** Section 5930 was added to the Public Resources Code in 1988 by an initiative statute,  
30 Proposition 70. The Commission believes that the proposed technical revision of that section would  
31 not be an impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6,  
32 and associated text.

33 **Pub. Res. Code § 5932 (amended).**

34 SEC. \_\_\_\_\_. Section 5932 of the Public Resources Code is amended to read:

35 5932. (a) Solely for the purpose of authorizing the issuance and sale, pursuant to  
36 the State General Obligation Bond Law, of the bonds authorized by this division,  
37 the California Wildlife, Coastal, and Park Land Conservation Program of 1988  
38 Finance Committee is hereby created. For purposes of this division, the California  
39 Wildlife, Coastal, and Park Land Conservation Program of 1988 Finance  
40 Committee is “the committee” as that term is used in the State General Obligation  
41 Bond Law. The committee shall consist of the Controller, the Director of Finance,

1 and the Treasurer, or their designated representatives. The Treasurer shall serve as  
2 chairperson of the committee. A majority of the committee may act for the  
3 committee.

4 (b) For purposes of this division and Chapter 7.5 (commencing with Section 2700)  
5 of Division 3 Title 4 (commencing with Section 55700) of Part 2 of Division 15 of  
6 the Fish and Game Wildlife Code and the State General Obligation Bond Law, the  
7 Wildlife Conservation Board, the Department of Parks and Recreation, the  
8 Department of Water Resources, the Department of Forestry, the Department of  
9 Fish and Game Wildlife, the Santa Monica Mountains Conservancy, or the State  
10 Coastal Conservancy, depending on which agency has jurisdiction, is hereby  
11 designated as “the board.”

12 **Comment.** Section 5932 is amended to reflect the recodification of the former Fish and Game  
13 Code. The section is also amended to update a reference to the former Department of Fish and  
14 Game. See Fish & Wildlife Code § 1500.

15  **Note.** Section 5932 was added to the Public Resources Code in 1988 by an initiative statute,  
16 Proposition 70. The Commission believes that the proposed technical revision of that section would  
17 not be an impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6,  
18 and associated text.

19 **Pub. Res. Code § 5933 (amended).**

20 SEC. \_\_\_\_\_. Section 5933 of the Public Resources Code is amended to read:

21 5933. The committee shall determine whether or not it is necessary or desirable  
22 to issue bonds authorized pursuant to this division in order to carry out the actions  
23 specified in Section 5907 of this code and Section 2720 55725 of the Fish and Game  
24 Wildlife Code, and, if so, the amount of bonds to be issued and sold. Successive  
25 issues of bonds may be authorized and sold to carry out those actions progressively,  
26 and it is not necessary that all of the bonds authorized to be issued be sold at any  
27 one time.

28 **Comment.** Section 5933 is amended to reflect the recodification of the former Fish and Game  
29 Code.

30  **Note.** Section 5933 was added to the Public Resources Code in 1988 by an initiative statute,  
31 Proposition 70. The Commission believes that the proposed technical revision of that section would  
32 not be an impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6,  
33 and associated text.

34 **Pub. Res. Code § 5936 (amended).**

35 SEC. \_\_\_\_\_. Section 5936 of the Public Resources Code is amended to read:

36 5936. For the purposes of carrying out this division and Chapter 7.5 (commencing  
37 with Section 2700) of Division 3 Title 4 (commencing with Section 55700) of Part  
38 2 of Division 15 of the Fish and Game Wildlife Code, the Director of Finance may  
39 authorize the withdrawal from the General Fund of an amount or amounts not to  
40 exceed the amount of the unsold bonds which have been authorized to be sold for  
41 the purpose of carrying out those provisions. Any amounts withdrawn shall be

1 deposited in the California Wildlife, Coastal, and Park Land Conservation Fund of  
2 1988 or the Wildlife and Natural Areas Conservation Fund, as appropriate. Any  
3 money made available under this section shall be returned to the General Fund, plus  
4 the interest that the amounts would have earned in the Pooled Money Investment  
5 Account, from money received from the sale of bonds which would otherwise be  
6 deposited in that fund.

7 **Comment.** Section 5936 is amended to reflect the recodification of the former Fish and Game  
8 Code.

9  **Note.** Section 5936 was added to the Public Resources Code in 1988 by an initiative statute,  
10 Proposition 70. The Commission believes that the proposed technical revision of that section would  
11 not be an impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6,  
12 and associated text.

13 **Pub. Res. Code § 6217.1 (amended).**

14 SEC. \_\_\_\_ . Section 6217.1 of the Public Resources Code is amended to read:

15 6217.1. (a) This section and the process described in this section governs the  
16 expenditure of any funds received by the State of California from the federal  
17 government for the purposes of salmon and steelhead trout conservation and  
18 restoration, the expenditure of funds authorized for the Coastal Watershed Salmon  
19 Habitat Program pursuant to Article 7 (commencing with Section 79104.200) of  
20 Chapter 6 of Division 26 of the Water Code, and the expenditure of funds  
21 appropriated to the Department of Fish and Game Wildlife for salmon and steelhead  
22 trout conservation and restoration from the California Clean Water, Clean Air, Safe  
23 Neighborhood Parks, and Coastal Protection Fund pursuant to Article 5  
24 (commencing with Section 5096.650) of Chapter 1.696 of Division 5 of the Public  
25 Resources Code.

26 (b) For purposes of this section, “project” means an activity that improves fish  
27 habitat in coastal waters utilized by salmon and anadromous trout species.

28 (c)(1) The Department of Fish and Game Wildlife shall grant funds from the  
29 Salmon and Steelhead Trout Restoration Account in the Resources Trust Fund, as  
30 follows:

31 (A) At least 87.5 percent of the funds shall be allocated as project grants through  
32 the existing grant program operated by the fisheries management program of the  
33 Department of Fish and Game Wildlife.

34 (B) Not more than 12.5 percent of the funds may also be used for project contract  
35 administration activities and biological support staff.

36 (2)(A) A project shall require the consent of a willing landowner, and emphasize  
37 the development of coordinated watershed improvement activities.

38 (B) Projects that restore habitat for salmon and anadromous trout species that are  
39 eligible for protection as listed or candidate species under state or federal  
40 endangered species acts shall be given top funding priority.

41 (C) Projects shall be cost-effective and treat causes and not symptoms of fish  
42 habitat degradation. Projects may implement instream, riparian, water quality, water

1 quantity, and watershed prescriptions and shall be designed to restore the structure  
2 and function of fish habitat.

3 (3) Any grant funds allocated to a project that exceed the actual cost of completing  
4 the project shall be returned to the Salmon and Steelhead Trout Restoration  
5 Account.

6 (d)(1) A citizen's advisory committee shall be appointed by the Director of Fish  
7 and Game Wildlife to give advice on the grant program.

8 (2) The advisory committee shall consist of seven representatives recommended  
9 by the California Advisory Committee on Salmon and Steelhead Trout, one  
10 representative from the agriculture industry, one representative from the timber  
11 industry, one representative of public water agency interests, one academic or  
12 research scientist with expertise in anadromous fisheries restoration, and three  
13 county supervisors from coastal counties in which anadromous trout exist. The  
14 county supervisor members shall be recommended by the California State  
15 Association of Counties.

16 (3) The advisory committee shall provide oversight of, and recommend priorities  
17 for, grant funding under this section. In making funding decisions, the Department  
18 of Fish and Game Wildlife shall consider the project selection priorities established  
19 by the advisory committee.

20 (4) Members of any advisory committee established for these purposes shall be  
21 reimbursed for travel and incidental expenses related to the performance of their  
22 duties under this section. Reimbursement for the advisory committee created  
23 pursuant to this section shall be made from the funds designated in subparagraph  
24 (B) of paragraph (1) of subdivision (c). Reimbursement for other Department of  
25 Fish and Game Wildlife salmon and steelhead trout advisory committees shall be  
26 funded by appropriate sources.

27 (5) If a member of the advisory committee, or a member of his or her immediate  
28 family, is employed by a grant applicant, the employer of a grant applicant, or a  
29 consultant or independent contractor employed by a grant applicant, the advisory  
30 committee member shall make that disclosure to the other members of the  
31 committee, and shall not participate in reviewing or making recommendations on  
32 the grant application of that applicant.

33 (e) Except as provided in subdivision (f), the money in the Salmon and Steelhead  
34 Trout Restoration Account shall be allocated as follows:

35 (1) Not less than 65 percent of the money shall be used for salmon habitat  
36 protection and restoration projects. Of that amount, at least 75 percent shall be used  
37 for watershed (upslope) and riparian area protection and restoration activities. These  
38 activities may include, but are not limited to, grants to acquire and install fish  
39 screens to protect juvenile and adult salmon and steelhead trout from entrapment in  
40 water diversions, and grants to remove substandard culverts, stream crossings, and  
41 bridges that constitute barriers to spawning of salmon and steelhead trout and  
42 passage of fish. These funds may also be used for the acquisition, from willing

1 sellers, of conservation easements for riparian buffer strips along coastal rivers and  
2 streams to protect salmon and steelhead trout habitat or for projects that protect and  
3 improve water quality and quantity.

4 (2) Up to 35 percent of the money shall be allocated for any of the uses listed in  
5 this paragraph.

6 (A) Watershed evaluation, assessment, and planning necessary to develop a site-  
7 specific and clearly prioritized plan to implement watershed improvements.

8 (B) Multiyear grants for watershed planning and project monitoring and  
9 evaluations.

10 (C) Watershed organization support and assistance.

11 (D) Project maintenance and monitoring after the project implementations are  
12 complete.

13 (E) Public school watershed and fishery conservation education projects.

14 (F) Private sector technical training and education project grants, including  
15 teaching private landowners about practical means of improving land and water  
16 management practices that, if implemented, will contribute to the protection and  
17 restoration of salmon stream habitat; scholarship funding for workshops and  
18 conferences that teach restoration techniques; operation of nonprofit restoration  
19 technical schools; and production of restoration training and education workshops  
20 and conferences.

21 (G) Fish and wildlife habitat improvements, as defined by Section 4793, and  
22 authorized under the California Forestry Incentive Program (CFIP).

23 (H) The salmon restoration project of the California Conservation Corps.

24 (I) The state's share of the federal Watershed Stewards Program.

25 (J) Monitoring projects that utilize protocols approved by the Department of Fish  
26 and Game Wildlife and the National Marine Fisheries Service (NMFS) to provide  
27 baseline or trend data, or both, for anadromous fish populations or the physical and  
28 biological factors known to be limiting recovery.

29 (K) Artificial propagation programs designed to restore depleted stocks of  
30 salmonids that comply with the directives of the joint Department of Fish and Game  
31 Wildlife and NMFS Hatchery Operations Review Committee.

32 (f) The advisory committee, in any fiscal year, may make a recommendation to  
33 the Department of Fish and Game Wildlife to allocate money from the Salmon and  
34 Steelhead Trout Restoration Account for the purposes stated in subdivision (e), but  
35 in different percentage requirements than the 65/35 split stated in paragraphs (1) and  
36 (2) of that subdivision. Following that recommendation, the Director of Fish and  
37 Game Wildlife may suspend the percentage requirements stated in paragraphs (1)  
38 and (2) of subdivision (e) for that fiscal year only.

39 **Comment.** Section 6217.1 is amended to update references to the former Department of Fish  
40 and Game, and the Director of that department. See Fish & Wildlife Code § 1500.

1 **Pub. Res. Code § 6217.3 (amended).**

2 SEC. \_\_\_\_\_. Section 6217.3 of the Public Resources Code is amended to read:

3 6217.3. (a) The Legislature finds and declares all of the following:

4 (1) The Safe Drinking Water, Water Quality and Supply, Flood Control, River  
5 and Coastal Protection Bond Act of 2006, an initiative approved by the voters at the  
6 November 7, 2006, statewide general election, makes available the sum of one  
7 hundred eighty million dollars (\$180,000,000) in bond funds for bay-delta and  
8 coastal fishery restoration projects.

9 (2) Of the funds made available, up to forty-five million dollars (\$45,000,000) is  
10 available for coastal salmon and steelhead fishery restoration projects that support  
11 the development and implementation of species recovery plans and strategies for  
12 salmonid species listed as threatened or endangered under state or federal law.

13 (b) From the forty-five million dollars (\$45,000,000) available for coastal salmon  
14 and steelhead fishery restoration projects pursuant to subdivision (a) of Section  
15 75050, five million two hundred ninety-three thousand dollars (\$5,293,000) is  
16 appropriated to the Department of Fish and Game Wildlife for the purposes of  
17 coastal salmon and steelhead fishery restoration projects, including the Coastal  
18 Salmonid Monitoring Plan. The Department of Fish and Game Wildlife shall not  
19 allocate more than two million five hundred twenty thousand dollars (\$2,520,000)  
20 of these funds for the Coastal Salmonid Monitoring Plan.

21 (c)(1) Except for the funds annually appropriated for the Coastal Salmonid  
22 Monitoring Plan, and as provided in paragraph (3), the process governing the  
23 expenditure of funds described in Section 6217.1 shall be applied to the expenditure  
24 of funds available for coastal salmon and steelhead fishery restoration projects  
25 pursuant to subdivision (a) of Section 75050 that are allocated by the Department  
26 of Fish and Game Wildlife pursuant to subdivision (b).

27 (2) The funds annually allocated to the Coastal Salmonid Monitoring Plan are  
28 exempt from the requirements of Section 6217.1.

29 (3) If there is a conflict between a provision of this section and a provision of  
30 Division 43 (commencing with Section 75001), the provision of Division 43 shall  
31 govern.

32 **Comment.** Section 6217.3 is amended to update references to the former Department of Fish  
33 and Game. See Fish & Wildlife Code § 1500.

34 **Pub. Res. Code § 6378 (amended).**

35 SEC. \_\_\_\_\_. Section 6378 of the Public Resources Code is amended to read:

36 6378. The commission shall determine the ownership of all salmon and steelhead  
37 spawning areas as designated by Section ~~1505~~ 60900 of the Fish and Game Wildlife  
38 Code. All areas found to be state property shall be permanently protected by the  
39 state, and no sale, lease or disposal of material shall be made as to such areas, except  
40 that rights-of-way and easements may be granted to, and leases entered into with,  
41 public utilities for the installation, operation, and maintenance of public utility

1 facilities unless the Director of Fish and Game Wildlife shall determine that such  
2 facilities would prove deleterious to fishlife.

3 **Comment.** Section 6378 is amended to reflect the recodification of the former Fish and Game  
4 Code. The section is also amended to update a reference to the Director of the former Department  
5 of Fish and Game. See Fish & Wildlife Code § 1500.

6 **Pub. Res. Code § 6873.5 (amended).**

7 SEC. \_\_\_\_\_. Section 6873.5 of the Public Resources Code is amended to read:

8 6873.5. (a) In carrying out the requirements of subdivision (b) of Section 6873  
9 and the California Environmental Quality Act, the commission shall, prior to the  
10 adoption of a form of lease for leasing offshore tide and submerged lands between  
11 the mean high tide line and the three-mile jurisdictional limit, consult with the  
12 Department of Fish and Game Wildlife, the National Marine Fisheries Service, and  
13 representatives of the oil industry, representatives of fishermen operating within the  
14 area being considered for leasing. The commission shall hold at least one hearing  
15 on the draft environmental document prepared for the proposed lease in a  
16 jurisdiction of a local government within the coastal zone, as defined by Section  
17 30103, near the area being considered for leasing. The commission shall give at least  
18 30 days' written notice regarding the public hearing to each city or county within or  
19 adjacent to the proposed lease area and shall publish the notice in the manner  
20 prescribed in Section 6834. The authority to hold hearings provided in this section  
21 may be delegated by the commission to its officers or employees.

22 (b) The commission shall consider the potential impacts of the proposed lease on  
23 the fisheries and marine habitat within the area being considered for leasing. The  
24 commission shall include in its consideration:

25 (1) The environmental document prepared for the proposed lease.

26 (2) Recommendations of the Department of Fish and Game Wildlife, the National  
27 Marine Fisheries Service, the oil industry, and fishermen.

28 (3) The cooperative efforts of the oil industry and fishermen to develop plans to  
29 mitigate potential impacts.

30 (c) Fishery areas that should be considered for protection include established  
31 fishing grounds or critical spawning or nursery grounds as indicated by records of  
32 the Department of Fish and Game Wildlife.

33 (d) The commission may impose terms, conditions, or operational requirements it  
34 deems necessary to protect fisheries, including, but not limited to, the exclusion of  
35 specified areas from development activities.

36 (e) This section shall not be construed as a limitation on slant or directional  
37 drilling under the excluded area from any location outside an excluded fishery area.

38 **Comment.** Section 6873.5 is amended to update references to the former Department of Fish  
39 and Game. See Fish & Wildlife Code § 1500.

40 **Pub. Res. Code § 6890 (amended).**

41 SEC. \_\_\_\_\_. Section 6890 of the Public Resources Code is amended to read:

1 6890. (a) Prospecting permits and leases for the extraction and removal of  
2 minerals, other than oil and gas or other hydrocarbon substances, from lands,  
3 including tide and submerged lands belonging to the state, may be issued as  
4 provided in this article and in this chapter insofar as not in conflict with this article.  
5 The commission shall not issue any permit or lease under this section until it has  
6 been submitted to the Attorney General and has been approved by the Attorney  
7 General as to compliance with the applicable law and rules and regulations of the  
8 commission. No lease or permit shall be issued which results in any net adverse  
9 impact to wetlands or riparian habitat.

10 (b) Where lands, other than tide and submerged lands, belonging to the state have  
11 been dedicated to a public use, the commission may issue permits and leases for the  
12 exploration, extraction, and removal of minerals, other than oil and gas or other  
13 hydrocarbon substances and geothermal resources, in accordance with this article.  
14 Where the lands have been acquired for the use of a specific state agency, the state  
15 agency, prior to issuance, shall approve the work to be performed under the  
16 authority of the permit or lease and the state agency shall specify terms and  
17 conditions required to ensure that the work shall be performed in a manner which is  
18 not inconsistent with the purposes for which the land is owned or operated.

19 (c) If the property is a wildlife management area acquired pursuant to Section  
20 ~~1525~~ 60600 of the Fish and Game Wildlife Code, the commission shall not issue  
21 any permit or lease under this section unless the Department of Fish and Game  
22 Wildlife determines, and reports in writing to the commission, that the proposed  
23 activity will not cause a net loss of wildlife habitat value or acreage in that area  
24 because privately owned land of greater total wildlife habitat value and acreage,  
25 which has habitat values similar in type to the area to be permitted or leased, will be  
26 acquired and dedicated to the state to replace the land of that wildlife management  
27 area. The replacement land shall be located within 10 miles of the wildlife  
28 management area where the lease or permit is to be issued.

29 (d) The commission shall not issue a permit or lease under this section for any  
30 land under the jurisdiction of the Department of Parks and Recreation, for any  
31 refuge or other protected area, as described in ~~Division 7 (commencing with Section~~  
32 ~~10500) Title 3 (commencing with Section 7230) of Part 1 of Division 4, Section~~  
33 ~~13950, 34060, or 34065, or Title 3 (commencing with Section 58700) of Part 1 of~~  
34 ~~Division 16, of the Fish and Game Wildlife Code, or for any ecological reserve, as~~  
35 ~~described in Article 4 (commencing with Section 1580) of Chapter 5 of Division 2~~  
36 ~~Part 6 (commencing with Section 60750) of Division 16 of the Fish and Game~~  
37 ~~Wildlife Code.~~

38 (e) Notwithstanding Section 6217, as of June 30 of each year, a sum equal to 50  
39 percent of the revenue received by the state for the fiscal year ending on June 30  
40 pursuant to permits and leases for the development of minerals, other than oil, gas,  
41 or other hydrocarbon substances and geothermal resources, on lands which have  
42 been dedicated to a public use and are administered by a state agency other than the

1 commission shall be available for appropriation by the Legislature for the support  
2 of, and apportionment and transfer by the Controller to, that state agency.

3 (f) If the state agency receives a majority of its funding from a special fund  
4 established for the general support of the agency, the revenue made available by  
5 subdivision (e) shall be deposited in that fund and shall be available, when  
6 appropriated, for the general purposes of the agency.

7 (g) Any person issued a permit or lease under subdivision (a) shall comply with  
8 all existing federal, state, and local government laws.

9 **Comment.** Subdivision (c) of Section 6890 is amended to reflect the recodification of the former  
10 Fish and Game Code. The section is also amended to update a reference to the former Department  
11 of Fish and Game. See Fish & Wildlife Code § 1500.

12 **Pub. Res. Code § 8554 (amended).**

13 SEC. \_\_\_\_\_. Section 8554 of the Public Resources Code is amended to read:

14 8554. The Department of Fish and Game Wildlife is hereby designated the  
15 “official state agency engaged in the conservation or propagation of wild life”  
16 referred to in Section 9 of the act of Congress cited in Section 8551 of this code.

17 **Comment.** Section 8554 is amended to update a reference to the former Department of Fish and  
18 Game. See Fish & Wildlife Code § 1500.

19 **Pub. Res. Code § 8560 (amended).**

20 SEC. \_\_\_\_\_. Section 8560 of the Public Resources Code is amended to read:

21 8560. (a) For purposes of this chapter, the following terms apply:

22 (1) “Conservation plan” means a habitat conservation plan developed pursuant to  
23 Section 10 of the federal Endangered Species Act of 1973 (16 U.S.C. Sec. 1539)  
24 and its implementing regulations, as the federal act and regulations exist as of  
25 January 1, 2016, and an approved natural communities conservation plan developed  
26 pursuant to the Natural Community Conservation Planning Act (~~Chapter 10~~  
27 ~~(commencing with Section 2800) of Division 3 Title 2 (commencing with Section~~  
28 ~~64500) of Part 2 of Division 17 of the Fish and Game Wildlife Code).~~

29 (2) “Conveyance” includes any method, including sale, donation, or exchange, by  
30 which all or a portion of the right, title, and interest of the United States in and to  
31 federal lands located in California is transferred to another entity.

32 (3) “Federal public land” means any land owned by the United States, including  
33 the surface estate, the subsurface estate, or any improvements on those estates.

34 (4) “Infrastructure” means any development or construction that is not on or  
35 appurtenant to the federal public land at the time of transfer.

36 (b)(1) Except as provided in Chapter 6 (commencing with Section 6441) of Part  
37 1, it is the policy of the State of California to discourage conveyances that transfer  
38 ownership of federal public lands in California from the federal government.

39 (2)(A) Except as provided in this chapter, conveyances of federal public lands in  
40 California are void ab initio unless the commission was provided with the right of

1 first refusal to the conveyance or the right to arrange for the transfer of the federal  
2 public land to another entity.

3 (B) The commission may seek declaratory and injunctive relief from a court of  
4 competent jurisdiction to contest conveyances made to any entity unless the  
5 requirements of this paragraph are met.

6 (C) The commission shall formally consider its right of first refusal or arrange for  
7 the transfer of federal public lands to a third party at a public hearing.

8 (D)(i) Prior to the conveyance of federal public lands in California, if the  
9 commission was provided with the right of first refusal or the right to arrange for  
10 the transfer of the federal public lands to another entity, the commission shall issue  
11 a certificate affirming compliance with this section.

12 (ii) The commission shall waive its right of first refusal or the right to arrange for  
13 the transfer of the federal public lands to another entity, and issue a certification of  
14 compliance affirming compliance with this section for a conveyance that is deemed  
15 by the commission to be routine. A conveyance deemed by the commission to be  
16 routine includes, but is not limited to, the exchange of lands of equal value between  
17 the federal government and a private entity. The commission may adopt regulations  
18 to establish a process and criteria for determining the types of conveyances it  
19 considers to be routine. The executive officer of the commission shall have the  
20 authority to issue certifications of compliance for conveyances made in compliance  
21 with this subparagraph.

22 (E) The commission, the Wildlife Conservation Board, and the Department of  
23 Fish and Wildlife shall enter into a memorandum of understanding that establishes  
24 a state policy that all three agencies shall undertake all feasible efforts to protect  
25 against any future unauthorized conveyance or any change in federal public land  
26 designation, including, but not limited to, any change in use, classification, or legal  
27 status of any lands designated as federal monuments pursuant to the federal  
28 Antiquities Act of 1906 (Public Law 59-209).

29 (c) The state shall not be responsible for any costs associated with conveyed  
30 federal public land that the commission did not accept, purchase, or arrange for the  
31 transfer of, pursuant to this section. Costs include, but are not limited to,  
32 management costs and infrastructure development costs.

33 (d) The commission may establish, through regulations or another appropriate  
34 method, a process for engaging with federal land managers and potential purchasers  
35 of federal public lands early in the conveyance process.

36 (e) The commission shall ensure, for any conveyed federal public land the  
37 commission accepts, purchases, or arranges for the transfer of, that future  
38 management of the conveyed federal public land is determined in a public process  
39 that gives consideration of past recognized and legal uses of those lands. At a  
40 minimum, the public process required by this subdivision shall include a noticed  
41 and open meeting as required by the Bagley-Keene Open Meeting Act (Article 9

1 (commencing with Section 11120) of Division 3 of Title 2 of the Government  
2 Code).

3 (f) The executive officer of the commission shall waive the commission's right of  
4 first refusal or the right to arrange for the transfer of the federal public lands to  
5 another entity, and issue a certification of compliance affirming compliance with  
6 this section for any of the following:

7 (1) The conveyance of federal public lands pursuant to a conservation plan.

8 (2) The renewal of a lease in existence as of January 1, 2017.

9 (3) The conveyance of federal public lands to a federally recognized Native  
10 American tribe or lands taken into or out of trust for a Native American tribe or  
11 individual Native American.

12 (4) The conveyance of any federal public lands not managed by the federal  
13 National Forest Service, the federal Bureau of Reclamation, the federal Bureau of  
14 Land Management, the United States Fish and Wildlife Service, or the federal  
15 National Park Service unless the land conveyed satisfies any of the following:

16 (A) Is part of a national monument or national marine sanctuary.

17 (B) Contains national conservation lands.

18 (C) Is land placed in the National Register of Historic Places.

19 (D) Is designated for preservation or conservation uses.

20 (5) The conveyance of federal public lands to the State of California.

21 (g) The provisions of this section are severable. If any provision of this section or  
22 its application is held invalid, that invalidity shall not affect other provisions or  
23 applications that can be given effect without the invalid provision or application.

24 **Comment.** Paragraph (1) of subdivision (a) of Section 8560 is amended to reflect the  
25 recodification of the former Fish and Game Code.

26 **Pub. Res. Code § 8723 (amended).**

27 SEC. \_\_\_\_. Section 8723 of the Public Resources Code is amended to read:

28 8723. (a) Within 240 days of the execution of a memorandum of agreement  
29 pursuant to Section 8722, the commission shall prepare and submit to the United  
30 States Secretary of the Interior a proposal for land exchanges that consolidate school  
31 land parcels in the California desert into contiguous holdings that are suitable for  
32 large-scale renewable energy-related projects. In developing the proposal, the  
33 commission shall give priority to land exchanges that will facilitate the development  
34 of large-scale renewable energy projects.

35 (b) The commission's proposal shall be based on an acre-for-acre exchange with  
36 the United States. If the United States is not authorized to enter into such an  
37 agreement, the commission may propose an exchange based on equivalent appraised  
38 values.

39 (c) Notwithstanding subdivision (b), the commission may withhold a school land  
40 parcel from an exchange proposal or request additional consideration from the  
41 United States Secretary of the Interior if the commission reasonably believes, based

1 on existing and reliable information, that an acre-for-acre exchange would not  
2 provide the state with compensation that is equal to or greater than the fair market  
3 value of the school land parcel. For the purposes of this subdivision, the commission  
4 shall consider the potential renewable energy value of a parcel the commission  
5 would receive in the exchange.

6 (d) In preparing the land exchange proposal, the commission shall consult with  
7 the Department of Fish and Game Wildlife to identify areas in the California desert  
8 that would be consistent with the proposed or adopted provisions of the Desert  
9 Renewable Energy Conservation Plan and are either of the following:

10 (1) Suitable for renewable energy projects because the identified areas do not  
11 support habitat or habitat corridor values for species listed as threatened,  
12 endangered, or candidate species pursuant to the California Endangered Species Act  
13 (~~Chapter 1.5 (commencing with Section 2050) of Division 3 Part 1 (commencing~~  
14 ~~with Section 62000) of Division 17~~ of the Fish and Game Wildlife Code) or the  
15 federal Endangered Species Act of 1973 (16 U.S.C. Sec. 1531 et seq.), that, in the  
16 judgment of the Department of Fish and Game Wildlife, are sufficient to warrant  
17 consideration of their designation as a mitigation or conservation area for these  
18 species.

19 (2) Suitable as potential mitigation areas to mitigate the impacts that renewable  
20 energy-related projects may have on the environment.

21 (e) The commission's costs and expenses attributable to the land exchange process  
22 may be payable from the fund. Notwithstanding Section 6217.5, a portion of the  
23 revenues generated from renewable energy leases pursuant to this chapter shall be  
24 made available to the commission, upon appropriation by the Legislature, to cover  
25 the commission's costs attributable to the land exchange process.

26 (f) The commission may consider counter land exchange proposals from the  
27 United States Secretary of the Interior and make additional proposals to the extent  
28 that the additional proposals achieve the goals set forth in this chapter.

29 (g) Final approval of a land exchange proposed pursuant to this chapter shall be  
30 made by the commission at a properly noticed commission meeting.

31 Comment. Paragraph (1) of subdivision (d) of Section 8723 is amended to reflect the  
32 recodification of the former Fish and Game Code. The section is also amended to update references  
33 to the former Department of Fish and Game. See Fish & Wildlife Code § 1500.

34 **Pub. Res. Code § 9960 (amended).**

35 SEC. \_\_\_\_ . Section 9960 of the Public Resources Code is amended to read:

36 9960. The following definitions shall govern the interpretation of this chapter:

37 (a) "Suisun Marsh" means the Suisun Marsh as defined in Section 29101.

38 (b) "Primary management area" means the primary management area as defined  
39 in Section 29102.

40 (c) "Suisun Marsh Protection Plan" means the plan identified and defined in  
41 Section 29113.

42 (d) "District" means the Suisun Resource Conservation District.

1 (e) "Board" means the board of directors of the district.

2 (f) "Individual ownership" means a separate privately owned parcel of land within  
3 the primary management area. Contiguous parcels of land owned by the same legal  
4 entity comprise a single individual ownership.

5 (g) "Department" means the Department of Fish and ~~Game~~ Wildlife.

6 **Comment.** Section 9960 is amended to update a reference to the former Department of Fish and  
7 Game. See Fish & Wildlife Code § 1500.

8 **Pub. Res. Code § 10002 (amended).**

9 SEC. \_\_\_\_\_. Section 10002 of the Public Resources Code is amended to read:

10 10002. (a) The Director of Fish and ~~Game~~ Wildlife shall prepare proposed  
11 streamflow requirements, which shall be specified in terms of cubic feet of water  
12 per second, for each stream or watercourse identified pursuant to Section 10001. In  
13 developing the requirements for each stream, the director shall consult with the  
14 Director of Water Resources, the Director of Parks and Recreation and with all  
15 affected local governments. The Director of Fish and ~~Game~~ Wildlife may also  
16 consult with any private individuals, groups, or organizations as the director deems  
17 advisable. Upon completion of the proposed streamflow requirements for any  
18 individual stream or watercourse, the Director of Fish and ~~Game~~ Wildlife shall  
19 transmit these proposed requirements to the State Water Resources Control Board.  
20 The State Water Resources Control Board shall consider these requirements within  
21 a stream as set forth in Section 1257.5 of the Water Code. The Director of Fish and  
22 ~~Game~~ Wildlife shall complete the preparation of proposed requirements for the  
23 initial streams not later than July 1, 1989.

24 (b) The Department of Fish and ~~Game~~ Wildlife may contract for temporary  
25 services for purposes of preparing the proposed streamflow requirements.

26 **Comment.** Section 10002 is amended to update references to the former Department of Fish and  
27 Game, and to the Director of that department. See Fish & Wildlife Code § 1500. The section is also  
28 amended to add subdivision designations.

29 **Pub. Res. Code § 10004 (amended).**

30 SEC. \_\_\_\_\_. Section 10004 of the Public Resources Code is amended to read:

31 10004. The Department of Fish and ~~Game~~ Wildlife shall initiate studies to develop  
32 proposed streamflow requirements for those streams or watercourses in each fiscal  
33 year for which funds are appropriated and shall complete studies on each stream or  
34 watercourse within three years. It is the intent of the Legislature that the department  
35 develop a program that will initiate studies on at least 10 streams or watercourses in  
36 each fiscal year.

37 **Comment.** Section 10004 is amended to update a reference to the former Department of Fish  
38 and Game. See Fish & Wildlife Code § 1500.

39 **Pub. Res. Code § 10005 (amended).**

40 SEC. \_\_\_\_\_. Section 10005 of the Public Resources Code is amended to read:

1 10005. (a) The Department of Fish and Game Wildlife shall impose and collect a  
2 filing fee of eight hundred fifty dollars (\$850) to defray the costs of identifying  
3 streams and providing studies pursuant to Division 10 (commencing with Section  
4 10000) of the Public Resources Code.

5 (b) The filing fee shall be proportional to the cost incurred by the Department of  
6 Fish and Game Wildlife and shall be annually reviewed and adjustments  
7 recommended to the Legislature in an amount necessary to pay the costs of the  
8 Department of Fish and Game Wildlife as specified in subdivision (a).

9 (c) Any user of water, including a person or entity holding riparian or  
10 appropriative rights, shall pay the filing fee to the Department of Fish and Game  
11 Wildlife upon application to the State Water Resources Control Board for any  
12 permit, transfer, extension, or change of point of diversion, place of use, or purpose  
13 of use, if there is a diversion of water from any waterway where fish reside. No  
14 permit, or other entitlement identified in this section is effective until the filing fee  
15 is paid. The State Water Resources Control Board shall, every six months, forward  
16 all fees collected to the department and provide the location for each entitlement for  
17 which a filing fee has been collected.

18 (d) The fee imposed by this section shall not be imposed on the following  
19 applications filed with the State Water Resources Control Board:

20 (1) Small domestic use registrations and livestock stockpond certificates  
21 submitted pursuant to Article 2.7 (commencing with Section 1228) of Chapter 2 of  
22 Division 2 of the Water Code.

23 (2) The first application for an extension of time for an individual permit if no  
24 change in point of diversion, place of use, or purpose of use is included in the  
25 application.

26 (3) Water applications which, in the opinion of the Department of Fish and Game  
27 Wildlife, are filed for administrative and technical clarification purposes only.

28 (4) Water applications or petitions, the primary purpose of which is to benefit fish  
29 and wildlife resources. The determination of the benefit to fish and wildlife shall be  
30 made, in writing, by the Department of Fish and Game Wildlife in order to be  
31 exempt from the fee.

32 (e) If an applicant or petitioner files multiple applications or petitions for the same  
33 appropriation, transfer, extension, or change, and the State Water Resources Control  
34 Board reviews and considers the applications or petitions together, only one filing  
35 fee is required for those applications or petitions.

36 **Comment.** Section 10005 is amended to update references to the former Department of Fish and  
37 Game. See Fish & Wildlife Code § 1500.

38 **Pub. Res. Code § 10332 (amended).**

39 SEC. \_\_\_\_\_. Section 10332 of the Public Resources Code is amended to read:

40 10332. As used in this division, the following terms have the following meanings:

1 (a) “Board” means the Wildlife Conservation Board created pursuant to Article 2  
2 (commencing with Section 1320) of Chapter 4 of Division 20 Article 1  
3 (commencing with Section 54750) of Chapter 2 of Title 1 of Part 2 of Division 15  
4 of the Fish and Game Wildlife Code.

5 (b) “Conservation easement” means a conservation easement, as defined by  
6 Section 815.1 of the Civil Code, that is perpetual.

7 (c) “Local public agency” means any city, county, city and county, resource  
8 conservation district, district formed pursuant to Article 3 (commencing with  
9 Section 5500) of Chapter 3 of Division 5, authority formed pursuant to Division 26  
10 (commencing with Section 35100), or joint powers authority made up of two or  
11 more local public agencies and one or more state agencies.

12 (d) “Nonprofit organization” means any nonprofit public benefit corporation  
13 formed pursuant to the Nonprofit Corporation Law (Division 2 (commencing with  
14 Section 5000) of Title 1 of the Corporations Code), qualified to do business in  
15 California, and qualified under Section 501(c)(3) of Title 26 of the Internal Revenue  
16 Code as a tax-exempt corporation that has as a principal purpose the conservation  
17 of land and water resources.

18 (e) “Property” means any real property, and any perpetual interest therein,  
19 including land, conservation easements, and land containing water rights.

20 (f) “Qualified property” means property that is rangeland, grazing land, or  
21 grassland and is used or is suitable for grazing; is zoned for agricultural grazing, or  
22 open-space use; and is used or suitable for habitat for aquatic or terrestrial wildlife  
23 species or native plants.

24 (g) “State agency” means any public entity created by statute within the Resources  
25 Agency.

26 **Comment.** Section 10332 is amended to reflect the recodification of the former Fish and Game  
27 Code.

28 **Pub. Res. Code § 10334 (amended).**

29 SEC. \_\_\_\_ . Section 10334 of the Public Resources Code is amended to read:

30 10334. Funds may be expended by the board for the acquisition of conservation  
31 easements over qualified property pursuant to the authority granted to the board  
32 under Section ~~1348~~ 54815 of the Fish and Game Wildlife Code. The board may also  
33 make grants of funds to a state agency, local public agency, or nonprofit  
34 organization for the acquisition of conservation easements over qualified property.

35 **Comment.** Section 10334 is amended to reflect the recodification of the former Fish and Game  
36 Code.

37 **Pub. Res. Code § 10342 (amended).**

38 SEC. \_\_\_\_ . Section 10342 of the Public Resources Code is amended to read:

39 10342. Any conservation easement, money, or other asset acquired pursuant to  
40 this division shall not be deemed a transfer pursuant to Article 1 (commencing with

1 ~~Section 2780) of Chapter 9 of Division 3 Title 5 (commencing with Section 55800)~~  
2 ~~of Part 2 of Division 15 of the Fish and Game Wildlife Code.~~

3 **Comment.** Section 10342 is amended to reflect the recodification of the former Fish and Game  
4 Code.

5 **Note.** The section above refers to “a transfer pursuant to Article 1 (commencing with Section  
6 2780) of Chapter 9 of Division 3” of the existing Fish and Game Code.

7 That reference appears to be erroneous, because there are no references to a “transfer” in the  
8 referenced article.

9 However, there are a number of transfer-related provisions in the chapter that contains the  
10 referenced article. That chapter was probably the intended object of the cross-reference. Section  
11 10342 would be revised accordingly.

12 **The Commission requests public comment on whether that approach would cause any**  
13 **problems.**

14 **Pub. Res. Code § 10344 (amended).**

15 SEC. \_\_\_\_\_. Section 10344 of the Public Resources Code is amended to read:  
16 10344. The board may coordinate this program with the Oak Woodlands  
17 Conservation Act established pursuant to ~~Article 3.5 (commencing with Section~~  
18 ~~1360) of Chapter 4 of Division 2 Chapter 3 (commencing with Section 54900) of~~  
19 ~~Title 1 of Part 2 of Division 15 of the Fish and Game Wildlife Code~~, as administered  
20 by the board.

21 **Comment.** Section 10344 is amended to reflect the recodification of the former Fish and Game  
22 Code.

23 **Pub. Res. Code § 12252 (amended).**

24 SEC. \_\_\_\_\_. Section 12252 of the Public Resources Code is amended to read:  
25 12252. The easement shall not be required as a condition of any lease, permit,  
26 license, certificate, or other entitlement for use issued by one or more public  
27 agencies, including, but not limited to, mitigating the significant effects on the  
28 environment of a project pursuant to an approved environmental impact report or  
29 mitigated negative declaration pursuant to the California Environmental Quality Act  
30 (Division 13 (commencing with Section 21000)), the Z’berg-Nejedly Forest  
31 Practice Act of 1973 (Chapter 8 (commencing with Section 4511) of Part 2 of  
32 Division 4), the California Endangered Species Act (~~Chapter 1.5 (commencing with~~  
33 ~~Section 2050) of Division 3 Part 1 (commencing with Section 62000) of Division~~  
34 ~~17 of the Fish and Game Wildlife Code~~), or pursuant to an approved environmental  
35 impact statement or a finding of no significant impact under the National  
36 Environmental Policy Act of 1969 (42 U.S.C.A. Sec. 4321 et seq.) or the federal  
37 Endangered Species Act of 1973 (16 U.S.C.A. Sec. 1531 et seq.).

38 **Comment.** Section 12252 is amended to reflect the recodification of the former Fish and Game  
39 Code.

40 **Pub. Res. Code § 21080.23 (amended).**

41 SEC. \_\_\_\_\_. Section 21080.23 of the Public Resources Code is amended to read:

1 21080.23. (a) This division does not apply to any project which consists of the  
2 inspection, maintenance, repair, restoration, reconditioning, relocation,  
3 replacement, or removal of an existing pipeline, as defined in subdivision (a) of  
4 Section 51010.5 of the Government Code, or any valve, flange, meter, or other piece  
5 of equipment that is directly attached to the pipeline, if the project meets all of the  
6 following conditions:

7 (1)(A) The project is less than eight miles in length.

8 (B) Notwithstanding subparagraph (A), actual construction and excavation  
9 activities undertaken to achieve the maintenance, repair, restoration, reconditioning,  
10 relocation, replacement, or removal of an existing pipeline are not undertaken over  
11 a length of more than one-half mile at any one time.

12 (2) The project consists of a section of pipeline that is not less than eight miles  
13 from any section of pipeline that has been subject to an exemption pursuant to this  
14 section in the past 12 months.

15 (3) The project is not solely for the purpose of excavating soil that is contaminated  
16 by hazardous materials, and, to the extent not otherwise expressly required by law,  
17 the party undertaking the project immediately informs the lead agency of the  
18 discovery of contaminated soil.

19 (4) To the extent not otherwise expressly required by law, the person undertaking  
20 the project has, in advance of undertaking the project, prepared a plan that will result  
21 in notification of the appropriate agencies so that they may take action, if determined  
22 to be necessary, to provide for the emergency evacuation of members of the public  
23 who may be located in close proximity to the project.

24 (5) Project activities are undertaken within an existing right-of-way and the right-  
25 of-way is restored to its condition prior to the project.

26 (6) The project applicant agrees to comply with all conditions otherwise  
27 authorized by law, imposed by the city or county planning department as part of any  
28 local agency permit process, that are required to mitigate potential impacts of the  
29 proposed project, and to otherwise comply with the Keene-Nejedly California  
30 Wetlands Preservation Act (Chapter 7 (commencing with Section 5810) of Division  
31 5), the California Endangered Species Act (~~Chapter 1.5 (commencing with Section~~  
32 ~~2050) of Division 3 Part 1 (commencing with Section 62000) of Division 17~~ of the  
33 Fish and Game Wildlife Code), and other applicable state laws, and with all  
34 applicable federal laws.

35 (b) If a project meets all of the requirements of subdivision (a), the person  
36 undertaking the project shall do all of the following:

37 (1) Notify, in writing, any affected public agency, including, but not limited to,  
38 any public agency having permit, land use, environmental, public health protection,  
39 or emergency response authority of the exemption of the project from this division  
40 by subdivision (a).

41 (2) Provide notice to the public in the affected area in a manner consistent with  
42 paragraph (3) of subdivision (b) of Section 21092.

1 (3) In the case of private rights-of-way over private property, receive from the  
2 underlying property owner permission for access to the property.

3 (4) Comply with all conditions otherwise authorized by law, imposed by the city  
4 or county planning department as part of any local agency permit process, that are  
5 required to mitigate potential impacts of the proposed project, and otherwise comply  
6 with the Keene-Nejedly California Wetlands Preservation Act (Chapter 7  
7 (commencing with Section 5810) of Division 5), the California Endangered Species  
8 Act (~~Chapter 1.5 (commencing with Section 2050) of Division 3 Part 1~~  
9 (commencing with Section 62000) of Division 17 of the Fish and Game Wildlife  
10 Code), and other applicable state laws, and with all applicable federal laws.

11 (c) This section does not apply to either of the following:

12 (1) A project in which the diameter of the pipeline is increased.

13 (2) A project undertaken within the boundaries of an oil refinery.

14 **Comment.** Section 21080.23 is amended to reflect the recodification of the former Fish and  
15 Game Code.

16 **Pub. Res. Code § 21080.25 (amended).**

17 SEC. \_\_\_\_\_. Section 21080.25 of the Public Resources Code is amended to read:

18 21080.25. (a) For purposes of this section, the following definitions shall apply:

19 (1) “Antenna support structures” means lattice towers, monopoles, and roof-  
20 mounts.

21 (2) “Authority” means the Los Angeles Regional Interoperable Communication  
22 System Joint Powers Authority.

23 (3) “Habitat of significant value” includes all of the following:

24 (A) Wildlife habitat of national, statewide, or regional importance.

25 (B) Habitat identified as candidate, fully protected, sensitive, or species of special  
26 status by a state or federal agency.

27 (C) Habitat essential to the movement of resident or migratory wildlife.

28 (4) “LA-RICS” means the Los Angeles Regional Interoperable Communications  
29 System, consisting of a long-term evolution broadband mobile data system, a land  
30 mobile radio system, or both.

31 (5) “LMR” means a land mobile radio system.

32 (6) “LTE” means a long-term evolution broadband mobile data system.

33 (7) “Riparian area” means an area that is transitional between terrestrial and  
34 aquatic ecosystems, that is distinguished by gradients in biophysical conditions,  
35 ecological processes, and biota, and that meets the following criteria:

36 (A) Is an area through which surface and subsurface hydrology connect bodies of  
37 water with their adjacent uplands.

38 (B) Is adjacent to perennial, intermittent, and ephemeral streams, lakes, or  
39 estuarine or marine shorelines.

40 (C) Includes those portions of terrestrial ecosystems that significantly influence  
41 exchanges of energy and matter with aquatic ecosystems.

1 (8) “Wetlands” has the same meaning as defined in the United States Fish and  
2 Wildlife Service Manual, Part 660 FW 2 (June 21, 1993).

3 (9) “Wildlife habitat” means the ecological communities upon which wild  
4 animals, birds, plants, fish, amphibians, and invertebrates depend for their  
5 conservation and protection.

6 (b) Except as provided in subdivision (d), if all the criteria specified in subdivision  
7 (c) are met at the individual project site, this division does not apply to the design,  
8 site acquisition, construction, operation, or maintenance of the following elements  
9 of the LA-RICS:

10 (1) Antennas, including microwave dishes and arrays.

11 (2) Antenna support structures.

12 (3) Equipment enclosures.

13 (4) Central system switch facilities.

14 (5) Associated foundations and equipment.

15 (c) As a condition of the exemption specified in subdivision (b), all of the  
16 following criteria shall be met at the individual project site:

17 (1) The project site is publicly owned and already contains either of the following:

18 (A) An antenna support structure and either of the following components:

19 (i) Antennas.

20 (ii) Equipment enclosures.

21 (B) A police or sheriff station or other public facility that transmits or receives  
22 public safety radio signals, except a fire station.

23 (2) Construction and implementation at the project site would not have a  
24 substantial adverse impact on wetlands, riparian areas, or habitat of significant  
25 value, and would not harm any species protected by the federal Endangered Species  
26 Act of 1973 (16 U.S.C. Sec. 1531 et seq.), the Native Plant Protection Act (Chapter  
27 10 (commencing with Section 1900) of Division 2 Title 1 (commencing with  
28 Section 53800) of Part 3 of Division 14 of the Fish and Game Wildlife Code), or  
29 the California Endangered Species Act (Chapter 1.5 (commencing with Section  
30 2050) of Division 3 Part 1 (commencing with Section 62000) of Division 17 of the  
31 Fish and Game Wildlife Code) or the habitat of those species.

32 (3) Construction and implementation of the project at the site would not have a  
33 substantial adverse impact on historical resources pursuant to Section 21084.1.

34 (4) Operation of the project at the site would not exceed the maximum permissible  
35 exposure standards established by the Federal Communications Commission, as set  
36 forth in Sections 1.1307 and 1.1310 of Title 47 of the Code of Federal Regulations.

37 (5) Any new LTE antenna support structures or LMR antenna support structures  
38 would comply with applicable state and federal height restrictions and any height  
39 restrictions mandated by an applicable comprehensive land use plan adopted by an  
40 airport land use commission. The new monopoles shall not exceed 70 feet in height  
41 without appurtenances and attachments, and new lattice towers shall not exceed 180  
42 feet in height without appurtenances and attachments.

1 (6) Each new central system switch is located within an existing enclosed  
2 structure at a publicly owned project site or is housed at an existing private  
3 communications facility.

4 (d) Subdivision (b) does not apply if the individual project site is located on either  
5 of the following:

6 (1) A school site.

7 (2) A cultural or sacred site, as described in Section 5097.9 or 5097.993.

8 (e)(1) Before determining that a project is not subject to this division pursuant to  
9 this section, the authority shall hold a noticed public meeting in each county  
10 supervisorial district in which the project is located to hear and respond to public  
11 comments. The notice shall be provided at least 72 hours in advance of the meeting  
12 and published no fewer times than required by Section 6061 of the Government  
13 Code by the authority in a newspaper of general circulation in each county  
14 supervisorial district in which the project is located.

15 (2) If the authority determines that a project is not subject to this division pursuant  
16 to this section, and it determines to approve or carry out that project, the notice of  
17 exemption shall be filed with the Office of Planning and Research and the county  
18 clerk in the county in which the project is located in the manner specified in  
19 subdivisions (b) and (c) of Section 21152. The authority shall post the notice of  
20 exemption on its Internet Web site.

21 (f) The authority shall post on its Internet Web site all of the following, as  
22 applicable:

23 (1) Draft and final environmental documentation in compliance with this division  
24 or the federal National Environmental Policy Act of 1969 (42 U.S.C. Sec. 4321 et  
25 seq.).

26 (2) The date of filing of notices required pursuant to this division or the federal  
27 National Environmental Policy Act of 1969.

28 (3) All notice and hearing information regarding review and approval of  
29 environmental documentation by federal agencies.

30 (g) On or after January 1, 2017, the authority and its member agencies shall  
31 approve use agreements for the LA-RICS in an open and noticed public meeting.

32 (h) This section shall remain in effect only until January 1, 2020, and as of that  
33 date is repealed, unless a later enacted statute, that is enacted before January 1, 2020,  
34 deletes or extends that date.

35 **Comment.** Paragraph (2) of subdivision (c) of Section 21080.25 is amended to reflect the  
36 recodification of the former Fish and Game Code.

37 **Pub. Res. Code § 21080.29 (amended).**

38 SEC. \_\_\_\_\_. Section 21080.29 of the Public Resources Code is amended to read:

39 21080.29. (a) A project located in Los Angeles County that is approved by a  
40 public agency before the effective date of the act adding this section is not in  
41 violation of any requirement of this division by reason of the failure to construct a

1 roadway across the property transferred to the state pursuant to subdivision (c) and  
2 to construct a bridge over the adjacent Ballona Channel in Los Angeles County,  
3 otherwise required as a mitigation measure pursuant to this division, if all of the  
4 following conditions apply:

5 (1) The improvements specified in this subdivision are not constructed, due in  
6 whole or in part, to the project owner's or developer's relinquishment of easement  
7 rights to construct those improvements.

8 (2) The easement rights in paragraph (1) are relinquished in connection with the  
9 State of California, acting by and through the Wildlife Conservation Board of the  
10 Department of Fish and Game Wildlife, acquiring a wetlands project that is a  
11 minimum of 400 acres in size and located within the coastal zone.

12 (b) Where those easement rights have been relinquished, any municipal ordinance  
13 or regulation adopted by a charter city or a general law city shall be inapplicable to  
14 the extent that the ordinance or regulation requires construction of the transportation  
15 improvements specified in subdivision (a), or would otherwise require reprocessing  
16 or resubmittal of a permit or approval, including, but not limited to, a final recorded  
17 map, a vesting tentative map, or a tentative map, as a result of the transportation  
18 improvements specified in subdivision (a) not being constructed.

19 (c)(1) If the Wildlife Conservation Board of the Department of Fish and Game  
20 Wildlife acquires property within the coastal zone that is a minimum of 400 acres  
21 in size pursuant to a purchase and sale agreement with Playa Capital Company,  
22 LLC, the Controller shall direct the trustee under the Amendment to Declaration of  
23 Trust entered into on or about December 11, 1984, by First Nationwide Savings, as  
24 trustee, Summa Corporation, as trustor, and the Controller, as beneficiary, known  
25 as the HRH Inheritance Tax Security Trust, to convey title to the trust estate of the  
26 trust, including real property commonly known as Playa Vista Area C, to the State  
27 of California acting by and through the Wildlife Conservation Board of the  
28 Department of Fish and Game Wildlife for conservation, restoration, or recreation  
29 purposes only, with the right to transfer the property for those uses to any other  
30 agency of the State of California.

31 (2) This subdivision shall constitute the enabling legislation required by the  
32 Amendment to Declaration of Trust to empower the Controller to direct the trustee  
33 to convey title to the trust estate under the HRH Inheritance Tax Security Trust to  
34 the State of California or an agency thereof.

35 (3) The conveyance of the trust estate to the Wildlife Conservation Board  
36 pursuant to this subdivision shall supersede any duty or obligation imposed upon  
37 the Controller under the Probate Code or the Revenue and Taxation Code with  
38 respect to the disposition or application of the net proceeds of the trust estate.

39 **Comment.** Section 21080.29 is amended to update references to the former Department of Fish  
40 and Game. See Fish & Wildlife Code § 1500.

1 **Pub. Res. Code § 21080.35 (amended).**

2 SEC. \_\_\_\_ . Section 21080.35 of the Public Resources Code is amended to read:

3 21080.35. (a) Except as provided in subdivision (d), this division does not apply  
4 to the installation of a solar energy system on the roof of an existing building or at  
5 an existing parking lot.

6 (b) For the purposes of this section, the following terms mean the following:

7 (1) “Existing parking lot” means an area designated and used for parking of  
8 vehicles as of the time of the application for the solar energy system and for at least  
9 the previous two years.

10 (2) “Solar energy system” includes all associated equipment. Associated  
11 equipment consists of parts and materials that enable the generation and use of solar  
12 electricity or solar-heated water, including any monitoring and control, safety,  
13 conversion, and emergency responder equipment necessary to connect to the  
14 customer’s electrical service or plumbing and any equipment, as well as any  
15 equipment necessary to connect the energy generated to the electrical grid, whether  
16 that connection is onsite or on an adjacent parcel of the building and separated only  
17 by an improved right-of-way. “Associated equipment” does not include a  
18 substation.

19 (c)(1) Associated equipment shall be located on the same parcel of the building,  
20 except that associated equipment necessary to connect the energy generated to the  
21 electrical grid may be located immediately adjacent to the parcel of the building or  
22 immediately adjacent to the parcel of the building and separated only by an  
23 improved right-of-way.

24 (2) Associated equipment shall not occupy more than 500 square feet of ground  
25 surface and the site of the associated equipment shall not contain plants protected  
26 by the Native Plant Protection Act (Chapter 10 (commencing with Section 1900) of  
27 Division 2 Title 1 (commencing with Section 53800) of Part 3 of Division 14 of the  
28 Fish and Game Wildlife Code).

29 (d) This section does not apply if the associated equipment would otherwise  
30 require one of the following:

31 (1) An individual federal permit pursuant to Section 401 or 404 of the federal  
32 Clean Water Act (33 U.S.C. Sec. 1341 or 1344) or waste discharge requirements  
33 pursuant to the Porter-Cologne Water Quality Control Act (Division 7 (commencing  
34 with Section 13000) of the Water Code).

35 (2) An individual take permit for species protected under the federal Endangered  
36 Species Act of 1973 (16 U.S.C. Sec. 1531 et seq.) or the California Endangered  
37 Species Act (~~Chapter 1.5 (commencing with Section 2050) of Division 3 Part 1~~  
38 (commencing with Section 62000) of Division 17 of the Fish and Game Wildlife  
39 Code).

40 (3) A streambed alteration permit pursuant to ~~Chapter 6 (commencing with~~  
41 Section 1600) of Division 2 Title 3 (commencing with Section 69700) of Part 4 of  
42 Division 17 of the Fish and Game Wildlife Code.

1 (e) This section does not apply if the installation of a solar energy system at an  
2 existing parking lot involves either of the following:

3 (1) The removal of a tree required to be planted, maintained, or protected pursuant  
4 to local, state, or federal requirements, unless the tree dies and there is no  
5 requirement to replace the tree.

6 (2) The removal of a native tree over 25 years old.

7 (f) This section does not apply to any transmission or distribution facility or  
8 connection.

9 **Comment.** Section 21080.35 is amended to reflect the recodification of the former Fish and  
10 Game Code.

11 **Pub. Res. Code § 21080.37 (amended).**

12 SEC. \_\_\_\_\_. Section 21080.37 of the Public Resources Code is amended to read:

13 21080.37. (a) This division does not apply to a project or an activity to repair,  
14 maintain, or make minor alterations to an existing roadway if all of the following  
15 conditions are met:

16 (1) The project is carried out by a city or county with a population of less than  
17 100,000 persons to improve public safety.

18 (2)(A) The project does not cross a waterway.

19 (B) For purposes of this paragraph, “waterway” means a bay, estuary, lake, pond,  
20 river, slough, or a perennial, intermittent, or ephemeral stream, lake, or estuarine-  
21 marine shoreline.

22 (3) The project involves negligible or no expansion of an existing use beyond that  
23 existing at the time of the lead agency’s determination.

24 (4) The roadway is not a state roadway.

25 (5)(A) The site of the project does not contain wetlands or riparian areas and does  
26 not have significant value as a wildlife habitat, and the project does not harm any  
27 species protected by the federal Endangered Species Act of 1973 (16 U.S.C. Sec.  
28 1531 et seq.), the Native Plant Protection Act (~~Chapter 10 (commencing with~~  
29 Section 1900) of Division 2 Title 1 (commencing with Section 53800) of Part 3 of  
30 Division 14 of the Fish and Game Wildlife Code), or the California Endangered  
31 Species Act (~~Chapter 1.5 (commencing with Section 2050) of Division 3 Part 1~~  
32 (commencing with Section 62000) of Division 17 of the Fish and Game Wildlife  
33 Code), and the project does not cause the destruction or removal of any species  
34 protected by a local ordinance.

35 (B) For the purposes of this paragraph:

36 (i) “Riparian areas” mean those areas transitional between terrestrial and aquatic  
37 ecosystems and that are distinguished by gradients in biophysical conditions,  
38 ecological processes, and biota. A riparian area is an area through which surface and  
39 subsurface hydrology connect waterbodies with their adjacent uplands. A riparian  
40 area includes those portions of terrestrial ecosystems that significantly influence  
41 exchanges of energy and matter with aquatic ecosystems. A riparian area is adjacent

1 to perennial, intermittent, and ephemeral streams, lakes, and estuarine-marine  
2 shorelines.

3 (ii) “Significant value as a wildlife habitat” includes wildlife habitat of national,  
4 statewide, regional, or local importance; habitat for species protected by the federal  
5 Endangered Species Act of 1973 (16 U.S.C. Sec. 1531, et seq.), the California  
6 Endangered Species Act (~~Chapter 1.5 (commencing with Section 2050) of Division~~  
7 ~~3 Part 1 (commencing with Section 62000) of Division 17~~ of the Fish and Game  
8 Wildlife Code), or the Native Plant Protection Act (~~Chapter 10 (commencing with~~  
9 ~~Section 1900) of Division 2 Title 1 (commencing with Section 53800) of Part 3 of~~  
10 Division 14 of the Fish and Game Wildlife Code); habitat identified as candidate,  
11 fully protected, sensitive, or species of special status by local, state, or federal  
12 agencies; or habitat essential to the movement of resident or migratory wildlife.

13 (iii) “Wetlands” has the same meaning as in the United States Fish and Wildlife  
14 Service Manual, Part 660 FW 2 (June 21, 1993).

15 (iv) “Wildlife habitat” means the ecological communities upon which wild  
16 animals, birds, plants, fish, amphibians, and invertebrates depend for their  
17 conservation and protection.

18 (6) The project does not impact cultural resources.

19 (7) The roadway does not affect scenic resources, as provided pursuant to  
20 subdivision (c) of Section 21084.

21 (b) Prior to determining that a project is exempt pursuant to this section, the lead  
22 agency shall do both of the following:

23 (1) Include measures in the project to mitigate potential vehicular traffic and  
24 safety impacts and bicycle and pedestrian safety impacts.

25 (2) Hold a noticed public hearing on the project to hear and respond to public  
26 comments. The hearing on the project may be conducted with another noticed lead  
27 agency public hearing. Publication of the notice shall be no fewer times than  
28 required by Section 6061 of the Government Code, by the public agency in a  
29 newspaper of general circulation in the area.

30 (c) For purposes of this section, “roadway” means a roadway as defined pursuant  
31 to Section 530 of the Vehicle Code and the previously graded and maintained  
32 shoulder that is within a roadway right-of-way of no more than five feet from the  
33 edge of the roadway.

34 (d) Whenever a local agency determines that a project is not subject to this  
35 division pursuant to this section, and it approves or determines to carry out that  
36 project, the local agency shall file a notice with the Office of Planning and Research,  
37 and with the county clerk in the county in which the project will be located in the  
38 manner specified in subdivisions (b) and (c) of Section 21152.

39 (e) This section shall remain in effect only until January 1, 2020, and as of that  
40 date is repealed, unless a later enacted statute, that is enacted before January 1, 2020,  
41 deletes or extends that date.

1 **Comment.** Section 21080.37 is amended to reflect the recodification of the former Fish and  
2 Game Code.

3 **Pub. Res. Code § 21083.4 (amended).**

4 SEC. \_\_\_\_\_. Section 21083.4 of the Public Resources Code is amended to read:

5 21083.4. (a) For purposes of this section, “oak” means a native tree species in the  
6 genus *Quercus*, not designated as Group A or Group B commercial species pursuant  
7 to regulations adopted by the State Board of Forestry and Fire Protection pursuant  
8 to Section 4526, and that is 5 inches or more in diameter at breast height.

9 (b) As part of the determination made pursuant to Section 21080.1, a county shall  
10 determine whether a project within its jurisdiction may result in a conversion of oak  
11 woodlands that will have a significant effect on the environment. If a county  
12 determines that there may be a significant effect to oak woodlands, the county shall  
13 require one or more of the following oak woodlands mitigation alternatives to  
14 mitigate the significant effect of the conversion of oak woodlands:

15 (1) Conserve oak woodlands, through the use of conservation easements.

16 (2)(A) Plant an appropriate number of trees, including maintaining plantings and  
17 replacing dead or diseased trees.

18 (B) The requirement to maintain trees pursuant to this paragraph terminates seven  
19 years after the trees are planted.

20 (C) Mitigation pursuant to this paragraph shall not fulfill more than one-half of  
21 the mitigation requirement for the project.

22 (D) The requirements imposed pursuant to this paragraph also may be used to  
23 restore former oak woodlands.

24 (3) Contribute funds to the Oak Woodlands Conservation Fund, as established  
25 under ~~subdivision (a) of Section 1363~~ Section 54925 of the Fish and Game Wildlife  
26 Code, for the purpose of purchasing oak woodlands conservation easements, as  
27 specified under paragraph (1) of subdivision (d) of that section and the guidelines  
28 and criteria of the Wildlife Conservation Board. A project applicant that contributes  
29 funds under this paragraph shall not receive a grant from the Oak Woodlands  
30 Conservation Fund as part of the mitigation for the project.

31 (4) Other mitigation measures developed by the county.

32 (c) Notwithstanding ~~subdivision (d) of Section 1363~~ subdivision (a) of Section  
33 54940 of the Fish and Game Wildlife Code, a county may use a grant awarded  
34 pursuant to the Oak Woodlands Conservation Act (~~Article 3.5 (commencing with~~  
35 ~~Section 1360) of Chapter 4 of Division 2~~ Chapter 3 (commencing with Section  
36 54900) of Title 1 of Part 2 of Division 15 of the Fish and Game Wildlife Code) to  
37 prepare an oak conservation element for a general plan, an oak protection ordinance,  
38 or an oak woodlands management plan, or amendments thereto, that meets the  
39 requirements of this section.

40 (d) The following are exempt from this section:

41 (1) Projects undertaken pursuant to an approved Natural Community  
42 Conservation Plan or approved subarea plan within an approved Natural

1 Community Conservation Plan that includes oaks as a covered species or that  
2 conserves oak habitat through natural community conservation preserve designation  
3 and implementation and mitigation measures that are consistent with this section.

4 (2) Affordable housing projects for lower income households, as defined pursuant  
5 to Section 50079.5 of the Health and Safety Code, that are located within an  
6 urbanized area, or within a sphere of influence as defined pursuant to Section 56076  
7 of the Government Code.

8 (3) Conversion of oak woodlands on agricultural land that includes land that is  
9 used to produce or process plant and animal products for commercial purposes.

10 (4) Projects undertaken pursuant to Section 21080.5 of the Public Resources  
11 Code.

12 (e)(1) A lead agency that adopts, and a project that incorporates, one or more of  
13 the measures specified in this section to mitigate the significant effects to oaks and  
14 oak woodlands shall be deemed to be in compliance with this division only as it  
15 applies to effects on oaks and oak woodlands.

16 (2) The Legislature does not intend this section to modify requirements of this  
17 division, other than with regard to effects on oaks and oak woodlands.

18 (f) This section does not preclude the application of Section 21081 to a project.

19 (g) This section, and the regulations adopted pursuant to this section, shall not be  
20 construed as a limitation on the power of a public agency to comply with this  
21 division or any other provision of law.

22 **Comment.** Section 21083.4 is amended to reflect the recodification of the former Fish and Game  
23 Code.

24 **Pub. Res. Code § 21089 (amended).**

25 SEC. \_\_\_\_ . Section 21089 of the Public Resources Code is amended to read:

26 21089. (a) A lead agency may charge and collect a reasonable fee from a person  
27 proposing a project subject to this division in order to recover the estimated costs  
28 incurred by the lead agency in preparing a negative declaration or an environmental  
29 impact report for the project and for procedures necessary to comply with this  
30 division on the project. Litigation expenses, costs, and fees incurred in actions  
31 alleging noncompliance with this division under Section 21167 are not recoverable  
32 under this section.

33 (b) The Department of Fish and Game Wildlife may charge and collect filing fees,  
34 as provided in Section ~~711.4~~ Sections 66200 through 66245, inclusive, of the Fish  
35 and Game Wildlife Code. Notwithstanding Section 21080.1, a finding required  
36 under Section 21081, or a project approved under a certified regulatory program  
37 authorized pursuant to Section 21080.5 is not operative, vested, or final until the  
38 filing fees required pursuant to ~~Section 711.4~~ Sections 66200 through 66245,  
39 inclusive, of the Fish and Game Wildlife Code are paid.

40 (c)(1) A public agency may charge and collect a reasonable fee from members of  
41 the public for a copy of an environmental document not to exceed the cost of

1 reproducing the environmental document. A public agency may provide the  
2 environmental document in an electronic format as provided pursuant to Section  
3 6253.9 of the Government Code.

4 (2) For purposes of this subdivision, “environmental document” means an initial  
5 study, negative declaration, mitigated negative declaration, draft and final  
6 environmental impact report, a document prepared as a substitute for an  
7 environmental impact report, negative declaration, or mitigated negative declaration  
8 under a program certified pursuant to Section 21080.5, and a document prepared  
9 under the federal National Environmental Policy Act of 1969 (42 U.S.C. Sec. 4321  
10 et seq.) and used by a state or local agency in the place of the initial study, negative  
11 declaration, mitigated negative declaration, or an environmental impact report.

12 **Comment.** Section 21089 is amended to reflect the recodification of the former Fish and Game  
13 Code. The section is also amended to update a reference to the former Department of Fish and  
14 Game. See Fish & Wildlife Code § 1500.

15 **Pub. Res. Code § 21104.2 (amended).**

16 SEC. \_\_\_\_\_. Section 21104.2 of the Public Resources Code is amended to read:

17 21104.2. The state lead agency shall consult with, and obtain written findings  
18 from, the Department of Fish and Game Wildlife in preparing an environmental  
19 impact report on a project, as to the impact of the project on the continued existence  
20 of any endangered species or threatened species pursuant to Article 4 (commencing  
21 with Section 2090) of Chapter 1.5 of Division 3 of the Fish and Game Code.

22 **Comment.** Section 21104.2 is amended to update a reference to the former Department of Fish  
23 and Game. See Fish & Wildlife Code § 1500.

24  **Note.** The section above cross-refers to Article 4 (commencing with Section 2090) of Chapter  
25 1.5 of Division 3 of the existing Fish and Game Code, which was repealed by its own terms in  
26 1999. See 1993 Cal. Stat. ch. 337, § 1. The former article provided for consultation by the  
27 Department of Fish and Game with specified state agencies relating to the extent a proposed state  
28 project would impact endangered or threatened species.

29 **With the repeal of Article 4, it is not clear how Section 21104.2 should be revised.**

30 **The Commission requests public comment on that issue.**

31 **Pub. Res. Code § 21155.1 (amended).**

32 SEC. \_\_\_\_\_. Section 21155.1 of the Public Resources Code is amended to read:

33 21155.1. If the legislative body finds, after conducting a public hearing, that a  
34 transit priority project meets all of the requirements of subdivisions (a) and (b) and  
35 one of the requirements of subdivision (c), the transit priority project is declared to  
36 be a sustainable communities project and shall be exempt from this division.

37 (a) The transit priority project complies with all of the following environmental  
38 criteria:

39 (1) The transit priority project and other projects approved prior to the approval  
40 of the transit priority project but not yet built can be adequately served by existing

1 utilities, and the transit priority project applicant has paid, or has committed to pay,  
2 all applicable in-lieu or development fees.

3 (2)(A) The site of the transit priority project does not contain wetlands or riparian  
4 areas and does not have significant value as a wildlife habitat, and the transit priority  
5 project does not harm any species protected by the federal Endangered Species Act  
6 of 1973 (16 U.S.C. Sec. 1531 et seq.), the Native Plant Protection Act (~~Chapter 10~~  
7 ~~(commencing with Section 1900) of Division 2 Title 1 (commencing with Section~~  
8 ~~53800) of Part 3 of Division 14~~ of the Fish and Game Wildlife Code), or the  
9 California Endangered Species Act (~~Chapter 1.5 (commencing with Section 2050)~~  
10 ~~of Division 3 Part 1 (commencing with Section 62000) of Division 17~~ of the Fish  
11 and Game Wildlife Code), and the project does not cause the destruction or removal  
12 of any species protected by a local ordinance in effect at the time the application for  
13 the project was deemed complete.

14 (B) For the purposes of this paragraph, “wetlands” has the same meaning as in the  
15 United States Fish and Wildlife Service Manual, Part 660 FW 2 (June 21, 1993).

16 (C) For the purposes of this paragraph:

17 (i) “Riparian areas” means those areas transitional between terrestrial and aquatic  
18 ecosystems and that are distinguished by gradients in biophysical conditions,  
19 ecological processes, and biota. A riparian area is an area through which surface and  
20 subsurface hydrology connect waterbodies with their adjacent uplands. A riparian  
21 area includes those portions of terrestrial ecosystems that significantly influence  
22 exchanges of energy and matter with aquatic ecosystems. A riparian area is adjacent  
23 to perennial, intermittent, and ephemeral streams, lakes, and estuarine-marine  
24 shorelines.

25 (ii) “Wildlife habitat” means the ecological communities upon which wild  
26 animals, birds, plants, fish, amphibians, and invertebrates depend for their  
27 conservation and protection.

28 (iii) Habitat of “significant value” includes wildlife habitat of national, statewide,  
29 regional, or local importance; habitat for species protected by the federal  
30 Endangered Species Act of 1973 (16 U.S.C. Sec. 1531, et seq.), the California  
31 Endangered Species Act (~~Chapter 1.5 (commencing with Section 2050) of Division~~  
32 ~~3 Part 1 (commencing with Section 62000) of Division 17~~ of the Fish and Game  
33 Wildlife Code), or the Native Plant Protection Act (~~Chapter 10 (commencing with~~  
34 ~~Section 1900) of Division 2 Title 1 (commencing with Section 53800) of Part 3 of~~  
35 ~~Division 14~~ of the Fish and Game Wildlife Code); habitat identified as candidate,  
36 fully protected, sensitive, or species of special status by local, state, or federal  
37 agencies; or habitat essential to the movement of resident or migratory wildlife.

38 (3) The site of the transit priority project is not included on any list of facilities  
39 and sites compiled pursuant to Section 65962.5 of the Government Code.

40 (4) The site of the transit priority project is subject to a preliminary endangerment  
41 assessment prepared by an environmental assessor to determine the existence of any  
42 release of a hazardous substance on the site and to determine the potential for

1 exposure of future occupants to significant health hazards from any nearby property  
2 or activity.

3 (A) If a release of a hazardous substance is found to exist on the site, the release  
4 shall be removed or any significant effects of the release shall be mitigated to a level  
5 of insignificance in compliance with state and federal requirements.

6 (B) If a potential for exposure to significant hazards from surrounding properties  
7 or activities is found to exist, the effects of the potential exposure shall be mitigated  
8 to a level of insignificance in compliance with state and federal requirements.

9 (5) The transit priority project does not have a significant effect on historical  
10 resources pursuant to Section 21084.1.

11 (6) The transit priority project site is not subject to any of the following:

12 (A) A wildland fire hazard, as determined by the Department of Forestry and Fire  
13 Protection, unless the applicable general plan or zoning ordinance contains  
14 provisions to mitigate the risk of a wildland fire hazard.

15 (B) An unusually high risk of fire or explosion from materials stored or used on  
16 nearby properties.

17 (C) Risk of a public health exposure at a level that would exceed the standards  
18 established by any state or federal agency.

19 (D) Seismic risk as a result of being within a delineated earthquake fault zone, as  
20 determined pursuant to Section 2622, or a seismic hazard zone, as determined  
21 pursuant to Section 2696, unless the applicable general plan or zoning ordinance  
22 contains provisions to mitigate the risk of an earthquake fault or seismic hazard  
23 zone.

24 (E) Landslide hazard, flood plain, flood way, or restriction zone, unless the  
25 applicable general plan or zoning ordinance contains provisions to mitigate the risk  
26 of a landslide or flood.

27 (7) The transit priority project site is not located on developed open space.

28 (A) For the purposes of this paragraph, “developed open space” means land that  
29 meets all of the following criteria:

30 (i) Is publicly owned, or financed in whole or in part by public funds.

31 (ii) Is generally open to, and available for use by, the public.

32 (iii) Is predominantly lacking in structural development other than structures  
33 associated with open spaces, including, but not limited to, playgrounds, swimming  
34 pools, ballfields, enclosed child play areas, and picnic facilities.

35 (B) For the purposes of this paragraph, “developed open space” includes land that  
36 has been designated for acquisition by a public agency for developed open space,  
37 but does not include lands acquired with public funds dedicated to the acquisition  
38 of land for housing purposes.

39 (8) The buildings in the transit priority project are 15 percent more energy  
40 efficient than required by Chapter 6 of Title 24 of the California Code of Regulations  
41 and the buildings and landscaping are designed to achieve 25 percent less water  
42 usage than the average household use in the region.

1 (b) The transit priority project meets all of the following land use criteria:

2 (1) The site of the transit priority project is not more than eight acres in total area.

3 (2) The transit priority project does not contain more than 200 residential units.

4 (3) The transit priority project does not result in any net loss in the number of  
5 affordable housing units within the project area.

6 (4) The transit priority project does not include any single level building that  
7 exceeds 75,000 square feet.

8 (5) Any applicable mitigation measures or performance standards or criteria set  
9 forth in the prior environmental impact reports, and adopted in findings, have been  
10 or will be incorporated into the transit priority project.

11 (6) The transit priority project is determined not to conflict with nearby operating  
12 industrial uses.

13 (7) The transit priority project is located within one-half mile of a rail transit  
14 station or a ferry terminal included in a regional transportation plan or within one-  
15 quarter mile of a high-quality transit corridor included in a regional transportation  
16 plan.

17 (c) The transit priority project meets at least one of the following three criteria:

18 (1) The transit priority project meets both of the following:

19 (A) At least 20 percent of the housing will be sold to families of moderate income,  
20 or not less than 10 percent of the housing will be rented to families of low income,  
21 or not less than 5 percent of the housing is rented to families of very low income.

22 (B) The transit priority project developer provides sufficient legal commitments  
23 to the appropriate local agency to ensure the continued availability and use of the  
24 housing units for very low, low-, and moderate-income households at monthly  
25 housing costs with an affordable housing cost or affordable rent, as defined in  
26 Section 50052.5 or 50053 of the Health and Safety Code, respectively, for the period  
27 required by the applicable financing. Rental units shall be affordable for at least 55  
28 years. Ownership units shall be subject to resale restrictions or equity sharing  
29 requirements for at least 30 years.

30 (2) The transit priority project developer has paid or will pay in-lieu fees pursuant  
31 to a local ordinance in an amount sufficient to result in the development of an  
32 equivalent number of units that would otherwise be required pursuant to paragraph  
33 (1).

34 (3) The transit priority project provides public open space equal to or greater than  
35 five acres per 1,000 residents of the project.

36 **Comment.** Subparagraphs (A) and (C) of paragraph (2) of subdivision (a) of Section 21155.1  
37 are amended to reflect the recodification of the former Fish and Game Code.

38 **Pub. Res. Code § 21157.7 (amended).**

39 SEC. \_\_\_\_\_. Section 21157.7 of the Public Resources Code is amended to read:

40 21157.7. (a) For purposes of this section, a master environmental impact report is  
41 a document prepared in accordance with subdivision (c) for the projects described

1 in subdivision (b) that, upon certification, is followed by review of subsequent  
2 projects as provided in Sections 21157.1 and 21157.5.

3 (b) A master environmental impact report may be prepared for a plan adopted by  
4 the Department of Transportation for improvements to regional segments of  
5 Highway 99 funded pursuant to subdivision (b) of Section 8879.23 of the  
6 Government Code, to streamline, coordinate, and improve environmental review.

7 (c) The report shall include all of the following:

8 (1) A detailed statement as required by Section 21100.

9 (2) A description of the anticipated highway improvements along Highway 99  
10 that would be within the scope of the master environmental impact report, that  
11 contains sufficient information about all phases of the Highway 99 construction  
12 activities, including, but not limited to, all of the following:

13 (A) The specific types of improvements that will be undertaken.

14 (B) The anticipated location and alternative locations for any of the Highway 99  
15 improvements, including overpasses, bridges, railroad crossings, and interchanges.

16 (C) A capital outlay or capital improvement program, or other scheduling or  
17 implementing device that governs the construction activities associated with the  
18 Highway 99 improvements.

19 (d) The Department of Transportation may communicate, coordinate, and consult  
20 with the Resources Agency, Wildlife Conservation Board, Department of Fish and  
21 ~~Game~~ Wildlife, Department of Conservation, and other appropriate federal, state, or  
22 local governments, including interested stakeholders, to consider and implement  
23 mitigation requirements on a regional basis for the projects described in subdivision  
24 (b). This may include both of the following:

25 (1) Identification of priority areas for mitigation, using information from these  
26 agencies and departments as well as from other sources.

27 (2) Utilization of existing conservation programs of the agencies or departments  
28 identified in this subdivision, if mitigation under those programs for improvements  
29 under this section does not supplant mitigation for a project.

30 (e) The Department of Transportation may execute an agreement, memorandum  
31 of understanding, or other similar instrument to memorialize its understanding of  
32 any communication, coordination, or implementation activities with other state  
33 agencies for the purposes of meeting mitigation requirements on a regional basis.

34 (f) Notwithstanding any other provision of law, nothing in this section is intended  
35 to interfere with or prevent the existing authority of an agency or department to  
36 carry out its programs, projects, or responsibilities to identify, review, approve,  
37 deny, or implement any mitigation requirements, and nothing in this section shall  
38 be construed as a limitation on mitigation requirements for the project, or a  
39 limitation on compliance with requirements under this division or any other  
40 provision of law.

41 (g) Notwithstanding Section 21157.6, the master environmental impact report  
42 shall not be used for the purposes of this section, if the certification of the master

1 environmental impact report occurred more than seven years prior to the filing of  
2 an application for the subsequent project.

3 **Comment.** Section 21157.7 is amended to update a reference to the former Department of Fish  
4 and Game. See Fish & Wildlife Code § 1500.

5 **Pub. Res. Code § 21159.21 (amended).**

6 SEC. \_\_\_\_\_. Section 21159.21 of the Public Resources Code is amended to read:

7 21159.21. A housing project qualifies for an exemption from this division  
8 pursuant to Section 21159.22, 21159.23, or 21159.24 if it meets the criteria in the  
9 applicable section and all of the following criteria:

10 (a) The project is consistent with any applicable general plan, specific plan, and  
11 local coastal program, including any mitigation measures required by a plan or  
12 program, as that plan or program existed on the date that the application was deemed  
13 complete and with any applicable zoning ordinance, as that zoning ordinance  
14 existed on the date that the application was deemed complete, except that a project  
15 shall not be deemed to be inconsistent with the zoning designation for the site if that  
16 zoning designation is inconsistent with the general plan only because the project site  
17 has not been rezoned to conform with a more recently adopted general plan.

18 (b) Community-level environmental review has been adopted or certified.

19 (c) The project and other projects approved prior to the approval of the project  
20 can be adequately served by existing utilities, and the project applicant has paid, or  
21 has committed to pay, all applicable in-lieu or development fees.

22 (d) The site of the project does not contain wetlands, does not have any value as  
23 a wildlife habitat, and the project does not harm any species protected by the federal  
24 Endangered Species Act of 1973 (16 U.S.C. Sec. 1531 et seq.) or by the Native Plant  
25 Protection Act (~~Chapter 10 (commencing with Section 1900) of Division 2 Title 1~~  
26 (commencing with Section 53800) of Part 3 of Division 14 of the Fish and Game  
27 Wildlife Code), the California Endangered Species Act (~~Chapter 1.5 (commencing~~  
28 with Section 2050) of Division 3 Part 1 (commencing with Section 62000) of  
29 Division 17 of the Fish and Game Wildlife Code), and the project does not cause  
30 the destruction or removal of any species protected by a local ordinance in effect at  
31 the time the application for the project was deemed complete. For the purposes of  
32 this subdivision, “wetlands” has the same meaning as in Section 328.3 of Title 33  
33 of the Code of Federal Regulations and “wildlife habitat” means the ecological  
34 communities upon which wild animals, birds, plants, fish, amphibians, and  
35 invertebrates depend for their conservation and protection.

36 (e) The site of the project is not included on any list of facilities and sites compiled  
37 pursuant to Section 65962.5 of the Government Code.

38 (f) The site of the project is subject to a preliminary endangerment assessment  
39 prepared by an environmental assessor to determine the existence of any release of  
40 a hazardous substance on the site and to determine the potential for exposure of  
41 future occupants to significant health hazards from any nearby property or activity.

1 (1) If a release of a hazardous substance is found to exist on the site, the release  
2 shall be removed, or any significant effects of the release shall be mitigated to a  
3 level of insignificance in compliance with state and federal requirements.

4 (2) If a potential for exposure to significant hazards from surrounding properties  
5 or activities is found to exist, the effects of the potential exposure shall be mitigated  
6 to a level of insignificance in compliance with state and federal requirements.

7 (g) The project does not have a significant effect on historical resources pursuant  
8 to Section 21084.1.

9 (h) The project site is not subject to any of the following:

10 (1) A wildland fire hazard, as determined by the Department of Forestry and Fire  
11 Protection, unless the applicable general plan or zoning ordinance contains  
12 provisions to mitigate the risk of a wildland fire hazard.

13 (2) An unusually high risk of fire or explosion from materials stored or used on  
14 nearby properties.

15 (3) Risk of a public health exposure at a level that would exceed the standards  
16 established by any state or federal agency.

17 (4) Within a delineated earthquake fault zone, as determined pursuant to Section  
18 2622, or a seismic hazard zone, as determined pursuant to Section 2696, unless the  
19 applicable general plan or zoning ordinance contains provisions to mitigate the risk  
20 of an earthquake fault or seismic hazard zone.

21 (5) Landslide hazard, flood plain, flood way, or restriction zone, unless the  
22 applicable general plan or zoning ordinance contains provisions to mitigate the risk  
23 of a landslide or flood.

24 (i)(1) The project site is not located on developed open space.

25 (2) For the purposes of this subdivision, “developed open space” means land that  
26 meets all of the following criteria:

27 (A) Is publicly owned, or financed in whole or in part by public funds.

28 (B) Is generally open to, and available for use by, the public.

29 (C) Is predominantly lacking in structural development other than structures  
30 associated with open spaces, including, but not limited to, playgrounds, swimming  
31 pools, ballfields, enclosed child play areas, and picnic facilities.

32 (3) For the purposes of this subdivision, “developed open space” includes land  
33 that has been designated for acquisition by a public agency for developed open  
34 space, but does not include lands acquired by public funds dedicated to the  
35 acquisition of land for housing purposes.

36 (j) The project site is not located within the boundaries of a state conservancy.

37 **Comment.** Subdivision (d) of Section 21159.21 is amended to reflect the recodification of the  
38 former Fish and Game Code.

39 **Pub. Res. Code § 25619 (amended).**

40 SEC. \_\_\_\_\_. Section 25619 of the Public Resources Code is amended to read:

1 25619. (a) For purposes of this section, “qualified counties” means the Counties  
2 of Fresno, Imperial, Inyo, Kern, Kings, Los Angeles, Madera, Merced, Riverside,  
3 San Bernardino, San Diego, San Joaquin, San Luis Obispo, Stanislaus, and Tulare.

4 (b) The commission shall provide up to seven million dollars (\$7,000,000) in  
5 grants to qualified counties for the development or revision of rules and policies,  
6 including, but not limited to, general plan elements, zoning ordinances, and a natural  
7 community conservation plan as a plan participant, that facilitate the development  
8 of eligible renewable energy resources, and their associated electric transmission  
9 facilities, and the processing of permits for eligible renewable energy resources. The  
10 commission may allocate not more than 1 percent of appropriated funds to provide  
11 training to county planning staff to facilitate the siting and permitting of eligible  
12 renewable energy resources. A general plan element or zoning ordinance that is  
13 adopted or revised pursuant to this section shall be completed within two years of  
14 receipt of the grant and shall be consistent with the conservation strategies of any  
15 natural community conservation plan if one has been approved, or is under  
16 development, pursuant to the Natural Community Conservation Planning Act  
17 (~~Chapter 10 (commencing with Section 2800)~~ of Division 3 Title 2 (commencing  
18 with Section 64500) of Part 2 of Division 17 of the Fish and Game Wildlife Code).  
19 For counties within the Desert Renewable Energy Conservation Plan planning area,  
20 the commission may award a grant to a county only if the county meets one of the  
21 following conditions:

22 (1) The county is a “plan participant,” as defined by paragraph (1) of subdivision  
23 (j) of Section ~~2805~~ 64515 of the Fish and Game Wildlife Code, in the Desert  
24 Renewable Energy Conservation Plan.

25 (2) The county enters into a memorandum of understanding with the commission  
26 in which the county agrees to participate in the development of a natural community  
27 conservation plan for the purpose of ensuring that the natural community  
28 conservation plan can achieve the goals set forth in the planning agreement entered  
29 into pursuant to ~~Section 2810~~ Sections 64555 and 64560 of the Fish and Game  
30 Wildlife Code, that is dated May 2010, for the preparation of a natural community  
31 conservation plan, in a manner that is consistent with the applicable policies of the  
32 county.

33 (c) In its initial round of grant funding, the commission shall establish a preference  
34 for a grant to a qualified county in an amount that is adequate to develop a renewable  
35 energy element in its general plan that will facilitate the development and siting of  
36 eligible renewable energy resources that utilize multiple renewable energy  
37 technologies. The commission shall also establish a preference for a grant for those  
38 counties that have experience in geothermal energy development and have adopted  
39 a geothermal element, as defined in Section 25133, to its general plan.

40 (d) The commission shall only implement this section upon receiving a specific  
41 appropriation for the purposes of this section by the Legislature from the Renewable  
42 Resources Trust Fund or other funds from the Energy Resources Program Account.

1 **Comment.** Subdivision (b) of Section 25619 is amended to reflect the recodification of the  
2 former Fish and Game Code.

3 **Pub. Res. Code § 26403 (amended).**

4 SEC. \_\_\_\_ . Section 26403 of the Public Resources Code is amended to read:

5 26403. Programs and projects eligible for funding from the Resources Account  
6 shall be limited to any of the following:

7 (1) Appropriations to the State Coastal Conservancy for grants to public and  
8 private agencies for the restoration of urban waterfronts, as described in “An Urban  
9 Waterfronts Program for California” required by Chapter 1040 of the Statutes of  
10 1981. Appropriations to the conservancy may include, but shall not be limited to,  
11 particular projects identified in that report.

12 (2) Projects under the Roberti-Z’berg Urban Open-Space and Recreation Program  
13 Act (Chapter 3.2 (commencing with Section 5620) of Division 5 of the Public  
14 Resources Code).

15 (3) Appropriations to the State Coastal Conservancy for grants to public and  
16 private agencies for acquisition, development, rehabilitation, restoration, operation,  
17 and maintenance of real property and facilities which provide public access ways to  
18 or along the coast or the shoreline of San Francisco Bay.

19 (4) Wetland protection, preservation, restoration, and ~~enhancement~~ enhancement  
20 projects in accordance with the Keene-Nejedly California Wetlands Preservation  
21 Act (Chapter 7 (commencing with Section 5810) of Division 5 of the Public  
22 Resources Code), or, in accordance with provisions governing the State Coastal  
23 Conservancy (Division 21 (commencing with Section 31000) of the Public  
24 Resources Code).

25 (5) Restoration, enhancement, and preservation of wildlife habitat on federal lands  
26 pursuant to the Sikes Act (16 U.S.C. Sec. 670a, et seq.).

27 (6) Acquisition and development of real property for wildlife management in  
28 accordance with the purposes of the Wildlife Conservation Law of 1947 (~~Chapter 4~~  
29 ~~(commencing with Section 1300) of Division 2 Title 1 (commencing with Section~~  
30 ~~54700) of Part 2 of Division 15 of the Fish and Game Wildlife Code).~~

31 (7) Reforestation, urban forestry, and forest improvement projects in accordance  
32 with the provisions of Part 2.5 (commencing with Section 4790) of Division 4 of  
33 the Public Resources Code.

34 (8) Water reclamation, watershed management, water conservation, instream use,  
35 and drainage management programs approved by the Director of Water Resources  
36 or the State Water Resources Control Board.

37 (9) Watershed restoration, erosion control, fire hazard reduction, land  
38 conservation, and fish and wildlife habitat improvement projects.

39 (10) Acquisition, restoration, and preservation of habitat for rare and endangered  
40 species.

41 (11) Programs for the prevention of soil loss and soil degradation.

42 (12) Programs for the preservation and protection of prime agricultural lands.

1 (13) Shoreline erosion control projects.

2 (14) Mitigation of environmental damage resulting from gas or oil production on  
3 state lands.

4 (15) Programs to develop a computer-based mapping system to store, refine,  
5 analyze, and display resource data.

6 (16) Programs for development and enhancement of renewable agricultural  
7 resources.

8 (17) Programs to safeguard public and environmental health from hazardous  
9 materials.

10 (18) Programs for geothermal resources assessment.

11 (19) Other programs which enhance and conserve renewable and nonrenewable  
12 resources.

13 **Comment.** Section 26403(6) is amended to reflect the recodification of the former Fish and  
14 Game Code. The section is also amended to make a technical correction.

15 **Pub. Res. Code § 28000 (amended).**

16 SEC. \_\_\_\_\_. Section 28000 of the Public Resources Code is amended to read:

17 28000. The Legislature hereby finds and declares all of the following:

18 (a) There has long been a public concern for protecting and preserving the natural  
19 resources, wildlife habitat, recreational, and other environmental values, and public  
20 health at Morro Bay and its watershed, beginning with Senate Resolution 176 in  
21 1966.

22 (b) In 1966, the Senate declared that the preservation of Morro Bay’s fish,  
23 wildlife, recreational and aesthetic resources is of great importance to the people of  
24 California, and directed the Resources Agency to conduct a study of Morro Bay and  
25 its watershed and to prepare a plan for the preservation of the natural resources of  
26 the bay and watershed.

27 (c) The need for a management plan for Morro Bay was demonstrated in a 1966  
28 study by the Department of Fish and ~~Game~~ Wildlife, resulting from the Senate  
29 resolution, which described Morro Bay’s rich natural resources and proposed the  
30 formation of a multiagency planning task force to prepare a comprehensive area  
31 plan for approval by the Legislature.

32 (d) The need for developing a management plan for Morro Bay was recognized  
33 in 1975 by the report of an intergovernmental task force, “A Coastal Watershed  
34 Environmental Management System–Morro Bay, California,” which recommended  
35 various models of cooperative and comprehensive planning and management of  
36 Morro Bay and its watershed.

37 (e) The Morro Bay Task Force, composed of representatives of 50 government  
38 agencies and interest groups, was established in 1987 and adopted as a goal the long-  
39 term preservation, conservation, and enhancement of Morro Bay. It selected  
40 management planning as the best means to pursue that goal.

1 (f) The need to develop and carry out a management plan for Morro Bay and its  
2 watershed has been clearly recognized by the Legislature in adopting Assembly  
3 Concurrent Resolution 118 in 1990 (Resolution Chapter 58 of the Statutes of 1990).

4 (g) This need is also recognized by the approval by the Governor of the  
5 nomination of Morro Bay for the National Estuary Program, as developed and  
6 adopted by the State Water Resources Control Board. The development of a  
7 management plan for Morro Bay will improve the likelihood that Morro Bay will  
8 be accepted into the National Estuary Program.

9 (h) The Congress of the United States is expected to renew and revise the Clean  
10 Water Act (33 U.S.C. Sec. 1250 et seq.), and to include funding for watershed  
11 management planning. Designating Morro Bay and its watershed as a management  
12 planning area will increase the likelihood that Congress will allocate federal funds  
13 for Morro Bay management planning.

14 (i) There is now clear and compelling evidence that Morro Bay is suffering from  
15 an unnaturally rapid, undesirable, and irreversible deterioration as a unique and  
16 valuable natural resource, including (1) a 1988 study, funded by the State Coastal  
17 Conservancy, which determined that Morro Bay has lost over 30 percent of its  
18 estuary over the last 100 years, and that it continues to be threatened by unnaturally  
19 rapid sedimentation and the loss of riparian flow caused by activities on state-owned  
20 and local agency-owned properties and on privately owned agricultural lands within  
21 the watershed, and (2) occasional, recent measurements by the State Department of  
22 Health Services of coliform content that exceed safe levels.

23 (j) The need to prevent erosion in the Morro Bay watershed, which results in  
24 further sedimentation and loss of bay habitat, has been clearly recognized by the  
25 commitment of over three million dollars (\$3,000,000) to watershed enhancement  
26 projects, mostly through the State Coastal Conservancy.

27 (k) The Morro Bay watershed was selected as the pilot watershed for developing  
28 California's nonpoint source pollution regulations to comply with the federal  
29 Coastal Zone Management Act of 1972 (16 U.S.C. Sec. 1451 et seq.).

30 (l) There are unknown factors influencing the health of Morro Bay which need  
31 study, including (1) unsafe levels of nitrates in groundwater in residential areas  
32 adjoining the bay, coupled with rapidly increasing coverage of intertidal mudflats  
33 with algae, and (2) occasional quarantine of oyster production in Morro Bay because  
34 of paralytic poisoning caused by planktonic invasion.

35 (m) Morro Bay is an essential link in the Pacific Flyway, providing the state's  
36 largest waterfowl habitat south of San Francisco. Annually, Morro Bay has the  
37 second or third largest Audubon count of bird species in the nation.

38 (n) Morro Bay offers many beneficial human uses, such as oyster farming,  
39 harboring commercial and recreational fishing boats, recreational boating, and  
40 aesthetic tourist attractions supporting a large business community. A healthy bay  
41 is important for all of these activities and enterprises.

1 (o) Morro Bay remains relatively unspoiled. Action to maintain and enhance it  
2 will be far less costly than restoring it after deterioration.

3 (p) Through the efforts of governmental agencies and volunteer organizations  
4 communicating through the Morro Bay Task Force, strong, widespread,  
5 multipartisan support for the development of a management plan has arisen.  
6 Cooperative effort and the involvement of all concerned has already been  
7 established as the method to follow in planning.

8 (q) It is necessary to develop a comprehensive management plan for Morro Bay  
9 to conduct research, to coordinate the monitoring of sediment and water quality, to  
10 promote coordinated education and public outreach programs, and to identify and  
11 seek sources of funding for these activities.

12 **Comment.** Section 28000 is amended to update a reference to the former Department of Fish  
13 and Game. See Fish & Wildlife Code § 1500.

14 **Pub. Res. Code § 28004 (amended).**

15 SEC. \_\_\_\_ . Section 28004 of the Public Resources Code is amended to read:

16 28004. (a)(1) The agency shall convene the Morro Bay Management Plan Task  
17 Force to develop the plan. The Central Coast Regional Water Quality Control Board  
18 shall be utilized to carry out necessary administrative functions, including selecting  
19 a temporary chairperson of the task force, until such time as the task force  
20 establishes its own organization, leadership, and procedures. The task force shall  
21 meet at least four times each calendar year. The task force shall submit the plan to  
22 the San Luis Obispo County Board of Supervisors and to the Morro Bay City  
23 Council for approval. Following that approval, the task force shall, on or before July  
24 1, 1997, submit the plan to the Legislature.

25 (2) On and after July 1, 1997, the task force shall, on an ongoing basis, make  
26 recommendations to the agency regarding the need for any revisions in the plan.

27 (3) The task force shall terminate as of June 30, 2007.

28 (b) The agency shall encourage all local, state, and federal agencies with  
29 jurisdiction over parts of, or activities within, the bay and its watershed to participate  
30 in the task force. The agency shall also encourage the participation of all interested  
31 business and agricultural groups, commercial organizations, environmental groups,  
32 and any other interested groups or individuals.

33 (1) Participating agencies may include, but are not limited to, the agency, the  
34 National Guard, the Department of Parks and Recreation, the Department of Fish  
35 and Game Wildlife, the Department of Corrections, the State Department of Health  
36 Services, the California Coastal Commission, the State Water Resources Control  
37 Board, the Central Coast Regional Water Quality Control Board, the Coastal San  
38 Luis Resource Conservation District, the State Coastal Conservancy, the California  
39 Conservation Corps, California Polytechnic State University San Luis Obispo, the  
40 University of California Agricultural Extension, the County of San Luis Obispo,  
41 and the City of Morro Bay.

1 (2) Other participants may include, but are not limited to, the Pacific Gas and  
2 Electric Company, agricultural groups, commercial fishing, mariculture, and fish  
3 processing groups, local chambers of commerce, and members of the tourist  
4 industry.

5 (3) The costs incurred by each voluntary participant in the task force shall be  
6 limited to the costs of its own participation at the meetings called by the chairperson  
7 of the task force.

8 **Comment.** Section 28004 is amended to update a reference to the former Department of Fish  
9 and Game. See Fish & Wildlife Code § 1500.

10 **Pub. Res. Code § 29004 (amended).**

11 SEC. \_\_\_\_\_. Section 29004 of the Public Resources Code is amended to read:  
12 29004. The Legislature further finds and declares as follows:

13 (a) That the San Francisco Bay Conservation and Development Commission and  
14 the Department of Fish and Game Wildlife, pursuant to the Nejedly-Bagley-Z'berg  
15 Suisun Marsh Preservation Act of 1974 (former Chapter 9 (commencing with  
16 Section 1850) of Division 2 of the Fish and Game Code, added by Chapter 1486 of  
17 the Statutes of 1974), have made a detailed study of the Suisun Marsh; that there  
18 has been extensive participation by other governmental agencies, private interests,  
19 and the general public in the study; and that, based on the study, the commission  
20 has prepared the Suisun Marsh Protection Plan for the orderly and long-range  
21 conservation, use, and management of the natural, scenic, recreational, and  
22 manmade resources of the marsh.

23 (b) That the Suisun Marsh Protection Plan contains a series of recommendations  
24 which require implementation by the Legislature; and, accordingly, these  
25 recommendations are implemented in the manner provided in this division.

26 **Comment.** Section 29004 is amended to clarify a cross-reference to Chapter 9 (commencing  
27 with Section 1850) of Division 2 of the former Fish and Game Code. The section is also amended  
28 to update a reference to the former Department of Fish and Game. See Fish & Wildlife Code § 1500.

29 **Pub. Res. Code § 29107 (amended).**

30 SEC. \_\_\_\_\_. Section 29107 of the Public Resources Code is amended to read:  
31 29107. “Department” means the Department of Fish and Game Wildlife.

32 **Comment.** Section 29107 is amended to update a reference to the former Department of Fish  
33 and Game. See Fish & Wildlife Code § 1500.

34 **Pub. Res. Code § 29305 (amended).**

35 SEC. \_\_\_\_\_. Section 29305 of the Public Resources Code is amended to read:

36 29305. The Wildlife Conservation Board shall acquire title to, or a lesser right or  
37 interest in, land or water that the board determines is appropriate for the purposes  
38 of the protection plan. When authorized by the board, the department shall construct  
39 facilities that are suitable for the purpose for which the acquisitions were made. The  
40 acquisitions shall be made in accordance with the Wildlife Conservation Law of

1 1947 (~~Chapter 4 (commencing with Section 1300) of Division 2 Title 1~~  
2 ~~(commencing with Section 54700) of Part 2 of Division 15 of the Fish and Game~~  
3 ~~Wildlife Code~~) and the criteria specified in Section 29009 of this code.

4 **Comment.** Section 29305 is amended to reflect the recodification of the former Fish and Game  
5 Code.

6 **Pub. Res. Code § 29413 (amended).**

7 SEC. \_\_\_\_\_. Section 29413 of the Public Resources Code is amended to read:

8 29413. (a) Not less than 15 days after submission of the local protection program,  
9 or any component thereof, pursuant to Section 29412, the commission shall request  
10 comments on the program from the Department of Fish and Game Wildlife, from  
11 the State Department of Health, from all local governments, and from such other  
12 governmental agencies and interested persons as the commission may determine  
13 would be of assistance in reviewing the proposed program. The department or any  
14 such agency or person shall provide its comments within 60 days of the  
15 commission's request, and failure to provide comments within such time shall be  
16 deemed to mean that the department or any such agency or person has no comments  
17 to make.

18 (b) In addition to its responsibilities under subdivision (a), the department shall  
19 specifically determine whether the component of the local protection program  
20 prepared by the Suisun Resource Conservation District is, in the opinion of the  
21 department, consistent with this division and the policies of the protection plan.

22 (c) The Director of Health shall specifically determine whether the component of  
23 the local protection program prepared by the Solano County Mosquito Abatement  
24 District is in conformity with the applicable provisions of the Health and Safety  
25 Code.

26 **Comment.** Section 29413 is amended to update a reference to the former Department of Fish  
27 and Game. See Fish & Wildlife Code § 1500.

28 **Pub. Res. Code § 30100.2 (amended).**

29 SEC. \_\_\_\_\_. Section 30100.2 of the Public Resources Code is amended to read:

30 30100.2. "Aquaculture" means a form of agriculture as defined in Section 17 225  
31 of the Fish and Game Wildlife Code. Aquaculture products are agricultural  
32 products, and aquaculture facilities and land uses shall be treated as agricultural  
33 facilities and land uses in all planning and permit-issuing decisions governed by this  
34 division.

35 **Comment.** Section 30100.2 is amended to reflect the recodification of the former Fish and Game  
36 Code.

37 **Pub. Res. Code § 30170 (amended).**

38 SEC. \_\_\_\_\_. Section 30170 of the Public Resources Code is amended to read:

39 30170. In San Diego County:

1 (a) In the City of Oceanside, approximately 500 acres are excluded as specifically  
2 shown on maps 30A and 31.

3 (b) In the City of Carlsbad, approximately 180 acres in the downtown area, except  
4 for the Elm Street corridor, are excluded as specifically shown on map 31.

5 (c) In the City of Carlsbad, the area lying north of the Palomar Airport as generally  
6 shown on maps 31 and 32 and as specifically described in this subdivision is  
7 excluded.

8 Those portions of lots “F” and “G” of Rancho Agua Hedionda, part in the City of  
9 Carlsbad and part in the unincorporated area of the County of San Diego, State of  
10 California, according to the partition map thereof No. 823, filed in the office of the  
11 county recorder of that county, November 16, 1896, described as follows:

12 Commencing at point 1 of said lot “F” as shown on said map; thence along the  
13 boundary line of said lot “F” south  $25^{\circ} 33' 56\text{Prime}$ ; east, 229.00 feet to point 23  
14 of said lot “F” and south  $54^{\circ} 40' 19\text{Prime}$ ; east, 1347.00 feet; thence leaving said  
15 boundary line south  $35^{\circ} 19' 44\text{Prime}$ ; west, 41.28 feet to the true point of  
16 beginning, which point is the true point of beginning, of the land described in deed  
17 to Japatul Corporation recorded December 8, 1975, at recorder’s file/page No.  
18 345107 of official records to said county; thence along the boundary line of said  
19 land south  $35^{\circ} 19' 44\text{Prime}$ ; west, 2216.46 feet and north  $53^{\circ} 02' 49\text{Prime}$ ; west,  
20 1214.69 feet to the northeast corner of the land described in deed to Japatul  
21 Corporation recorded December 8, 1975, at recorder’s file/page No. 345103 of said  
22 official records; thence along the boundary lines of said land as follows: West, 1550  
23 feet, more or less, to the boundary of said lot “F”; south  $00^{\circ} 12' 00\text{Prime}$ ; west,  
24 550 feet, more or less, to point 5 of said lot “F”; south  $10^{\circ} 25' 10\text{Prime}$ ; east along  
25 a straight line between said point 5 and point 14 of said lot “F,” to point 14 of said  
26 lot “F”; thence along the boundary of said lot “F” south  $52^{\circ} 15' 45\text{Prime}$ ; east  
27 (record south  $51^{\circ} 00' 00\text{Prime}$ ; east) 1860.74 feet more or less to the most westerly  
28 corner of the land conveyed to James L. Hieatt, et ux, by deed recorded June 11,  
29 1913, in Book 617, page 54 of deed, records of said county; thence along the  
30 northwesterly and northeasterly boundary of Hieatt’s land as follows: North  $25^{\circ} 00'$   
31  $00\text{Prime}$ ; east, 594.00 feet and south  $52^{\circ} 15' 45\text{Prime}$ ; east (record south  $51^{\circ}$   
32  $00' 00\text{Prime}$ ; east per deed) 1348.61 feet to a point of intersection with the  
33 northerly line of Palomar County Airport, said point being on the boundary of the  
34 land conveyed to Japatul Corporation by deed recorded December 8, 1975, at  
35 recorder’s file/page No. 345107 of said official records; thence along said boundary  
36 as follows: North  $79^{\circ} 10' 00\text{Prime}$ ; east, 4052.22 feet north  $10^{\circ} 50' 00\text{Prime}$ ;  
37 west, 500.00 feet; north  $79^{\circ} 10' 00\text{Prime}$ ; east 262.00 feet, south  $10^{\circ} 50'$   
38  $00\text{Prime}$ ; east, 500.00 feet; north  $79^{\circ} 10' 00\text{Prime}$ ; east, 1005 feet, more or less,  
39 to the westerly line of the land conveyed to the County of San Diego by deed  
40 recorded May 28, 1970, at recorder’s file/page No. 93075 of said official records;  
41 thence continuing along the boundary of last said Japatul Corporation’s land north  
42  $38^{\circ} 42' 44\text{Prime}$ ; west, 2510.58 feet to the beginning of a tangent 1845.00 foot

1 radius curve concave northeasterly; along the arc of said curve through a central  
2 angle of 14° 25′ 52&Prime; a distance of 464.70 feet to a point of the southerly  
3 boundary of the land allotted to Thalia Kelly Considine, et al., by partial final  
4 judgment in partition, recorded January 18, 1963, at recorder’s file/page No. 11643  
5 of said official records; thence continuing along last said Japatul Corporation’s land  
6 south 67° 50′ 28&Prime; west, 1392.80 feet north 33° 08′ 52&Prime; west, 915.12  
7 feet and north 00° 30′ 53&Prime; west, 1290.37 feet to the southerly line of said  
8 land conveyed to the County of San Diego, being also the northerly line of last said  
9 Japatul Corporation’s land; thence along said common line north 74° 57′ 25&Prime;  
10 west, 427.67 feet to the beginning of a tangent 2045.00 foot radius curve concave  
11 northerly; and westerly along the arc of said curve through a central angle of 16°  
12 59′ 24&Prime;; a distance of 606.41 feet to the true point of beginning.

13 And those properties known as assessors parcel Nos. 212-020-08, 212-020-22,  
14 and 212-020-23.

15 Excepting therefrom, that portion, if any, conveyed to the County of San Diego,  
16 by quitclaim deed recorded January 12, 1977, at recorder’s file/page No. 012820 of  
17 said official records.

18 No development may occur in the area described in this subdivision until a plan  
19 for drainage of the parcel to be developed has been approved by the local  
20 government having jurisdiction over the area after consultation with the commission  
21 and the Department of Fish and Game Wildlife. The plan shall assure that no  
22 detrimental increase occurs in runoff of water from the parcel to be developed and  
23 shall require that the facilities necessary to implement the plan are installed as part  
24 of the development.

25 (d) In the City of Carlsbad and adjacent unincorporated areas, approximately 600  
26 acres consisting of the Palomar Airport and an adjoining industrial park are  
27 excluded as specifically shown on maps 31 and 32.

28 (e) An area consisting of approximately 333 acres lying west and south of the  
29 Palomar Airport and bounded on the south by Palomar Airport Road is excluded as  
30 specifically shown on maps 31 and 32.

31 No development may occur in the area described in this subdivision until a plan  
32 for drainage of the parcel to be developed has been approved by the local  
33 government having jurisdiction over the area after consultation with the commission  
34 and the Department of Fish and Game Wildlife. The plan shall assure that no  
35 detrimental increase occurs in runoff of water from the parcel to be developed and  
36 shall require that the facilities necessary to implement the plan are installed as part  
37 of the development.

38 (f) On or before October 1, 1980, the commission shall, after public hearing and  
39 in consultation with the City of Carlsbad, prepare, approve, and adopt a local coastal  
40 program for the following parcels in the vicinity of Batiquitos Lagoon within the  
41 City of Carlsbad: lands owned by Rancho La Costa, a registered limited partnership,  
42 lands (consisting of approximately 80 acres) owned by Standard Pacific of San

1 Diego, Inc., that were conveyed by Rancho La Costa on October 8, 1977, and lands  
2 owned by the Occidental Petroleum Company. Those parcels shall be determined  
3 by ownership as of September 12, 1979. As used in this subdivision, “parcels”  
4 means the parcels identified in this paragraph. The local coastal program required  
5 by this subdivision shall include all of the following elements:

6 (1) Protection of agricultural lands and uses to the extent feasible.

7 (2) Minimization of adverse impacts from sedimentation.

8 (3) Protection of feasible public recreational opportunities.

9 (4) Provision for economically feasible development consistent with the three  
10 elements specified in this subdivision.

11 The local coastal program required by this subdivision shall, after adoption by the  
12 commission, be deemed certified and shall for all purposes of this division constitute  
13 certified local coastal program segments for those parcels in the City of Carlsbad.  
14 The segments of the city’s local coastal program for those parcels may be amended  
15 pursuant to the provisions of this division relating to the amendment of local coastal  
16 programs. In addition, until (i) the City of Carlsbad adopts or enacts the  
17 implementing actions contained in the local coastal program, or (ii) other statutory  
18 provisions provide alternately for the adoption, certification, and implementation of  
19 a local coastal program for those parcels, the local coastal program required by this  
20 subdivision may also be amended by the commission at the request of the owner of  
21 any of those parcels. For administrative purposes, the commission may group these  
22 requests in order to schedule them for consideration at a single commission hearing.  
23 However, the commission shall schedule these requests for consideration at least  
24 once during each four-month period, beginning January 1, 1982. After either of  
25 these events occur, however, these property owners shall no longer be eligible to  
26 request the commission to amend the local coastal program.

27 If the commission fails to adopt a local coastal program within the time limits  
28 specified in this subdivision, those parcels shall be excluded from the coastal zone  
29 and shall no longer be subject to this division. It is the intent of the Legislature in  
30 enacting this subdivision that a procedure to expedite the preparation and adoption  
31 of a local coastal program for those parcels be established so that the public and  
32 affected property owners know as soon as possible what the permissible uses of  
33 those lands are.

34 (g) In the vicinity of the intersection of Del Mar Heights Road and the San Diego  
35 Freeway, approximately 250 acres are excluded as specifically shown on map 33.

36 (h) In the vicinity of the intersection of Carmel Valley Road and the San Diego  
37 Freeway, approximately 45 acres are added as specifically shown on map 33.

38 In the City of San Diego, the Carmel Valley area consisting of approximately  
39 1,400 acres as shown on map 33 that has been placed on file with the Secretary of  
40 State on January 23, 1980, shall be excluded from the coastal zone after the City of  
41 San Diego submits, and the commission certifies, a drainage plan and a  
42 transportation plan for the area. The city shall implement and enforce the certified

1 drainage and transportation plans. Any amendments or changes to the underlying  
2 land use plan for the area that affects drainage, or to either the certified drainage or  
3 transportation plan, shall be reviewed and processed in the same manner as an  
4 amendment of a certified local coastal program pursuant to Section 30514. Any land  
5 use not in conformance with the certified drainage and transportation plans may be  
6 appealed to the commission pursuant to the appeals procedure as provided by  
7 Chapter 7 (commencing with Section 30600). The drainage plan and any  
8 amendments thereto shall be prepared after consultation with the Department of Fish  
9 and ~~Game~~ Wildlife and shall ensure that problems resulting from water runoff,  
10 sedimentation, and siltation are adequately identified and resolved.

11 (i) Near the head of the south branch of Los Penasquitos Canyon, the boundary is  
12 moved seaward to the five-mile limit as described in Section 30103 and as  
13 specifically shown on map 33.

14 (j) In the City of San Diego, approximately 1,855 acres known as the Mount  
15 Soledad and La Jolla Mesa areas are added as specifically shown on map 34.  
16 However, on or before February 29, 1980, and pursuant to either subdivision (d) of  
17 Section 30610 or Section 30610.5, the commission shall exclude from coastal  
18 development permit requirements any single-family residence within the area  
19 specified in this subdivision. No coastal development permit shall be required for  
20 any improvement, maintenance activity, relocation, or reasonable expansion of any  
21 commercial radio or television transmission facilities within the area specified in  
22 this subdivision unless the proposed activity could result in a significant change in  
23 the density or intensity of use in the area or could have a significant adverse impact  
24 on highly scenic resources of public importance. However, no prior review by the  
25 commission of this activity shall be required.

26 (k) In the City of San Diego, approximately 30 acres known as the Famosa Slough  
27 is added as specifically shown on maps 34 and 35.

28 **Comment.** Section 30170 is amended to update references to the former Department of Fish and  
29 Game. See Fish & Wildlife Code § 1500.

30 **Pub. Res. Code § 30233 (amended).**

31 SEC. \_\_\_\_\_. Section 30233 of the Public Resources Code is amended to read:

32 30233. (a) The diking, filling, or dredging of open coastal waters, wetlands,  
33 estuaries, and lakes shall be permitted in accordance with other applicable  
34 provisions of this division, where there is no feasible less environmentally damaging  
35 alternative, and where feasible mitigation measures have been provided to minimize  
36 adverse environmental effects, and shall be limited to the following:

37 (1) New or expanded port, energy, and coastal-dependent industrial facilities,  
38 including commercial fishing facilities.

39 (2) Maintaining existing, or restoring previously dredged, depths in existing  
40 navigational channels, turning basins, vessel berthing and mooring areas, and boat  
41 launching ramps.

1 (3) In open coastal waters, other than wetlands, including streams, estuaries, and  
2 lakes, new or expanded boating facilities and the placement of structural pilings for  
3 public recreational piers that provide public access and recreational opportunities.

4 (4) Incidental public service purposes, including, but not limited to, burying  
5 cables and pipes or inspection of piers and maintenance of existing intake and outfall  
6 lines.

7 (5) Mineral extraction, including sand for restoring beaches, except in  
8 environmentally sensitive areas.

9 (6) Restoration purposes.

10 (7) Nature study, aquaculture, or similar resource-dependent activities.

11 (b) Dredging and spoils disposal shall be planned and carried out to avoid  
12 significant disruption to marine and wildlife habitats and water circulation. Dredge  
13 spoils suitable for beach replenishment should be transported for these purposes to  
14 appropriate beaches or into suitable longshore current systems.

15 (c) In addition to the other provisions of this section, diking, filling, or dredging  
16 in existing estuaries and wetlands shall maintain or enhance the functional capacity  
17 of the wetland or estuary. Any alteration of coastal wetlands identified by the  
18 Department of Fish and Game Wildlife, including, but not limited to, the 19 coastal  
19 wetlands identified in its report entitled, “Acquisition Priorities for the Coastal  
20 Wetlands of California”, shall be limited to very minor incidental public facilities,  
21 restorative measures, nature study, commercial fishing facilities in Bodega Bay, and  
22 development in already developed parts of south San Diego Bay, if otherwise in  
23 accordance with this division.

24 For the purposes of this section, “commercial fishing facilities in Bodega Bay”  
25 means that not less than 80 percent of all boating facilities proposed to be developed  
26 or improved, where the improvement would create additional berths in Bodega Bay,  
27 shall be designed and used for commercial fishing activities.

28 (d) Erosion control and flood control facilities constructed on watercourses can  
29 impede the movement of sediment and nutrients that would otherwise be carried by  
30 storm runoff into coastal waters. To facilitate the continued delivery of these  
31 sediments to the littoral zone, whenever feasible, the material removed from these  
32 facilities may be placed at appropriate points on the shoreline in accordance with  
33 other applicable provisions of this division, where feasible mitigation measures have  
34 been provided to minimize adverse environmental effects. Aspects that shall be  
35 considered before issuing a coastal development permit for these purposes are the  
36 method of placement, time of year of placement, and sensitivity of the placement  
37 area.

38 **Comment.** Section 30233 is amended to update a cross-reference to the former Department of  
39 Fish and Game. See Fish & Wildlife Code § 1500.

40 **Pub. Res. Code § 30265.5 (amended).**

41 SEC. \_\_\_\_\_. Section 30265.5 of the Public Resources Code is amended to read:

1 30265.5. (a) The Governor, or the Governor’s designee, shall coordinate activities  
2 concerning the transport and refining of offshore oil. Coordination efforts shall  
3 consider public health risks, the ability to achieve short- and long-term air emission  
4 reduction goals, the potential for reducing California’s vulnerability and  
5 dependence on oil imports, economic development and jobs, and other factors  
6 deemed important by the Governor, or the Governor’s designee.

7 (b) The Governor, or the Governor’s designee, shall work with state and local  
8 agencies, and the public, to facilitate the transport and refining of offshore oil in a  
9 manner which will promote the greatest public health and environmental and  
10 economic benefits to the people of the state.

11 (c) The Governor, or the Governor’s designee, shall consult with any individual  
12 or organization having knowledge in this area, including, but not limited to,  
13 representatives from the following:

14 (1) State Energy Resources Conservation and Development Commission.

15 (2) State Air Resources Board.

16 (3) California Coastal Commission.

17 (4) Department of Fish and ~~Game~~ Wildlife.

18 (5) State Lands Commission.

19 (6) Public Utilities Commission.

20 (7) Santa Barbara County.

21 (8) Santa Barbara County Air Pollution Control District.

22 (9) Southern California Association of Governments.

23 (10) South Coast Air Quality Management District.

24 (11) Oil industry.

25 (12) Public interest groups.

26 (13) United States Department of the Interior.

27 (14) United States Department of Energy.

28 (15) United States Environmental Protection Agency.

29 (16) National Oceanic and Atmospheric Administration.

30 (17) United States Coast Guard.

31 (d) This act is not intended, and shall not be construed, to decrease, duplicate, or  
32 supersede the jurisdiction, authority, or responsibilities of any local government, or  
33 any state agency or commission, to discharge its responsibilities concerning the  
34 transportation and refining of oil.

35 **Comment.** Section 30265.5 is amended to update a reference to the former Department of Fish  
36 and Game. See Fish & Wildlife Code § 1500.

37 **Pub. Res. Code § 30404 (amended).**

38 SEC. \_\_\_\_\_. Section 30404 of the Public Resources Code is amended to read:

39 30404. (a) The Natural Resources Agency shall periodically, in the case of the  
40 State Energy Resources Conservation and Development Commission, the State  
41 Board of Forestry and Fire Protection, the State Water Resources Control Board and

1 the California regional water quality control boards, the State Air Resources Board  
2 and air pollution control districts and air quality management districts, the  
3 Department of Fish and Game Wildlife, the Department of Parks and Recreation,  
4 the California Geological Survey and the Division of Oil, Gas, and Geothermal  
5 Resources in the Department of Conservation, and the State Lands Commission,  
6 and may, with respect to any other state agency, submit recommendations designed  
7 to encourage the state agency to carry out its functions in a manner consistent with  
8 this division. The recommendations may include proposed changes in  
9 administrative regulations, rules, and statutes.

10 (b) This section shall become operative on July 1, 2013.

11 **Comment.** Section 30404 is amended to update a reference to the former Department of Fish  
12 and Game. See Fish & Wildlife Code § 1500.

13 **Pub. Res. Code § 30420 (amended).**

14 SEC. \_\_\_\_\_. Section 30420 of the Public Resources Code is amended to read:

15 30420. Prior to taking any action on (1) a local coastal program or any amendment  
16 thereto, (2) any coastal development permit, or (3) any consistency determination  
17 or certification, that relates to the disposal of hazardous substances at sea, the  
18 commission shall consult with the following governmental entities:

19 (a) Department of Toxic Substances Control.

20 (b) State Lands Commission.

21 (c) State Air Resources Board and relevant air pollution control districts or air  
22 quality management districts.

23 (d) Department of Fish and Game Wildlife.

24 (e) State Water Resources Control Board and relevant California regional water  
25 quality control boards.

26 (f) Secretary for Environmental Protection.

27 (g) Governor's Office of Planning and Research.

28 (h) The local government located closest to the proposed activity, or within whose  
29 jurisdiction the activity is proposed, or within whose jurisdiction there may be  
30 effects of the proposed activity.

31 **Comment.** Section 30420 is amended to update a reference to the former Department of Fish  
32 and Game. See Fish & Wildlife Code § 1500.

33 **Pub. Res. Code § 30609.5 (amended).**

34 SEC. \_\_\_\_\_. Section 30609.5 of the Public Resources Code is amended to read:

35 30609.5. (a) Except as provided in subdivisions (b) and (c), no state land that is  
36 located between the first public road and the sea, with an existing or potential public  
37 accessway to or from the sea, or that the commission has formally designated as part  
38 of the California Coastal Trail, shall be transferred or sold by the state to any private  
39 entity unless the state retains a permanent property interest in the land adequate to  
40 provide public access to or along the sea. In any transfer or sale of real property by  
41 a state agency to a private entity or person pursuant to this section, the instrument

1 of conveyance created by the state shall require that the private entity or person or  
2 the entity or person’s successors or assigns manage the property in such a way as to  
3 ensure that existing or potential public access is not diminished. The instrument of  
4 conveyance shall further require that any violation of this management requirement  
5 shall result in the reversion of the real property to the state.

6 (b) This section shall not apply to the transfer of state land to a nonprofit  
7 organization that exists for the purposes of preserving lands for public use and  
8 enjoyment and meets the requirements of subdivision (b) of Section 831.5 of the  
9 Government Code.

10 (c) Notwithstanding the provisions of subdivision (a), state lands between the first  
11 public road and the sea, that are under the possession and control of the Department  
12 of Parks and Recreation or the State Coastal Conservancy, may be transferred or  
13 sold if the department or the conservancy makes one or more of the following  
14 findings at a noticed public hearing relating to the transfer or sale of the property:

15 (1) The state has retained or will retain, as a condition of the transfer or sale,  
16 permanent property interests on the land providing public access to or along the sea.

17 (2) Equivalent or greater public access to the same beach or shoreline area is  
18 provided for than would be feasible if the land were to remain in state ownership.

19 (3) The land to be transferred or sold is an environmentally sensitive area with  
20 natural resources that would be adversely impacted by public use, and the state will  
21 retain permanent property interests in the land that may be necessary to protect, or  
22 otherwise provide for the permanent protection of, those resources prior to or as a  
23 condition of the transfer or sale.

24 (4) The land to be transferred or sold has neither existing nor potential public  
25 accessway to the sea.

26 (d) Nothing in this section shall be construed to interfere with the management  
27 responsibilities of state resource agencies, including, but not limited to, the  
28 responsibilities to ensure public safety and implement the California Endangered  
29 Species Act (~~Chapter 1.5 (commencing with Section 2050) of Division 3 Part 1~~  
30 (commencing with Section 62000) of Division 17 of the Fish and Game Wildlife  
31 Code).

32 (e) As used in this section, “state land” means any real property in which the state  
33 or any state agency has an ownership interest including, but not limited to, a fee,  
34 title, easement, deed restriction, or other interest in land. It does not include land in  
35 which a city, county, city and county, or district has an ownership interest.

36 (f) Nothing in this section is intended to restrict a private property owner’s right  
37 to sell or transfer private property.

38 **Comment.** Subdivision (d) of Section 30609.5 is amended to reflect the recodification of the  
39 former Fish and Game Code.

40 **Pub. Res. Code § 30921 (amended).**

41 SEC. \_\_\_\_\_. Section 30921 of the Public Resources Code is amended to read:

1 30921. (a) Upon appropriation by the Legislature for that purpose, funds may be  
2 expended by the board, in consultation with the State Coastal Conservancy, the  
3 California Coastal Commission, and, as appropriate, the Department of Fish and  
4 Game Wildlife, to award grants, not to exceed one million dollars (\$1,000,000) per  
5 project, to local public agencies and nonprofit organizations for the purposes of this  
6 chapter.

7 (b) The projects funded to carry out this chapter shall demonstrate the capability  
8 of contributing to sustained, long-term water quality or environmental restoration  
9 or protection benefits for a period of 20 years, address the causes of degradation  
10 rather than the symptoms, and be consistent with water quality control plans and  
11 resource protection plans prepared, implemented, or adopted by the board, the  
12 applicable regional board, the Department of Fish and Game Wildlife, and the State  
13 Coastal Conservancy.

14 (c) An applicant for funds to carry out this chapter shall be required to submit to  
15 the board a monitoring and reporting plan that does all of the following:

16 (1) Identifies the sources of pollution to be prevented or reduced by the project.

17 (2) Describes the baseline water quality or environmental quality to be addressed.

18 (3) Describes the manner in which the project will be effective in preventing or  
19 reducing pollution and in demonstrating the desired environmental results.

20 (4) Describes the monitoring program, including, but not limited to, the  
21 methodology, frequency, and duration of monitoring.

22 (d) Upon completion of the project, a recipient of funds to carry out this chapter  
23 shall submit a report to the board that summarizes the completed activities and  
24 indicates whether the purposes of the project have been met. The report shall include  
25 information collected by the recipient in accordance with the project monitoring and  
26 reporting plan, including a determination of the effectiveness of the project in  
27 preventing or reducing pollution, and the results of the monitoring program. The  
28 board shall make the report available to the public, watershed groups, and federal,  
29 state, and local agencies.

30 (e) The board may not award more than 25 percent of a grant to carry out this  
31 chapter in advance of the expenditure of funds by a grantee.

32 (f) An applicant for funds to carry out this chapter shall inform the board of any  
33 necessary public agency approvals, entitlements, and permits that may be necessary  
34 to implement the project. The applicant shall certify to the board, at the appropriate  
35 time, that those approvals, entitlements, and permits have been granted.

36 (g) Where recovery plans for coho salmon, steelhead trout, or other threatened or  
37 endangered coastal and marine aquatic species exist, projects funded to carry out  
38 this chapter shall be consistent with those plans and, to the extent feasible, shall seek  
39 to implement actions specified in those plans.

40 (h) The board, in consultation with the California Coastal Commission, shall  
41 appoint a marine managed areas water quality task force comprised of individuals  
42 representing the breadth and diversity of coastal communities, interested nonprofit

1 groups, and marine resource users. All proposals for grant funding to carry out this  
2 chapter shall be reviewed by the task force. The task force may recommend projects  
3 to the board for funding consideration.

4 (i) The board shall provide opportunity for public review and comment in  
5 awarding funds to carry out this chapter.

6 **Comment.** Section 30921 is amended to update references to the former Department of Fish and  
7 Game. See Fish & Wildlife Code § 1500.

8 **Pub. Res. Code § 31220 (amended).**

9 SEC. \_\_\_\_ . Section 31220 of the Public Resources Code is amended to read:

10 31220. (a) In order to improve and protect coastal and marine water quality and  
11 habitats, the conservancy may undertake coastal watershed and coastal and marine  
12 habitat water quality, sediment management, and living marine resources protection  
13 and restoration projects or award grants for those projects, consistent with this  
14 chapter. Except for projects described in paragraph (7), (8), (9), or (10) of  
15 subdivision (b), the conservancy shall consult with the State Water Resources  
16 Control Board in the development of the project or grant to ensure consistency with  
17 Chapter 3 (commencing with Section 30915) of Division 20.4 of the Public  
18 Resources Code.

19 (b) The conservancy may undertake a project or award a grant for a project under  
20 this section only if the project does one or more of the following:

21 (1) Reduces contamination of waters within the coastal zone or marine waters.

22 (2) Protects or restores fish and wildlife habitat within coastal and marine waters  
23 and coastal watersheds, including, but not limited to, permit coordination projects  
24 for watershed restoration.

25 (3) Reduces threats to coastal and marine fish and wildlife.

26 (4) Reduces unnatural erosion and sedimentation of coastal watersheds or  
27 contributes to the reestablishment of natural erosion and sediment cycles.

28 (5) Provides for monitoring and mapping of coastal currents, marine habitats, and  
29 marine wildlife, in order to facilitate the protection and enhancement of resources  
30 within the coastal zone. A project considered under this paragraph shall be  
31 implemented in consultation with the Department of Fish and Game Wildlife.

32 (6) Acquires, protects, and restores coastal wetlands, riparian areas, floodplains,  
33 and other sensitive watershed lands, including watershed lands draining to sensitive  
34 coastal or marine areas.

35 (7) Reduces the impact of population and economic pressures on coastal and  
36 marine resources.

37 (8) Provides for public access compatible with resource protection and restoration  
38 objectives.

39 (9) Provides for the construction or expansion of nature centers or research  
40 facilities that emphasize conservation education or research activities focusing on  
41 the marine portion of the coastal zone or the land and ocean interface.

1 (10) Provides for projects and activities consistent with Division 26.5  
2 (commencing with Section 35500).

3 (c) Projects funded pursuant to this section shall include a monitoring and  
4 evaluation component and shall be consistent with the following, if available and  
5 relevant to the project:

6 (1) Integrated Watershed Management Program established pursuant to Section  
7 30947.

8 (2) Local watershed management plans.

9 (3) Water quality control plans adopted by the State Water Resources Control  
10 Board and regional water quality control boards.

11 **Comment.** Section 31220 is amended to update a reference to the former Department of Fish  
12 and Game. See Fish & Wildlife Code § 1500.

13 **Pub. Res. Code § 31251.2 (amended).**

14 SEC. \_\_\_\_\_. Section 31251.2 of the Public Resources Code is amended to read:

15 31251.2. (a) In order to enhance the natural or scenic character of coastal  
16 resources within the coastal zone, the conservancy may undertake a project or award  
17 a grant, consistent with subdivision (a) of Section 30200 and pursuant to this  
18 chapter, to enhance a watershed resource that is partly outside of the coastal zone.  
19 Any of these projects or grants which involve the management of fish shall be  
20 approved by the Department of Fish and ~~Game~~ Wildlife.

21 Neither the conservancy nor any other state agency shall undertake a project  
22 affecting an area partly inside and partly outside the coastal zone under this chapter,  
23 except at the request of the local public agency or agencies having jurisdiction over  
24 the entire project area.

25 (b) Any enhancement activity carried out pursuant to this section shall not be  
26 subject to any commission review, as set forth in Section 31258, for that portion of  
27 the activity located outside the coastal zone. However, the commission through its  
28 executive director and the Department of Fish and ~~Game~~ Wildlife may review and  
29 comment on the enhancement plan's consistency with the policies and objectives of  
30 Division 20 (commencing with Section 30000).

31 (c) No funds set forth in subdivision (c) of Section 5096.151 of the Public  
32 Resources Code, shall be expended on enhancement activities that are outside the  
33 coastal zone.

34 (d) This section shall not apply to any portion of the Santa Monica Mountains  
35 Zone as set forth in Division 23 (commencing with Section 33000).

36 **Comment.** Section 31251.2 is amended to update references to the former Department of Fish  
37 and Game. See Fish & Wildlife Code § 1500.

38 **Pub. Res. Code § 32301 (amended).**

39 SEC. \_\_\_\_\_. Section 32301 of the Public Resources Code is amended to read:

40 32301. The Legislature finds and declares all of the following:

1 (a) The Sacramento-San Joaquin Delta is a unique natural resource of local, state,  
2 and national significance.

3 (b) At 1,300 square miles, the Delta is the largest estuary on the west coast of  
4 North and South America.

5 (c) Its rivers and labyrinths of sloughs and channels are home to 750 species of  
6 plants and wildlife as well as 55 species of fish, provide habitat for 700 native plant  
7 and animal species, and are part of the Pacific Flyway.

8 (d) The Delta contains more than 500,000 acres of agricultural land, with unique  
9 soils, and farmers who are creative and utilize innovative agriculture, such as carbon  
10 sequestration crops, subsidence reversal crops, wildlife-friendly crops, and crops  
11 direct for marketing to the large urban populations nearby.

12 (e) The Delta and Suisun Marsh provide numerous opportunities for recreation,  
13 such as boating, kayaking, fishing, hiking, birding, and hunting. Navigable  
14 waterways in the Delta are available for public access and currently make up the  
15 majority of recreational opportunities. There is a need for land-based recreational  
16 access points including parks, picnic areas, and campgrounds.

17 (f) The Delta's history is rich with a distinct natural, agricultural, and cultural  
18 heritage. It is home to the community of Locke, the only town in the United States  
19 built primarily by early Chinese immigrants. Other legacy communities include  
20 Bethel Island, Clarksburg, Courtland, Freeport, Hood, Isleton, Knightsen, Rio Vista,  
21 Ryde, and Walnut Grove.

22 (g) The Delta is home to more than 500,000 people and 200,000 jobs, and  
23 contributes over thirty-five billion dollars (\$35,000,000,000) to the state's economy.

24 (h) In addition, the Delta provides water to more than 25 million Californians and  
25 three million acres of agricultural land. It supports a four hundred billion dollar  
26 (\$400,000,000,000) economy and is traversed by energy, communications, and  
27 transportation facilities vital to the economic health of California.

28 (i) A Sacramento-San Joaquin Delta Conservancy can support efforts that advance  
29 both environmental protection and the economic well-being of Delta residents in a  
30 complementary manner, including all of the following:

31 (1) Protect and enhance habitat and habitat restoration.

32 (2) Protect and preserve Delta agriculture and working landscapes.

33 (3) Provide increased opportunities for tourism and recreation.

34 (4) Promote Delta legacy communities and economic vitality in the Delta in  
35 coordination with the Delta Protection Commission.

36 (5) Increase the resilience of the Delta to the effects of natural disasters such as  
37 floods and earthquakes, in coordination with the Delta Protection Commission.

38 (6) Protect and improve water quality.

39 (7) Assist the Delta regional economy through the operation of the conservancy's  
40 program.

41 (8) Identify priority projects and initiatives for which funding is needed.

1 (9) Protect, conserve, and restore the region’s physical, agricultural, cultural,  
2 historical, and living resources.

3 (10) Assist local entities in the implementation of their habitat conservation plans  
4 (HCPs) and natural community conservation plans (NCCPs).

5 (11) Facilitate take protection and safe harbor agreements under the federal  
6 Endangered Species Act of 1973 (16 U.S.C. Sec. 1531 et seq.) and the California  
7 Endangered Species Act (~~Chapter 1.5 (commencing with Section 2050) of Division~~  
8 ~~3 Part 1 (commencing with Section 62000) of Division 17~~ of the Fish and Game  
9 Wildlife Code) for adjacent landowners and local public agencies.

10 (12) Promote environmental education.

11 **Comment.** Paragraph (11) of subdivision (i) of Section 32301 is amended to reflect the  
12 recodification of the former Fish and Game Code.

13 **Pub. Res. Code § 32322 (amended).**

14 SEC. \_\_\_\_\_. Section 32322 of the Public Resources Code is amended to read:

15 32322. (a) The conservancy shall act as a primary state agency to implement  
16 ecosystem restoration in the Delta.

17 (b) The conservancy shall support efforts that advance environmental protection  
18 and the economic well-being of Delta residents, including all of the following:

19 (1) Protect and enhance habitat and habitat restoration.

20 (2) Protect and preserve Delta agriculture and working landscapes.

21 (3) Provide increased opportunities for tourism and recreation in the Delta.

22 (4) Promote Delta legacy communities and economic vitality in the Delta, in  
23 coordination with the Delta Protection Commission.

24 (5) Increase the resilience of the Delta to the effects of natural disasters such as  
25 floods and earthquakes, in coordination with the Delta Protection Commission.

26 (6) Protect and improve water quality.

27 (7) Assist the Delta regional economy through the operation of the conservancy’s  
28 program.

29 (8) Identify priority projects and initiatives for which funding is needed.

30 (9) Protect, conserve, and restore the region’s physical, agricultural, cultural,  
31 historical, and living resources.

32 (10) Assist local entities in the implementation of their habitat conservation plans  
33 (HCPs) and natural community conservation plans (NCCPs).

34 (11) Facilitate take protection and safe harbor agreements under the federal  
35 Endangered Species Act of 1973 (16 U.S.C. Sec. 1531 et seq.), the California  
36 Endangered Species Act (~~Chapter 1.5 (commencing with Section 2050) of Division~~  
37 ~~3 Part 1 (commencing with Section 62000) of Division 17~~ of the Fish and Game  
38 Wildlife Code), and the Natural Community Conservation Planning Act (~~Chapter~~  
39 ~~10 (commencing with Section 2800) of Division 3 Title 2 (commencing with~~  
40 ~~Section 64500) of Part 2 of Division 17~~ of the Fish and Game Wildlife Code) for  
41 adjacent landowners and local public agencies.

1 (12) Promote environmental education through grant funding.

2 (c) When implementing subdivision (b), the conservancy shall undertake efforts  
3 to enhance public use and enjoyment of lands owned by the public.

4 **Comment.** Paragraph (11) of subdivision (b) of Section 32322 is amended to reflect the  
5 recodification of the former Fish and Game Code.

6 **Pub. Res. Code § 32526 (amended).**

7 SEC. \_\_\_\_ . Section 32526 of the Public Resources Code is amended to read:

8 32526. The conservancy shall facilitate and coordinate the activities of its  
9 employees with personnel of the Department of Parks and Recreation, the  
10 Department of Fish and Game Wildlife, and local law enforcement and rescue  
11 agencies.

12 **Comment.** Section 32526 is amended to update a reference to the former Department of Fish  
13 and Game. See Fish & Wildlife Code § 1500.

14 **Pub. Res. Code § 33700 (amended).**

15 SEC. \_\_\_\_ . Section 33700 of the Public Resources Code is amended to read:

16 33700. (a) As used in this chapter, “mountainous lands” means all lands,  
17 irrespective of their angle of slope or other natural or manmade terrain features,  
18 within the territory of the conservancy that lie above the floor of the Coachella  
19 Valley, if there is no alluvial fan, or that lie above any alluvial fan extending onto  
20 the valley floor, as more specifically set forth in that certain map entitled “Coachella  
21 Valley Mountainous Lands Map” and dated \_\_\_\_ \_\_, 1999, and placed on file with  
22 the Secretary of State, which map is hereby incorporated in this subdivision by this  
23 reference. The map described in this subdivision may be combined with, and made  
24 a part of, the map described in Section 33502.

25 (b) The governing board of the conservancy may adjust the boundary delineating  
26 mountainous lands within the conservancy’s territory, but not by more than 100  
27 yards from the boundary mapped as specified in subdivision (a), to avoid bisecting  
28 any single lot or parcel in existence on January 1, 1991, or to conform the boundary  
29 to more readily identifiable natural or manmade features in existence on January 1,  
30 1991, if the adjustment will not jeopardize any of the resource values specified in  
31 Section 33500. Any adjustment in the boundary shall be reflected in a revision to  
32 the map specified in subdivision (a), which revision shall be promptly filed with the  
33 Secretary of State.

34 (c) In the event of any inconsistency between the definition of “mountainous  
35 lands,” as set forth in this section, and the map described in this section, the  
36 definition shall control.

37 (d) As used in this chapter, “natural community conservation lands” means all  
38 lands within the territory of the conservancy, the preservation of which is necessary  
39 to implement a natural community conservation plan that has been approved by the  
40 Department of Fish and Game Wildlife pursuant to ~~Chapter 10 (commencing with~~

1 ~~Section 2800) of Division 3 Title 2 (commencing with Section 64500) of Part 2 of~~  
2 ~~Division 17 of the Fish and Game Wildlife Code.~~

3 **Comment.** Section 33700 is amended to reflect the recodification of the former Fish and Game  
4 Code. The section is also amended to update a reference to the former Department of Fish and  
5 Game. See Fish & Wildlife Code § 1500.

6 **Pub. Res. Code § 33913 (amended).**

7 SEC. \_\_\_\_\_. Section 33913 of the Public Resources Code is amended to read:

8 33913. Land may be acquired by the department if the land is located in a  
9 designated corridor of statewide or regional priority as determined pursuant to  
10 Section 65081.3 of the Government Code. Proposals by other entities for the  
11 acquisition of land by the department shall be submitted to the regional  
12 transportation planning agency in whose jurisdiction the land is located for review  
13 and recommended action, and be approved by the department. No proposal shall be  
14 approved by the department pursuant to this section unless the regional  
15 transportation planning agency, after a public hearing, finds that the range of  
16 potential transportation facilities to be located on the land can be constructed in a  
17 manner which will avoid or mitigate significant environmental impacts or values  
18 identified in subdivisions (a), (b), and (c). The regional transportation planning  
19 agency is not required to comply with the California Environmental Quality Act in  
20 any manner, other than complying with the provisions of subdivision (a), in order  
21 to make this finding, if it has prepared an environmental review of the corridor of  
22 statewide or regional priority in which the land is located pursuant to Section  
23 65081.3 of the Government Code. The regional transportation planning agency shall  
24 base its finding on a consideration of each of the following:

25 (a) The information contained in the environmental impact report prepared  
26 pursuant to Section 65081.3 of the Government Code and a document describing  
27 the proposed land acquisition which includes the content of an initial study  
28 described in subdivision (d) of Section 15063 of Title 14 of the California Code of  
29 Regulations (California Environmental Quality Act Guidelines). However, the  
30 study need not include greater specificity about the type or nature of the proposed  
31 transportation project than has been provided in action by the governing body of the  
32 project applicant agency.

33 (b) Review by the Department of Fish and ~~Game~~ Wildlife. The Department of  
34 Fish and ~~Game~~ Wildlife shall make the results of its review of the proposed land  
35 acquisition known to the regional transportation planning agency no later than 30  
36 days after the acquisition is submitted to them by the regional transportation  
37 planning agency for review, or its comments shall not be considered in the finding.

38 (c) Other information submitted to the regional transportation planning agency in  
39 the public hearing or in writing regarding the proposed acquisition by the  
40 department.

41 **Comment.** Section 33913 is amended to update references to the former Department of Fish and  
42 Game. See Fish & Wildlife Code § 1500.

1 **Pub. Res. Code § 34001 (amended).**

2 SEC. \_\_\_\_\_. Section 34001 of the Public Resources Code is amended to read:

3 34001. (a) The Department of Fish and Game Wildlife may make grants to  
4 nonprofit organizations, political subdivisions of the state, and Indian tribes to  
5 cooperate with the department in salmon and steelhead rehabilitation along the north  
6 coast of California.

7 (b) The Director of Fish and Game Wildlife may establish criteria for the awarding  
8 of these grants to applicants who demonstrate the greatest expertise in  
9 accomplishing the salmon and steelhead rehabilitation projects.

10 **Comment.** Section 34001 is amended to update a reference to the former Department of Fish  
11 and Game, and a reference to the Director of that department. See Fish & Wildlife Code § 1500.  
12 The section is also amended to add subdivision designations.

13 **Pub. Res. Code § 34002 (amended).**

14 SEC. \_\_\_\_\_. Section 34002 of the Public Resources Code is amended to read:

15 34002. The Department of Fish and Game Wildlife may provide nonprofit  
16 organizations and Indian tribes partial funding of grants provided under Section  
17 34001 or Section 3 of Chapter 344 of the Statutes of 1981, if in the opinion of the  
18 department, any such organization meets all of the following requirements:

19 (a) Has a previously demonstrated record of successfully completing one or more  
20 salmon or steelhead rehabilitation projects funded under the Cooperative North  
21 Coast Salmon and Steelhead Restoration Project.

22 (b) Utilizes acceptable accounting procedures.

23 (c) Demonstrates that the project can be accomplished more efficiently and  
24 economically and with partial funding provided before the project's completion.

25 **Comment.** Section 34002 is amended to update a reference to the former Department of Fish  
26 and Game. See Fish & Wildlife Code § 1500.

27 **Pub. Res. Code § 35650 (amended)**

28 SEC. \_\_\_\_\_. Section 35650 of the Public Resources Code is amended to read:

29 35650. (a) The California Ocean Protection Trust Fund is established in the State  
30 Treasury.

31 (b) Moneys deposited in the fund may be expended, upon appropriation by the  
32 Legislature, for both of the following:

33 (1) Projects and activities authorized by the council consistent with Chapter 3  
34 (commencing with Section 35600).

35 (2) Upon authorization by the council, for grants or loans to public agencies,  
36 nonprofit corporations, or private entities for, or direct expenditures on, projects or  
37 activities that do one or more of the following:

38 (A) Eliminate or reduce threats to coastal and ocean ecosystems, habitats, and  
39 species.

40 (B) Improve the management of fisheries through grants or loans for the  
41 development and implementation of fishery management plans pursuant to Part 1.7

1 ~~(commencing with Section 7050)~~ of Division 6 Title 3 (commencing with Section  
2 12100) of Part 4 of Division 6 of the Fish and Game Wildlife Code, a part of the  
3 Marine Life Management Act of 1998, that promote long-term stewardship and  
4 collaboration with fishery participants to develop strategies that increase  
5 environmental and economic sustainability. Eligible projects and activities include,  
6 but are not limited to, innovative community-based or cooperative management and  
7 allocation strategies that create incentives for ecosystem improvement. Eligible  
8 expenditures include, but are not limited to, costs related to activities identified in  
9 subdivisions (a), (b), and (d) of Section ~~7075~~ 12400 of the Fish and Game Wildlife  
10 Code, fishery research, monitoring, data collection and analysis to support adaptive  
11 management, and other costs related to the development and implementation of a  
12 fishery management plan developed pursuant to this subparagraph.

13 (C) Foster sustainable fisheries, including grants or loans for one or more of the  
14 following:

15 (i) Projects that encourage the development and use of more selective fishing gear.

16 (ii) The design of community-based or cooperative management mechanisms that  
17 promote long-term stewardship and collaboration with fishery participants to  
18 develop strategies that increase environmental and economic sustainability.

19 (iii) Collaborative research and demonstration projects between fishery  
20 participants, scientists, and other interested parties.

21 (iv) Promotion of value-added wild fisheries to offset economic losses attributable  
22 to reduced fishing opportunities.

23 (v) The creation of revolving loan programs for the purpose of implementing  
24 sustainable fishery projects.

25 (D) Improve coastal water quality.

26 (E) Allow for increased public access to, and enjoyment of, ocean and coastal  
27 resources, consistent with sustainable, long-term protection and conservation of  
28 those resources.

29 (F) Improve management, conservation, and protection of coastal waters and  
30 ocean ecosystems.

31 (G) Provide monitoring and scientific data to improve state efforts to protect and  
32 conserve ocean resources.

33 (H) Protect, conserve, and restore coastal waters and ocean ecosystems, including  
34 any of the following:

35 (i) Acquisition, installation, and initiation of monitoring and enforcement  
36 systems.

37 (ii) Acquisition from willing sellers of vessels, equipment, licenses, harvest rights,  
38 permits, and other rights and property, to reduce threats to ocean ecosystems and  
39 resources.

40 (I) Address coastal water contamination from biological pathogens, including  
41 collaborative projects and activities to identify the sources of pathogens and develop  
42 detection systems and treatment methods.

1 (J)(i) Provide funding for adaptive management, planning, coordination,  
2 monitoring, research, and other necessary activities to minimize the adverse impacts  
3 of climate change on California’s ocean ecosystem, including, but not limited to,  
4 the effects of sea level rise, changes in ocean productivity, and ocean acidification  
5 on coastal and ocean habitat, wildlife, fisheries, chemistry, and other key attributes  
6 of ocean ecosystems and to increase the state’s understanding of the ocean’s role in  
7 carbon sequestration. Adaptive management strategies, planning, research,  
8 monitoring, or other activities shall be designed to improve the management of  
9 coastal and ocean resources or aid the state to adapt to climate change impacts.

10 (ii) Information or activities developed under clause (i), to the extent appropriate,  
11 shall provide guidance to the State Air Resources Board for the adoption of early  
12 action measures for the elimination or reduction of emissions from sources or  
13 categories of sources pursuant to the California Global Warming Solutions Act of  
14 2006 (Division 25.5 (commencing with Section 38500) of the Health and Safety  
15 Code).

16 (c) Grants or loans may be made to a private entity pursuant to this section only  
17 for projects or activities that further public purposes consistent with Sections 35510,  
18 35515, 35617, and 35632.

19 (d) Consistent with the purposes specified in Section 35515, and in furtherance of  
20 the findings in Sections ~~7059 and 7060~~ 12165 and 12200 of the Fish and Game  
21 Wildlife Code, the council, in authorizing grants or loans for projects or  
22 expenditures pursuant to this section, shall promote coordination of state programs  
23 and activities that protect and conserve ocean resources to avoid redundancy and  
24 conflicts to ensure that the state’s programs and activities are complementary.

25 **Comment.** Section 35650 is amended to reflect the recodification of the former Fish and Game  
26 Code.

27 **Pub. Res. Code § 36602 (amended).**

28 SEC. \_\_\_\_\_. Section 36602 of the Public Resources Code is amended to read:

29 36602. The following definitions govern the construction of this chapter:

30 (a) “Committee” is the State Interagency Coordinating Committee established  
31 pursuant to Section 36800.

32 (b) “Designating entity” is the Fish and Game Commission, State Park and  
33 Recreation Commission, or State Water Resources Control Board, each of which  
34 has the authority to designate specified state marine managed areas.

35 (c) “Managing agency” is the Department of Fish and Game Wildlife or the  
36 Department of Parks and Recreation, each of which has the authority to manage  
37 specified state marine managed areas.

38 (d) “Marine managed area” (MMA) is a named, discrete geographic marine or  
39 estuarine area along the California coast designated by law or administrative action,  
40 and intended to protect, conserve, or otherwise manage a variety of resources and  
41 their uses. The resources and uses may include, but are not limited to, living marine

1 resources and their habitats, scenic views, water quality, recreational values, and  
2 cultural or geological resources. General areas that are administratively established  
3 for recreational or commercial fishing restrictions, such as seasonal or geographic  
4 closures or size limits, are not included in this definition. MMAs include the  
5 following classifications:

6 (1) State marine reserve, as defined in subdivision (a) of Section 36700.

7 (2) State marine park, as defined in subdivision (b) of Section 36700.

8 (3) State marine conservation area, as defined in subdivision (c) of Section 36700.

9 (4) State marine cultural preservation area, as defined in subdivision (d) of Section  
10 36700.

11 (5) State marine recreational management area, as defined in subdivision (e) of  
12 Section 36700.

13 (6) State water quality protection areas, as defined in subdivision (f) of Section  
14 36700.

15 (e) “Marine protected area” (MPA), consistent with the Marine Life Protection  
16 Act (~~Chapter 10.5 (commencing with Section 2850) of Division 3 Part 2~~  
17 (commencing with Section 60400) of Division 16 of the Fish and Game Wildlife  
18 Code) is a named, discrete geographic marine or estuarine area seaward of the mean  
19 high tide line or the mouth of a coastal river, including any area of intertidal or  
20 subtidal terrain, together with its overlying water and associated flora and fauna that  
21 has been designated by law or administrative action to protect or conserve marine  
22 life and habitat. MPAs are primarily intended to protect or conserve marine life and  
23 habitat, and are therefore a subset of marine managed areas (MMAs). MPAs include  
24 the following classifications:

25 (1) State marine reserve, as defined in subdivision (a) of Section 36700.

26 (2) State marine park, as defined in subdivision (b) of Section 36700.

27 (3) State marine conservation area, as defined in subdivision (c) of Section 36700.

28 **Comment.** Subdivision (e) of Section 36602 is amended to reflect the recodification of the  
29 former Fish and Game Code. The section is also amended to update a reference to the former  
30 Department of Fish and Game. See Fish & Wildlife Code § 1500.

31 **Pub. Res. Code § 36725 (amended).**

32 SEC. \_\_\_\_ . Section 36725 of the Public Resources Code is amended to read:

33 36725. (a) The Fish and Game Commission may designate, delete, or modify state  
34 marine recreational management areas established by the commission for hunting  
35 purposes, state marine reserves, and state marine conservation areas. The Fish and  
36 Game Commission shall consult with, and secure concurrence from, the State Parks  
37 and Recreation Commission prior to modifying or deleting state marine reserves  
38 and state marine conservation areas designated by the State Parks and Recreation  
39 Commission. The Fish and Game Commission shall not delete or modify state  
40 marine recreational management areas designated by the State Parks and Recreation  
41 Commission.

1 (b) The State Parks and Recreation Commission may designate, delete, or modify  
2 state marine reserves, state marine parks, state marine conservation areas, state  
3 marine cultural preservation areas, and state marine recreational management areas.  
4 The State Parks and Recreation Commission may not designate, delete, or modify a  
5 state marine reserve, state marine park, or state marine conservation area without  
6 the concurrence of the Fish and Game Commission on any proposed restrictions  
7 upon, or change in, the use of living marine resources.

8 (c) If an unresolved conflict exists between the Fish and Game Commission and  
9 the State Parks and Recreation Commission regarding a state marine reserve, state  
10 marine park, or state marine conservation area, the Secretary of the Resources  
11 Agency may reconcile the conflict.

12 (d) The State Water Resources Control Board may designate, delete, or modify  
13 state water quality protection areas.

14 (e) The Fish and Game Commission, State Parks and Recreation Commission,  
15 and State Water Resources Control Board each may restrict or prohibit recreational  
16 uses and other human activities in the MMAs for the benefit of the resources therein,  
17 except in the case of restrictions on the use of living marine resources. Pursuant to  
18 this section, and consistent with Section 2860 60450 of the Fish and Game Wildlife  
19 Code, the Fish and Game Commission may regulate commercial and recreational  
20 fishing and any other taking of marine species in MMAs.

21 (f)(1) The Department of Fish and Game Wildlife may manage state marine  
22 reserves, state marine conservation areas, state marine recreational management  
23 areas established for hunting purposes and, if requested by the State Water  
24 Resources Control Board, state water quality protection areas.

25 (2) The Department of Parks and Recreation may manage state marine reserves,  
26 state marine parks, state marine conservation areas, state marine cultural  
27 preservation areas, and state marine recreational management areas. Department  
28 authority over units within the state park system shall extend to units of the state  
29 MMAs system that are managed by the department.

30 (3) The State Water Resources Control Board and the California regional water  
31 quality control boards may take appropriate actions to protect state water quality  
32 protection areas. The State Water Resources Control Board may request the  
33 Department of Fish and Game Wildlife or the Department of Parks and Recreation  
34 to take appropriate management action.

35 **Comment.** Subdivision (e) of Section 36725 is amended to reflect the recodification of the  
36 former Fish and Game Code. The section is also amended to update a reference to the former  
37 Department of Fish and Game. See Fish & Wildlife Code § 1500.

38 **Pub. Res. Code § 36750 (amended).**

39 SEC. \_\_\_\_\_. Section 36750 of the Public Resources Code is amended to read:  
40 36750. Any MMA in existence on January 1, 2002, that has not been reclassified  
41 in accordance with the Marine Life Protection Act (~~Chapter 10.5 (commencing with~~  
42 ~~Section 2850)~~ of Division 3 Part 2 (commencing with Section 60400) of Division

1 16 of the Fish and ~~Game~~ Wildlife Code), shall be reclassified under the  
2 classification system described in Section 36700 by January 1, 2003, based upon  
3 the management purpose and level of resource protection at each site on January 1,  
4 2002. Upon the reclassification of existing sites, but no later than January 1, 2003,  
5 the use of all other classifications shall cease for the marine and estuarine  
6 environments of the state, though the classifications may continue to be used for the  
7 terrestrial and freshwater environments where applicable. The reclassification  
8 process shall be the responsibility of the State Interagency Coordinating Committee  
9 established pursuant to Section 36800, and shall occur to the extent feasible in  
10 conjunction and consistent with the MMA master planning process created pursuant  
11 to the Marine Life Protection Act (~~Chapter 10.5 (commencing with Section 2850)~~  
12 ~~of Division 3 Part 2 (commencing with Section 60400)~~ of Division 16 of the Fish  
13 and Game Wildlife Code).

14 **Comment.** Section 36750 is amended to reflect the recodification of the former Fish and Game  
15 Code.

16 **Pub. Res. Code § 36800 (amended).**

17 SEC. \_\_\_\_\_. Section 36800 of the Public Resources Code is amended to read:

18 36800. The Secretary of the Resources Agency shall establish and chair the State  
19 Interagency Coordinating Committee, whose members are representatives from  
20 those state agencies, departments, boards, commissions, and conservancies with  
21 jurisdiction or management interests over marine managed areas, including, but not  
22 limited to, the Department of Fish and ~~Game~~ Wildlife, Department of Parks and  
23 Recreation, California Coastal Commission, State Water Resources Control Board,  
24 and State Lands Commission. The Secretary of the Resources Agency shall  
25 designate additional members of the committee. The committee shall review  
26 proposals for new or amended MMAs to ensure that the minimum required  
27 information is included in the proposal, to determine those state agencies that should  
28 review the proposal, and to ensure consistency with other such designations in the  
29 state. The committee shall also serve to ensure the proper and timely routing of site  
30 proposals, review any proposed site-specific regulations for consistency with the  
31 state system as a whole, and conduct periodic reviews of the statewide system to  
32 evaluate whether it is meeting the mission and statement of objectives.

33 **Comment.** Section 36800 is amended to update a reference to the former Department of Fish  
34 and Game. See Fish & Wildlife Code § 1500.

35 **Pub. Res. Code § 36900 (amended).**

36 SEC. \_\_\_\_\_. Section 36900 of the Public Resources Code is amended to read:

37 36900. Individuals or organizations may submit a proposal to designate an MMA  
38 directly through the committee or an appropriate designating entity. Proposals  
39 submitted to a designating entity shall be forwarded to the committee to initiate the  
40 review process. Proposals for designating, deleting, or modifying MMAs may be  
41 submitted to the committee or a designating entity at any time. The committee and

1 scientific review panel established pursuant to subdivision (b) shall annually  
2 consider and promptly act upon proposals until an MPA master plan is adopted  
3 pursuant to ~~subdivision (b) of Section 2859~~ subdivisions (b) and (c) of Section  
4 60520 of the Fish and Game Wildlife Code, and thereafter, no less than once every  
5 three years. Upon adoption of a statewide MPA plan, subsequent site proposals  
6 determined by the committee to be consistent with that plan shall be eligible for a  
7 simplified and cursory review of not more than 45 days.

8 (a) The committee shall review proposals to ensure that the minimum required  
9 information is included in the proposal, to determine those state agencies that should  
10 review the proposal, and to ensure consistency with other designations of that type  
11 in the state. After initial review by the coordinating committee and appropriate  
12 agencies, the proposal shall be forwarded to a scientific review panel established  
13 pursuant to subdivision (b).

14 (b) The Secretary of the Resources Agency shall establish a scientific review  
15 panel, with statewide representation and direction from the committee, to evaluate  
16 proposals for technical and scientific validity, including consideration of such things  
17 as site design criteria, location, and size. This panel, to the extent practical, shall be  
18 the same as the master plan team used in the process set forth in the Marine Life  
19 Protection Act (~~Chapter 10.5 (commencing with Section 2850) of Division 3 Part 2~~  
20 (commencing with Section 60400) of Division 16 of the Fish and Game Wildlife  
21 Code). Members shall maintain familiarity with the types and effectiveness of  
22 MMAs used in other parts of the world for potential application to California.  
23 Members shall be reimbursed reasonable costs to participate in the activities of the  
24 panel. Where feasible, advice shall be sought from the appropriate federal agencies  
25 and existing regional or statewide marine research panels and advisory groups. After  
26 review by the scientific review panel, the committee shall forward the proposal and  
27 any recommendations to the appropriate designating entity for a public review  
28 process.

29 (c) Designating entities shall establish a process that provides for public review  
30 and comment in writing and through workshops or hearings, consistent with the  
31 legal mandates applicable to designating entities. All input provided by the  
32 committee and scientific review panel shall be made available to the public during  
33 this process. Outreach shall be made to the broadest ocean and coastal constituency  
34 possible, and shall include commercial and sport fishing groups, conservation  
35 organizations, waterfowl groups and other recreational interests, academia, the  
36 general public, and all levels of government.

37 (d) This process does not replace the need to obtain the appropriate permits or  
38 reviews of other government agencies with jurisdiction or permitting authority.

39 (e) Nothing in this section shall be construed as altering or impeding the process  
40 identified under the Marine Life Protection Act (~~Chapter 10.5 (commencing with~~  
41 Section 2850) of Division 3 Part 2 (commencing with Section 60400) of Division

1 16 of the Fish and Game Wildlife Code) or the actions of the master plan team  
2 described in that act.

3 **Comment.** Section 36900 is amended to reflect the recodification of the former Fish and Game  
4 Code.

5 **Pub. Res. Code § 37002 (amended).**

6 SEC. \_\_\_\_ . Section 37002 of the Public Resources Code is amended to read:

7 37002. As used in this division, the following terms have the following meanings:

8 (a) “Approval” or “approval for acceptance” means the board’s approval of the  
9 granting of a tax credit for a donation of property pursuant to the program.

10 (b) “Board” means the Wildlife Conservation Board created pursuant to Article 2  
11 (commencing with Section 1320) of Chapter 4 of Division 2 Article 1 (commencing  
12 with Section 54750) of Chapter 2 of Title 1 of Part 2 of Division 15 of the Fish and  
13 Game Wildlife Code.

14 (c) “Conservation easement” means a conservation easement, as defined by  
15 Section 815.1 of the Civil Code, that is contributed in perpetuity.

16 (d) “Department” means any entity created by statute within the Natural  
17 Resources Agency and authorized to hold title to land, or the Natural Resources  
18 Agency.

19 (e)(1) “Designated nonprofit organization” means a nonprofit organization  
20 qualified under Section 501(c)(3) of Title 26 of the United States Code that has as a  
21 principal purpose the conservation of land and water resources and that is designated  
22 by a local government or a department to accept property pursuant to this division  
23 in lieu of the local government or a department. In order to be eligible to receive a  
24 donation of property pursuant to this division, a nonprofit organization shall have  
25 experience in land conservation.

26 (2) If bond funds are used pursuant to Chapter 7 (commencing with Section  
27 37030), the designated nonprofit organization shall also meet the eligibility  
28 requirements specified in the relevant provision of the applicable bond act, for a  
29 nonprofit organization.

30 (f) “Donee” means any of the following:

31 (1) A department to which a donor has applied to donate property.

32 (2) A local government that has submitted a joint application with a department  
33 requesting approval of a donation of property to that local government.

34 (3) A local government that has submitted an application directly to the board.

35 (4) A designated nonprofit organization.

36 (g) “Donor” means a property owner that donates, or submits an application to  
37 donate, property pursuant to the program.

38 (h)(1) “Local government” means any city, county, city and county, or any  
39 district, as defined in Section 5902 or in Division 26 (commencing with Section  
40 35100), or any joint powers authority made up of one or more of those entities or  
41 those entities and departments.

1 (2) If bond funds are used pursuant to Chapter 7 (commencing with Section  
2 37030), “local government” also includes any other local governmental entity  
3 eligible to receive bond funds pursuant to the relevant provision of the applicable  
4 bond act.

5 (i) “Program” means the Natural Heritage Preservation Tax Credit Program  
6 authorized by this division.

7 (j) “Property” means any real property, and any perpetual interest therein,  
8 including land, conservation easements, and land containing water rights, as well as  
9 water rights.

10 (k) “Secretary” means the Secretary of the Natural Resources Agency.

11 **Comment.** Subdivision (b) of Section 37002 is amended to reflect the recodification of the  
12 former Fish and Game Code.

13 **Pub. Res. Code § 37014 (amended).**

14 SEC. \_\_\_\_\_. Section 37014 of the Public Resources Code is amended to read:

15 37014. Assets received by a donee pursuant to this division shall not be deemed  
16 transfers pursuant to ~~Chapter 9 (commencing with Section 2780) of Division 3 Title~~  
17 5 (commencing with Section 55800) of Part 2 of Division 15 of the Fish and Game  
18 Wildlife Code. Funds from the Habitat Conservation Fund, the Environmental  
19 Enhancement and Mitigation Program Fund created pursuant to Section 164.56 of  
20 the Streets and Highways Code, the State Parks and Recreation Fund, and the  
21 Wildlife Restoration Fund, may not be used to fund the tax credit authorized  
22 pursuant to this division.

23 **Comment.** Section 37014 is amended to reflect the recodification of the former Fish and Game  
24 Code.

25 **Pub. Res. Code § 37015 (amended).**

26 SEC. \_\_\_\_\_. Section 37015 of the Public Resources Code is amended to read:

27 37015. The board shall approve only contributions of properties that meet one or  
28 more of the following criteria:

29 (a) The property will help meet the goals of a habitat conservation plan,  
30 multispecies conservation plan, natural community conservation plan, or any other  
31 similar plan subsequently authorized by statute that is designed to benefit native  
32 species of plants, including, but not limited to, protecting forests, old growth trees,  
33 or oak woodlands, and animals and development. In proposing and approving the  
34 acceptance of contributed property pursuant to this subdivision, the recovery  
35 benefits for listed species, the habitat value of the property, the value of the property  
36 as a wildlife corridor, and similar habitat-related considerations shall be the criteria  
37 on which the acceptance is based.

38 (b) The property will provide corridors or reserves for native plants and wildlife  
39 that will help improve the recovery possibilities of listed species and increase the  
40 chances that the species will recover sufficiently to be eligible to be removed from  
41 the list, or will help avoid the listing of species pursuant to the California

1 Endangered Species Act (~~Chapter 1.5 (commencing with Section 2050)~~ of Division  
2 ~~3 Part 1 (commencing with Section 62000)~~ of Division 17 of the Fish and Game  
3 Wildlife Code) or the federal Endangered Species Act (16 U.S.C. Sec. 1531 et seq.),  
4 or protect wetlands, waterfowl habitat, or river or stream corridors, or promote the  
5 biological viability of important California species.

6 (c) The property interest is a perpetual conservation easement over agricultural  
7 land, or is a permanent contribution of agricultural land, that is threatened by  
8 development and is located in an unincorporated area certified by the secretary to  
9 be zoned for agricultural use by the county. Property accepted pursuant to this  
10 subdivision shall be accepted pursuant to the California Farmland Conservancy  
11 Program Act established by Division 10.2 (commencing with Section 10200),  
12 pursuant to the agricultural conservation program of the Coastal Conservancy, or  
13 pursuant to the Bay Area Conservancy Program established pursuant to Chapter 4.5  
14 (commencing with Section 31160) of Division 21.

15 (d)(1) The property interest is a water right, or land with an associated water right,  
16 and the contribution of the property will help improve the chances of recovery of a  
17 listed species, will reduce the likelihood that any species of fish or other aquatic  
18 organism will be listed pursuant to the California Endangered Species Act (~~Chapter~~  
19 ~~1.5 (commencing with Section 2050)~~ of Division 3 ~~Part 1 (commencing with~~  
20 ~~Section 62000)~~ of Division 17 of the Fish and Game Wildlife Code) or the federal  
21 Endangered Species Act (16 U.S.C. Sec. 1531 et seq.), will improve the protection  
22 of listed species, or will improve the viability and health of fish species of economic  
23 importance to the state. The donee receiving the water right, or land with an  
24 associated water right, shall ensure that it shall retain title to the water right, and that  
25 the water shall be used to fulfill the purposes for which the water right or land  
26 associated with a water right is being accepted.

27 (2) Any contribution of a water right that includes a change in the point of  
28 diversion, place of use, or purpose of use may be made only if the proposed change  
29 will not injure any legal user of the water involved and is made in accordance with  
30 either Chapter 10 (commencing with Section 1700), or Chapter 10.5 (commencing  
31 with Section 1725), of Part 2 of Division 2 of the Water Code.

32 (e) The property will be used as a park or open space or will augment public access  
33 to or enjoyment of existing regional or local park, beach, or open-space facilities, or  
34 will preserve archaeological resources.

35 **Comment.** Section 37015 is amended to reflect the recodification of the former Fish and Game  
36 Code.

37 **Pub. Res. Code § 71550 (amended).**

38 SEC. \_\_\_\_\_. Section 71550 of the Public Resources Code is amended to read:

39 71550. (a) The members of the board first appointed shall serve as incorporators  
40 of the endowment and shall take whatever actions are necessary to establish the  
41 endowment pursuant to the Nonprofit Public Benefit Corporation Law (Part 2

1 (commencing with Section 5110) of Division 2 of Title 1 of the Corporations Code)  
2 once a majority of the board is appointed.

3 (b) It is the intent of the Legislature that the endowment not be incorporated until  
4 the endowment board has received its initial notice of application from the  
5 Department of Fish and ~~Game~~ Wildlife, pursuant to Section ~~6610~~ 67100 of the Fish  
6 and ~~Game~~ Wildlife Code.

7 **Comment.** Section 71550 is amended to reflect the recodification of the former Fish and Game  
8 Code. The section is also amended to update a reference to the former Department of Fish and  
9 Game. See Fish & Wildlife Code § 1500.

10 **Pub. Res. Code § 71551 (amended).**

11 SEC. \_\_\_\_\_. Section 71551 of the Public Resources Code is amended to read:

12 71551. The California Endowment for Marine Preservation shall receive funds  
13 generated pursuant to the California Marine Resources Legacy Act (~~Article 2~~  
14 ~~(commencing with Section 6420) of Chapter 5 of Part 1 of Division 6~~ Title 3  
15 ~~(commencing with Section 25600) of Part 3 of Division 7~~ of the Fish and ~~Game~~  
16 Wildlife Code).

17 **Comment.** Section 71551 is amended to reflect the recodification of the former Fish and Game  
18 Code.

19 **Pub. Res. Code § 71556 (amended).**

20 SEC. \_\_\_\_\_. Section 71556 of the Public Resources Code is amended to read:

21 71556. The endowment shall coordinate its activities with the Department of Fish  
22 and ~~Game~~ Wildlife, the California Coastal Commission, the San Francisco Bay  
23 Conservation and Development Commission, the State Lands Commission, and  
24 appropriate federal agencies, including the National Marine Fisheries Service and  
25 the Minerals Management Service of the United States Department of the Interior.  
26 Nothing in this division limits the authority and responsibility of any of these  
27 agencies.

28 **Comment.** Section 71556 is amended to update a reference to the former Department of Fish  
29 and Game. See Fish & Wildlife Code § 1500.

30 **Pub. Res. Code § 71560 (amended).**

31 SEC. \_\_\_\_\_. Section 71560 of the Public Resources Code is amended to read:

32 71560. (a) The endowment may receive charitable contributions or any sources of  
33 income that may be lawfully received, including loans from the state.

34 (b) The endowment shall administer any funds it receives in accordance with this  
35 division.

36 (c)(1) Except as provided in paragraph (2), the endowment shall invest and  
37 manage any funds it receives so that the investments shall provide a source of  
38 income in perpetuity and the principal amount consisting of charitable contributions  
39 and donations, including cost savings donated pursuant to Section ~~6618~~ 67265  
40 of the Fish and ~~Game~~ Wildlife Code, shall not be spent. Any returns on investments

1 made by the endowment are the only funds that shall be available for expenditure  
2 by the endowment.

3 (2) Ten percent of any funds received by the endowment pursuant to Section ~~6618~~  
4 67265 of the Fish and Game Wildlife Code in a calendar year shall be allocated by  
5 the endowment board, pursuant to Section 71552, as grants for projects or programs  
6 consistent with the purpose of this chapter within 24 months of receipt of the funds.  
7 The majority of these funds shall be granted to state agencies engaged in coastal and  
8 ocean protection.

9 (d) The endowment shall invest and manage any funds it receives in accordance  
10 with the Nonprofit Public Benefit Corporation Law (Part 2 (commencing with  
11 Section 5110) of Division 2 of Title 1 of the Corporations Code).

12 (e) The accounts of the endowment shall be audited annually in accordance with  
13 generally accepted auditing standards by independent certified public accountants.

14 (f) The financial transactions of the endowment for any fiscal year may be audited  
15 by the California State Auditor's Office.

16 (g) Each recipient of assistance by grant, contract, or loan pursuant to this division  
17 shall keep records reasonably necessary to disclose fully the amount of the  
18 assistance, the disposition of the assistance, the total cost of the project or  
19 undertaking in connection with which the assistance is given or used, the amount  
20 and nature of that portion of the cost of the project or undertaking supplied by other  
21 sources, and other records that will facilitate an effective audit. Each recipient of a  
22 fixed price contract awarded pursuant to competitive bidding procedures is exempt  
23 from this subdivision.

24 (h) The endowment, or its authorized representative, and the California State  
25 Auditor's Office shall have access to any records necessary for the purpose of  
26 auditing and examining all funds received or expended by the recipients of  
27 assistance.

28 **Comment.** Subdivision (c) of Section 71560 is amended to reflect the recodification of the  
29 former Fish and Game Code.

30 **Pub. Res. Code § 72421 (amended).**

31 SEC. \_\_\_\_ . Section 72421 of the Public Resources Code is amended to read:

32 72421. (a) The owner or operator shall notify the California Emergency  
33 Management Agency immediately, but not longer than 30 minutes, after discovery  
34 of any of the following:

35 (1) A large passenger vessel release of graywater into the marine waters of the  
36 state or a marine sanctuary.

37 (2) A large passenger vessel release of sewage into the marine waters of the state  
38 or a marine sanctuary.

39 (3) A large passenger vessel or oceangoing ship release of hazardous waste, other  
40 waste, sewage sludge, or oily bilgewater into the marine waters of the state or a  
41 marine sanctuary.

1 (4) An oceangoing ship with sufficient holding tank capacity release of sewage or  
2 graywater into the marine waters of the state or a marine sanctuary.

3 (b) The owner or operator shall include all of the following in the notification  
4 required pursuant to subdivision (a):

5 (1) Date of the release.

6 (2) Time of the release.

7 (3) Location, by latitude and longitude, of the release.

8 (4) Volume of the release.

9 (5) Source of the release.

10 (6) Remedial action taken to prevent future releases.

11 (c) The California Emergency Management Agency shall transmit the notification  
12 required by subdivision (a) to the board and the Department of Fish and Game  
13 Wildlife immediately, but not longer than 30 minutes, after receiving the  
14 notification.

15 **Comment.** Section 72421 is amended to update a reference to the former Department of Fish  
16 and Game. See Fish & Wildlife Code § 1500.

17 **Pub. Res. Code § 72430 (amended).**

18 SEC. \_\_\_\_\_. Section 72430 of the Public Resources Code is amended to read:

19 72430. (a) A person who violates Section 72420 or 72420.2 is subject to a civil  
20 penalty of not more than twenty-five thousand dollars (\$25,000) for each violation.

21 (b) The civil penalty imposed for each separate violation pursuant to this section  
22 is separate from, and in addition to, any other civil penalty imposed for a separate  
23 violation pursuant to this section or any other provision of law.

24 (c) In determining the amount of a civil penalty imposed pursuant to this section,  
25 the court shall take into consideration all relevant circumstances, including, but not  
26 limited to, the nature, circumstance, extent, and gravity of the violation. In making  
27 this determination, the court shall consider the degree of toxicity and volume of the  
28 release, the extent of harm caused by the violation, whether the effects of the  
29 violation may be reversed or mitigated, and with respect to the defendant, the ability  
30 to pay, the effect of a civil penalty on the ability to continue in business, all voluntary  
31 cleanup efforts undertaken, the prior history of violations, the gravity of the  
32 behavior, the economic benefit, if any, resulting from the violation, and all other  
33 matters the court determines justice may require.

34 (d)(1) A civil action brought under this section may only be brought in accordance  
35 with this subdivision. That civil action may be brought by the Attorney General  
36 upon complaint or request by the Department of Fish and Game Wildlife or the  
37 appropriate California regional water quality control board, or by a district attorney  
38 or city attorney.

39 (2) Notwithstanding Section 13223 of the Water Code, a regional water quality  
40 control board may delegate to its executive officer authority to request the Attorney  
41 General for judicial enforcement under this section.

1 (3) If a district attorney or city attorney brings an action under this section, the  
2 action shall be in the name of the people of the State of California.

3 (4) An action relating to the same violation may be joined or consolidated.

4 **Comment.** Section 72430 is amended to update a reference to the former Department of Fish  
5 and Game. See Fish & Wildlife Code § 1500.

6 **Pub. Res. Code § 75050 (amended).**

7 SEC. \_\_\_\_\_. Section 75050 of the Public Resources Code is amended to read:

8 75050. The sum of nine hundred twenty eight million dollars (\$928,000,000) shall  
9 be available for the protection and restoration of rivers, lakes and streams, their  
10 watersheds and associated land, water, and other natural resources in accordance  
11 with the following schedule:

12 (a) The sum of one hundred eighty million dollars (\$180,000,000) shall be  
13 available to the Department of Fish and Game Wildlife, in consultation with the  
14 department, for Bay-Delta and coastal fishery restoration projects. Of the funds  
15 provided in this section, up to \$20,000,000 shall be available for the development  
16 of a natural community conservation plan for the CALFED Bay-Delta Program and  
17 up to \$45,000,000 shall be available for coastal salmon and steelhead fishery  
18 restoration projects that support the development and implementation of species  
19 recovery plans and strategies for salmonid species listed as threatened or endangered  
20 under state or federal law.

21 (b) The sum of ninety million dollars (\$90,000,000) shall be available for projects  
22 related to the Colorado River in accordance with the following schedule:

23 (1) Not more than \$36,000,000 shall be available to the department for water  
24 conservation projects that implement the Allocation Agreement as defined in the  
25 Quantification Settlement Agreement.

26 (2) Not more than \$7,000,000 shall be available to the Department of Fish and  
27 Game Wildlife for projects to implement the Lower Colorado River Multi-Species  
28 Habitat Conservation Plan.

29 (3) \$47,000,000 shall be available for deposit into the Salton Sea Restoration  
30 Fund.

31 (c) The sum of fifty four million dollars (\$54,000,000) shall be available to the  
32 department for development, rehabilitation, acquisition, and restoration costs  
33 related to providing public access to recreation and fish and wildlife resources in  
34 connection with state water project obligations pursuant to Water Code Section  
35 11912.

36 (d) The sum of seventy two million dollars (\$72,000,000) shall be available to the  
37 secretary for projects in accordance with the California River Parkways Act of 2004  
38 Chapter 3.8 (commencing with Section 5750) of Division 5. Up to \$10,000,000 may  
39 be transferred to the Department of Conservation for the Watershed Coordinator  
40 Grant Program.

1 (e) The sum of eighteen million dollars (\$18,000,000) shall be available to the  
2 department for the Urban Streams Restoration Program pursuant to Water Code  
3 Section 7048.

4 (f) The sum of thirty six million dollars (\$36,000,000) shall be available for river  
5 parkway projects to the San Joaquin River Conservancy.

6 (g) The sum of seventy two million dollars (\$72,000,000) shall be available for  
7 projects within the watersheds of the Los Angeles and San Gabriel Rivers according  
8 to the following schedule:

9 (1) \$36,000,000 to the San Gabriel and Lower Los Angeles Rivers and Mountains  
10 Conservancy pursuant to Division 22.8 (commencing with Section 32600).

11 (2) \$36,000,000 to the Santa Monica Mountains Conservancy for implementation  
12 of watershed protection activities throughout the watershed of the Upper Los  
13 Angeles River pursuant to Section 79508 of the Water Code.

14 (h) The sum of thirty six million dollars (\$36,000,000) shall be available for the  
15 Coachella Valley Mountains Conservancy.

16 (i) The sum of forty five million dollars (\$45,000,000) shall be available for  
17 projects to expand and improve the Santa Ana River Parkway. Project funding shall  
18 be appropriated to the State Coastal Conservancy for projects developed in  
19 consultation with local government agencies participating in the development of the  
20 Santa Ana River Parkway. Of the amount provided in this paragraph the sum of  
21 thirty million dollars (\$30,000,000) shall be equally divided between projects in  
22 Orange, San Bernardino and Riverside Counties.

23 (j) The sum of fifty four million dollars (\$54,000,000) shall be available for the  
24 Sierra Nevada Conservancy.

25 (k) The sum of thirty six million dollars (\$36,000,000) shall be available for the  
26 California Tahoe Conservancy.

27 (l) The sum of forty five million dollars (\$45,000,000) shall be available to the  
28 California Conservation Corps for resource conservation and restoration projects  
29 and for facilities acquisition, development, restoration, and rehabilitation and for  
30 grants and state administrative costs, in accordance with the following schedule:

31 (1) The sum of twenty five million dollars (\$25,000,000) shall be available for  
32 projects to improve public safety and improve and restore watersheds including  
33 regional and community fuel load reduction projects on public lands, and stream  
34 and river restoration projects. Not less than 50% of these funds shall be in the form  
35 of grants to local conservation corps.

36 (2) The sum of twenty million dollars (\$20,000,000) shall be available for grants  
37 to local conservation corps for acquisition and development of facilities to support  
38 local conservation corps programs, and for local resource conservation activities.

39 (m) The sum of ninety million dollars (\$90,000,000) to the state board for  
40 matching grants to local public agencies for the reduction and prevention of  
41 stormwater contamination of rivers, lakes, and streams. The Legislature may enact  
42 legislation to implement this subdivision.

1 (n) The sum of one hundred million dollars (\$100,000,000) shall be available to  
2 the secretary for the purpose of implementing a court settlement to restore flows and  
3 naturally-reproducing and self-sustaining populations of salmon to the San Joaquin  
4 River between Friant Dam and the Merced River. These funds shall be available for  
5 channel and structural improvements, and related research pursuant to the court  
6 settlement. The secretary is authorized to enter into a cost-sharing agreement with  
7 the United States Secretary of the Interior and other parties, as necessary, to  
8 implement this provision.

9 **Comment.** Section 75050 is amended to update references to the former Department of Fish and  
10 Game. See Fish & Wildlife Code § 1500.

11  **Note.** Section 75050 was added to the Public Resources Code in 2006 by an initiative statute,  
12 Proposition 84. The Commission believes that the proposed technical revision of that section would  
13 not be an impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6,  
14 and associated text.

15 **Pub. Res. Code § 75055 (amended).**

16 SEC. \_\_\_\_\_. Section 75055 of the Public Resources Code is amended to read:

17 75055. The sum of four hundred fifty million dollars (\$450,000,000) shall be  
18 available for the protection and conservation of forests and wildlife habitat  
19 according to the following schedule:

20 (a) Notwithstanding Section 13340 of the Government Code, the sum of one  
21 hundred eighty million dollars (\$180,000,000) is continuously appropriated to the  
22 board for forest conservation and protection projects. The goal of this grant program  
23 is to promote the ecological integrity and economic stability of California's diverse  
24 native forests for all their public benefits through forest conservation, preservation  
25 and restoration of productive managed forest lands, forest reserve areas, redwood  
26 forests and other forest types, including the conservation of water resources and  
27 natural habitats for native fish, wildlife and plants found on these lands.

28 (b)(1) Notwithstanding Section 13340 of the Government Code, the sum of one  
29 hundred thirty five million dollars (\$135,000,000) is hereby continuously  
30 appropriated to the board for the development, rehabilitation, restoration,  
31 acquisition and protection of habitat that accomplishes one or more of the following  
32 objectives:

33 (A) Promotes the recovery of threatened and endangered species.

34 (B) Provides corridors linking separate habitat areas to prevent fragmentation.

35 (C) Protects significant natural landscapes and ecosystems such as old growth  
36 redwoods, mixed conifer forests and oak woodlands, riparian and wetland areas, and  
37 other significant habitat areas.

38 (D) Implements the recommendations of California Comprehensive Wildlife  
39 Strategy, as submitted October 2005 to the United States Fish and Wildlife Service.

40 (2) Funds authorized by this subdivision may be used for direct expenditures or  
41 for grants and for related state administrative costs, pursuant to the Wildlife  
42 Conservation Law of 1947, Chapter 4 (commencing with Section 1300) of Division

1 ~~2 Title 1 (commencing with Section 54700) of Part 2 of Division 15~~ of the Fish and  
2 ~~Game Wildlife Code, the Oak Woodland Conservation Act, Article 3.5~~  
3 ~~(commencing with Section 1360) of Chapter 4 of Division 2 Chapter 3~~  
4 ~~(commencing with Section 54900) of Title 1 of Part 2 of Division 15~~ of the Fish and  
5 ~~Game Wildlife Code, and the California Rangeland, Grazing Land and Grassland~~  
6 ~~Protection Act, commencing with Section 10330 of Division 10.4.~~ Funds scheduled  
7 in this subdivision may be used to prepare management plans for properties acquired  
8 by the Wildlife Conservation Board and for the development of scientific data,  
9 habitat mapping and other research information necessary to determine the priorities  
10 for restoration and acquisition statewide.

11 (3) Up to twenty five million dollars (\$25,000,000) may be granted to the  
12 University of California for the Natural Reserve System for matching grants for land  
13 acquisition and for the construction and development of facilities that will be used  
14 for research and training to improve the management of natural lands and the  
15 preservation of California's wildlife resources.

16 (c) The sum of ninety million dollars (\$90,000,000) shall be available to the board  
17 for grants to implement or assist in the establishment of Natural Community  
18 Conservation Plans, ~~Chapter 10 (commencing with Section 2800) of Division 3~~  
19 ~~Title 2 (commencing with Section 64500) of Part 2 of Division 17~~ of the Fish and  
20 ~~Game Wildlife Code.~~

21 (d) The sum of forty five million dollars (\$45,000,000) shall be available for the  
22 protection of ranches, farms, and oak woodlands according the following schedule:

23 (1) Grazing land protection pursuant to the California Rangeland, Grazing Land  
24 and Grassland Protection Act, commencing with Section 10330 of Division 10.4  
25 . . . \$15,000,000.

26 (2) Oak Woodland Preservation pursuant to ~~Article 3.5 (commencing with Section~~  
27 ~~1360) of Chapter 4 of Division 2 Chapter 3 (commencing with Section 54900) of~~  
28 ~~Title 1 of Part 2 of Division 15~~ of the Fish and ~~Game Wildlife Code . . . \$15,000,000.~~

29 (3) Agricultural land preservation pursuant to the California Farmland  
30 Conservancy Program Act of 1995, Article 1 (commencing with Section 10200) of  
31 Division 10.2 . . . \$10,000,000.

32 (4) To the board for grants to assist farmers in integrating agricultural activities  
33 with ecosystem restoration and wildlife protection . . . \$5,000,000.

34 **Comment.** Section 75055 is amended to reflect the recodification of the former Fish and Game  
35 Code.

36  **Note.** Section 75055 was added to the Public Resources Code in 2006 by an initiative statute,  
37 Proposition 84. The Commission believes that the proposed technical revision of that section would  
38 not be an impermissible amendment. See discussion of initiative statutes *supra* at notes 5 and 6,  
39 and associated text.

40 **Pub. Res. Code § 75077 (amended).**

41 SEC. \_\_\_\_\_. Section 75077 of the Public Resources Code is amended to read:

1 75077. Funds provided pursuant to this division, and any appropriation or transfer  
2 of those funds, shall not be deemed to be a transfer of funds for the purposes of  
3 Chapter 9 (commencing with Section 2780) of Division 3 Title 5 (commencing with  
4 Section 55800) of Part 2 of Division 15 of the Fish and Game Wildlife Code.

5 **Comment.** Section 75077 is amended to reflect the recodification of the former Fish and Game  
6 Code.

7 **Pub. Res. Code § 75101 (amended).**

8 SEC. \_\_\_\_\_. Section 75101 of the Public Resources Code is amended to read:

9 75101. (a)(1) Costs subsequently recovered from a party responsible for the  
10 contamination pursuant to Section 75025 shall be repaid to the state board and  
11 deposited in the Groundwater Contamination Cleanup Project Fund, which is hereby  
12 created in the State Treasury. Costs recovered shall be separately accounted for  
13 within the Groundwater Contamination Cleanup Project Fund.

14 (2) Moneys in the Groundwater Contamination Cleanup Project Fund are  
15 available, upon appropriation by the Legislature, to the state board for the purpose  
16 of a grant to the grantee that received funds and subsequently recovered costs from  
17 a responsible party and repaid those costs to the state in the following priority order:

18 (A) Projects and activities to clean up areas of groundwater contamination within  
19 the grantee's jurisdiction where the initial grant awarded pursuant to Section 75025  
20 is insufficient to pay for the full costs of the cleanup.

21 (B) Projects and activities to clean up additional areas of groundwater  
22 contamination within the grantee's jurisdiction.

23 (3)(A) The total amount of the grant awarded pursuant to Section 75025 and the  
24 amount awarded pursuant to this subdivision shall not exceed the grantee's total  
25 costs to clean up contaminated groundwater or prevent the contamination of  
26 groundwater.

27 (B) If costs recovered by the grantee and deposited in the Groundwater  
28 Contamination Cleanup Project Fund exceed the amount that may be awarded as a  
29 grant pursuant to the limit in subparagraph (A), the excess moneys shall be available  
30 to the state board, upon appropriation by the Legislature, for expenditure on orphan  
31 groundwater contamination cleanup projects. The state board shall consult with the  
32 Department of Toxic Substances Control when considering expenditures on orphan  
33 groundwater contamination cleanup projects.

34 (4) The grantee shall use an amount awarded pursuant to this subdivision for  
35 groundwater contamination cleanup activities for groundwater that is a primary  
36 source of drinking water, including, but not limited to, ongoing treatment and  
37 remediation activities in accordance with the purposes of Section 75025.

38 (5) When seeking grant funds pursuant to paragraph (2), a grantee shall submit an  
39 expenditure plan to the state board for projects consistent with this subdivision. The  
40 state board shall review the submitted expenditure plan and consult with the  
41 Department of Toxic Substances Control for sites where the Department of Toxic

1 Substances Control is the lead state agency. The state board shall notify the grantee  
2 if the expenditure plan is approved, and if approved, the state board shall disburse  
3 the funds.

4 (6) Grants awarded pursuant to this subdivision may be used for capital costs and  
5 treatment and remediation activities.

6 (7) Commencing no later than July 1, 2015, and annually thereafter until the  
7 grantee's funds are expended, a grantee of funds awarded pursuant to this  
8 subdivision shall provide public notice, by posting a list on the grantee's Internet  
9 Web site, of projects and activities that receive grant funds pursuant to this  
10 subdivision and the amount of those funds.

11 (8) As used in this subdivision, "costs subsequently recovered from a party  
12 responsible for the contamination" means the amount of any judgment or settlement  
13 received by a grantee of funds received pursuant to Section 75025 from a  
14 responsible party that is attributable to costs funded by the grant received pursuant  
15 to Section 75025, less all reasonable and necessary costs of response incurred by  
16 the grantee of funds received pursuant to Section 75025 to recover these funds.  
17 Attorney's fees may be considered reasonable and necessary costs of response if the  
18 attorney's efforts are for identifying potentially responsible parties, but not if  
19 incurred in pursuit of litigation, consistent with the Comprehensive Environmental  
20 Response, Compensation, and Liability Act of 1980, as amended (42 U.S.C. Sec.  
21 9601 et seq.), and *Key Tronic Corp. v. U.S.* (511 U.S. 809 (1994)).

22 (9) The state board may use moneys in the Groundwater Contamination Cleanup  
23 Project Fund, upon appropriation by the Legislature, for the costs of administering  
24 this subdivision.

25 (b) The state board may directly recover moneys from a party responsible for  
26 contamination addressed by a loan or grant pursuant to Section 75025 in accordance  
27 with the procedures described in subdivision (c) of Section 13304 of the Water  
28 Code. The state board, upon appropriation by the Legislature, may use moneys in  
29 the Groundwater Contamination Cleanup Project Fund for this purpose. If moneys  
30 from the Groundwater Contamination Cleanup Project Fund are used for legal costs  
31 pursuant to this subdivision, moneys recovered by a judgment in favor of the state  
32 board shall be deposited in that fund.

33 (c) For the purposes of implementing subdivision (a) of Section 75050, the  
34 Department of Fish and Wildlife, when funding a natural community conservation  
35 plan, shall fund only the development of a natural community conservation plan that  
36 is consistent with the Natural Community Conservation Planning Act (~~Chapter 10~~  
37 ~~(commencing with Section 2800) of Division 3 Title 2 (commencing with Section~~  
38 64500) of Part 2 of Division 17 of the Fish and Game Wildlife Code).

39 (d) The San Francisco Bay Area Conservancy may use the funds made available  
40 pursuant to subdivision (c) of Section 75060 to restore the salt ponds in the south  
41 San Francisco Bay and to create trails and visitor facilities for public use in that  
42 area.

1     **Comment.** Subdivision (c) of Section 75101 is amended to reflect the recodification of the  
2 former Fish and Game Code.

3     **Pub. Res. Code § 80028 (amended).**

4     SEC. \_\_\_\_\_. Section 80028 of the Public Resources Code is amended to read:  
5     80028. Funds provided pursuant to this division, and any appropriation or transfer  
6 of those funds, shall not be deemed to be a transfer of funds for the purposes of  
7 Chapter 9 (commencing with Section 2780) of Division 3 Title 5 (commencing with  
8 Section 55800) of Part 2 of Division 15 of the Fish and Game Wildlife Code.

9     **Comment.** Section 80028 is amended to reflect the recodification of the former Fish and Game  
10 Code.

11     **Pub. Res. Code § 80111 (amended).**

12     SEC. \_\_\_\_\_. Section 80111 of the Public Resources Code is amended to read:  
13     80111. The amount available to the Wildlife Conservation Board pursuant to  
14 subdivision (c) of Section 80110 is allocated as follows:

15     (a) Five million dollars (\$5,000,000) shall be available for the development of  
16 regional conservation investment strategies that are not otherwise funded pursuant  
17 to Section 800 of the Streets and Highways Code or any other law.

18     (b) At least fifty-two million dollars (\$52,000,000) shall be available for the  
19 acquisition, development, rehabilitation, restoration, protection, and expansion of  
20 habitat that furthers the implementation of natural community conservation plans  
21 adopted pursuant to the Natural Community Conservation Planning Act (~~Chapter~~  
22 10 (commencing with Section 2800) of Division 3 Title 2 (commencing with  
23 Section 64500) of Part 2 of Division 17 of the Fish and Game Wildlife Code) to  
24 help resolve resource conflicts by balancing communitywide conservation,  
25 planning, and economic activities or other large-scale habitat conservation plans that  
26 resolve resource conflicts with provisions for conservation, planning, and economic  
27 activities. Funding pursuant to this paragraph shall not be used to offset mitigation  
28 obligations otherwise required, but may be used as part of a funding partnership to  
29 enhance, expand, or augment conservation efforts required by mitigation.

30     (c) Up to ten million dollars (\$10,000,000) may be granted to the University of  
31 California Natural Reserve System for matching grants for acquisition of land,  
32 construction and development of research facilities to improve the management of  
33 natural lands, for preservation of California's wildlife resources, and to further  
34 research related to climate change. The Wildlife Conservation Board shall establish  
35 a matching grant requirement for grants awarded pursuant to this subdivision.

36     (d) The remainder of the amount available shall be available to the Wildlife  
37 Conservation Board to provide funding for the following projects:

38     (1) Projects to protect and enhance national recreation areas serving heavily  
39 urbanized areas or, in coordination with the State Lands Commission, to acquire an  
40 interest in federal public lands that may be proposed for sale or disposal.

1 (2) Projects according to the Wildlife Conservation Board’s governing statutes for  
2 its specified purposes.

3 **Comment.** Section 80111 is amended to reflect the recodification of the former Fish and Game  
4 Code.

5 **Pub. Res. Code § 80132 (amended).**

6 SEC. \_\_\_\_\_. Section 80132 of the Public Resources Code is amended to read:

7 80132. (a) Of the amount made available pursuant to Section 80130, eighteen  
8 million dollars (\$18,000,000) shall be available to the Wildlife Conservation Board  
9 for direct expenditures pursuant to the Wildlife Conservation Law of 1947 (~~Chapter~~  
10 ~~4 (commencing with Section 1300) of Division 2 Title 1 (commencing with Section~~  
11 ~~54700) of Part 2 of Division 15 of the Fish and Game Wildlife Code~~) and for grants  
12 for any of the following:

13 (1) Projects for the acquisition, development, rehabilitation, restoration,  
14 protection, and expansion of wildlife corridors and open space, including projects  
15 to improve connectivity and reduce barriers between habitat areas. In awarding  
16 grants pursuant to this paragraph, the Wildlife Conservation Board shall give  
17 priority to projects that protect wildlife corridors, including wildlife corridors  
18 threatened by urban development.

19 (2) Projects for the acquisition, development, rehabilitation, restoration,  
20 protection, and expansion of habitat that promote the recovery of threatened and  
21 endangered species.

22 (3) Projects to improve climate adaptation and resilience of natural systems.

23 (4) Projects to protect and improve existing open-space corridors and trail  
24 linkages related to utility, transportation, or water infrastructure that provide habitat  
25 connectivity and public access or trails.

26 (5) Projects for wildlife rehabilitation facilities after consultation with the  
27 Department of Fish and Wildlife.

28 (6) Projects to control invasive plants or insects that degrade wildlife corridors or  
29 habitat linkages, inhibit the recovery of threatened or endangered species, or reduce  
30 the climate resilience of a natural system.

31 (7) Projects to enhance wildlife habitat, recognizing the highly variable habitat  
32 needs required by fish and wildlife. Eligible projects include acquisition of water or  
33 water rights from willing sellers, acquisition of land that includes water rights or  
34 contractual rights to water, short- or long-term water transfers and leases, projects  
35 that provide water for fish and wildlife, projects that improve aquatic or riparian  
36 habitat conditions, or projects to benefit salmon and steelhead.

37 (8) Implementation of conservation actions and habitat enhancement actions that  
38 measurably advance the conservation objectives of regional conservation  
39 investment strategies approved pursuant to ~~Chapter 9 (commencing with Section~~  
40 ~~1850) of Division 2 Title 3 (commencing with Section 64700) of Part 2 of Division~~  
41 ~~17 the Fish and Game Wildlife Code.~~

1 (9) Provision of hunting and other wildlife-dependent recreational opportunities  
2 to the public through voluntary agreement with private landowners, including  
3 opportunities pursuant to Section ~~1572~~ 56225, 56230, or 56240 of the Fish and  
4 Game Wildlife Code.

5 (b) In implementing this section, the Wildlife Conservation Board may provide  
6 matching grants for incentives to landowners for conservation actions on private  
7 lands or use of voluntary habitat credit exchange mechanisms. A matching grant  
8 shall not exceed 50 percent of the total cost of the incentive program.

9 (c) Of the amount made available pursuant to Section 80130, thirty million dollars  
10 (\$30,000,000) shall be available for the acquisition, development, rehabilitation,  
11 restoration, protection, and expansion of wildlife corridors and open space to  
12 improve connectivity and reduce barriers between habitat areas and to protect and  
13 restore habitat associated with the Pacific Flyway. In awarding grants pursuant to  
14 this subdivision, priority may be given to projects that protect wildlife corridors. Of  
15 the amount described in this subdivision, ten million dollars (\$10,000,000) shall be  
16 available for the California Waterfowl Habitat Program.

17 (d) Of the amount made available pursuant to Section 80130, not less than twenty-  
18 five million dollars (\$25,000,000) shall be available to the Department of Fish and  
19 Wildlife for projects to restore rivers and streams in support of fisheries and wildlife,  
20 including, but not limited to, reconnection of rivers with their flood plains, riparian  
21 and side-channel habitat restoration activities described in subdivision (b) of Section  
22 79737 of the Water Code, and restoration and protection of upper watershed forests  
23 and meadow systems that are important for fish and wildlife resources. Subdivision  
24 (f) of Section 79738 of the Water Code applies to this subdivision. Of the amount  
25 available pursuant to this subdivision, at least five million dollars (\$5,000,000) shall  
26 be available for restoration projects in the Klamath-Trinity watershed for the benefit  
27 of salmon and steelhead. Priority shall be given to projects supported by  
28 multistakeholder public or private partnerships, or both, using a science-based  
29 approach and measurable objectives to guide identification, design, and  
30 implementation of regional actions to benefit salmon and steelhead.

31 (e)(1) Of the amount made available pursuant to Section 80130, not less than sixty  
32 million dollars (\$60,000,000) shall be available to the Wildlife Conservation Board  
33 for construction, repair, modification, or removal of transportation or water  
34 resources infrastructure to improve wildlife or fish passage.

35 (2) Of the amount subject to paragraph (1), at least thirty million dollars  
36 (\$30,000,000) shall be available to the Department of Fish and Wildlife for  
37 restoration of Southern California Steelhead habitat consistent with the Department  
38 of Fish and Wildlife's Steelhead Restoration and Management Plan and the National  
39 Marine Fisheries Service's Southern California Steelhead Recovery Plan. Projects  
40 that remove significant barriers to steelhead migration and include other habitat  
41 restoration and associated infrastructure improvements shall be the highest priority.

1 (f) Of the amount made available pursuant to Section 80130, not less than sixty  
2 million dollars (\$60,000,000) shall be available to the Wildlife Conservation Board  
3 for the protection, restoration, and improvement of upper watershed lands in the  
4 Sierra Nevada and Cascade Mountains, including forest lands, meadows, wetlands,  
5 chaparral, and riparian habitat, in order to protect and improve water supply and  
6 water quality, improve forest health, reduce wildfire danger, mitigate the effects of  
7 wildfires on water quality and supply, increase flood protection, or to protect or  
8 restore riparian or aquatic resources.

9 (g) Of the amount made available pursuant to Section 80130, at least thirty million  
10 dollars (\$30,000,000) shall be available to the Department of Fish and Wildlife to  
11 improve conditions for fish and wildlife in streams, rivers, wildlife refuges, wetland  
12 habitat areas, and estuaries. Eligible projects include acquisition of water from  
13 willing sellers, acquisition of land that includes water rights or contractual rights to  
14 water, short- or long-term water transfers or leases, provision of water for fish and  
15 wildlife, or improvement of aquatic or riparian habitat conditions. In implementing  
16 this section, the Department of Fish and Wildlife may provide grants under the  
17 Fisheries Restoration Grant Program with priority given to coastal waters.

18 (h) The Wildlife Conservation Board shall update its strategic master plan that  
19 identifies priorities and specific criteria for selecting projects pursuant to  
20 subdivision (a).

21 (i) Activities funded pursuant to this section shall be consistent with the state's  
22 climate adaptation strategy, as provided in Section 71153, and the statewide  
23 objectives provided in Section 71154.

24 **Comment.** Subdivision (a) of Section 80132 is amended to reflect the recodification of the  
25 former Fish and Game Code.

26  **Note.** In the tentative recommendation, the provisions of existing Fish and Game Code 1572,  
27 which is cross-referenced in the section above, have been continued in several different sections of  
28 the proposed Fish and Wildlife Code.

29 **The Commission requests public comment on the proposed conforming revision of the**  
30 **cross-reference to Section 1572 in the section above.**

31 PUBLIC UTILITIES CODE

32 **Pub. Util. Code § 7718 (amended).**

33 SEC. \_\_\_\_ . Section 7718 of the Public Utilities Code is amended to read:

34 7718. (a) The Railroad Accident Prevention and Immediate Deployment Force is  
35 hereby created in the California Environmental Protection Agency. The force shall  
36 be responsible for providing immediate onsite response capability in the event of  
37 large-scale releases of toxic materials resulting from surface transportation  
38 accidents and for implementing the state hazardous materials incident prevention  
39 and immediate deployment plan. This force shall act cooperatively and in concert

1 with existing local emergency response units. The force shall consist of  
2 representatives of all of the following:

- 3 (1) Department of Fish and ~~Game~~ Wildlife.
- 4 (2) California Environmental Protection Agency.
- 5 (3) State Air Resources Board.
- 6 (4) California Integrated Waste Management Board.
- 7 (5) California regional water quality control boards.
- 8 (6) Department of Toxic Substances Control.
- 9 (7) Department of Pesticide Regulation.
- 10 (8) Office of Environmental Health Hazard Assessment.
- 11 (9) State Department of Public Health.
- 12 (10) Department of the California Highway Patrol.
- 13 (11) Department of Food and Agriculture.
- 14 (12) Department of Forestry and Fire Protection.
- 15 (13) Department of Parks and Recreation.
- 16 (14) Public Utilities Commission.
- 17 (15) Any other potentially affected state, local, or federal agency.
- 18 (16) Office of Emergency Services.

19 (b) The California Environmental Protection Agency shall develop a state railroad  
20 accident prevention and immediate deployment plan in cooperation with the State  
21 Fire Marshal, affected businesses, and all of the entities listed in paragraphs (1) to  
22 (17), inclusive, of subdivision (a).

23 (c) The plan specified in subdivision (b) shall be a comprehensive set of policies  
24 and directions that every potentially affected state agency and business shall follow  
25 if there is a railroad accident to minimize the potential damage to the public health  
26 and safety, property, and the environment that might result from accidents involving  
27 railroad activities in the state.

28 **Comment.** Section 7718 is amended to update a reference to the former Department of Fish and  
29 Game. See Fish & Wildlife Code § 1500.

## 30 REVENUE AND TAXATION CODE

### 31 **Rev. & Tax. Code § 421 (amended).**

32 SEC. \_\_\_\_\_. Section 421 of the Revenue and Taxation Code is amended to read:

33 421. For the purposes of this article:

34 (a) “Agricultural preserve” means an agricultural preserve created pursuant to the  
35 California Land Conservation Act of 1965 (Williamson Act) (Chapter 7  
36 commencing with Section 51200) of Part 1 of Division 1 of Title 5 of the  
37 Government Code).

38 (b) “Contract” means a contract executed pursuant to the California Land  
39 Conservation Act.

1 (c) “Agreement” means an agreement executed pursuant to the California Land  
2 Conservation Act prior to the 61st day following the final adjournment of the 1969  
3 Regular Session of the Legislature and that, taken as a whole, provides restrictions,  
4 terms and conditions that are substantially similar or more restrictive than those  
5 required by statute for a contract.

6 (d) “Scenic restriction” means any interest or right in real property acquired by a  
7 city or county pursuant to Chapter 12 (commencing with Section 6950) of Division  
8 7 of Title 1 of the Government Code, where the deed or other instrument granting  
9 such right or interest imposes restrictions that, through limitation of their future use,  
10 will effectively preserve for public use and enjoyment, the character of open spaces  
11 and areas as defined in Section 6954 of the Government Code.

12 A scenic restriction shall be for an initial term of 10 years or more, and shall  
13 provide for either of the following:

14 (1) A method whereby the term may be extended by mutual agreement of the  
15 parties.

16 (2) That the initial term shall be subject to annual automatic one-year extensions  
17 as provided for contracts in Sections 51244, 51244.5, and 51246 of the Government  
18 Code, unless notice of nonrenewal is given as provided in Section 51245 of the  
19 Government Code.

20 A scenic restriction may not be terminated prior to the expiration of the initial  
21 term, and any extension thereof, except as provided for cancellation of contracts in  
22 Sections 51281, 51282, 51283 and 51283.3 of the Government Code, and subject to  
23 the provisions therein for payment of the cancellation fee.

24 (e) “Open-space easement” means an open-space easement granted to a county or  
25 city pursuant to Chapter 6.5 (commencing with Section 51050) of Part 1 of Division  
26 1 of Title 5 of the Government Code if the easement is acquired prior to January 1,  
27 1975, or an open-space easement granted to a county, city, or nonprofit organization  
28 pursuant to Chapter 6.6 (commencing with Section 51070) of Part 1 of Division 1  
29 of Title 5 of the Government Code if the easement is acquired after January 1, 1975,  
30 or an open-space easement granted to a regional park district, regional park and  
31 open-space district, or regional open-space district under Article 3 (commencing  
32 with Section 5500) of Chapter 3 of Division 5 of the Public Resources Code.

33 (f) “Wildlife habitat contract” means any contract or amended contract or  
34 covenant involving, except as provided in Section 423.8, 150 acres or more of land  
35 entered into by a landowner with any agency or political subdivision of the federal  
36 or state government limiting the use of lands for a period of 10 or more years by the  
37 landowner to habitat for native or migratory wildlife and native pasture. These lands  
38 shall, by contract, be eligible to receive water for waterfowl or waterfowl  
39 management purposes from the federal government.

40 (g) “Open-space land” means any of the following:

41 (1) Land within an agricultural preserve and subject to a contract or an agreement.

42 (2) Land subject to a scenic restriction.

1 (3) Land subject to an open-space easement.

2 (4) Land that has been restricted by a political subdivision or an entity of the state  
3 or federal government, acting within the scope of its regulatory or other legal  
4 authority, for the benefit of wildlife, endangered species, or their habitats.

5 (h) “Typical rotation period” means a period of years during which different crops  
6 are grown as part of a plant cultural program. Typical rotation period does not mean  
7 the rotation period of timber.

8 (i) “Wildlife” means waterfowl of every kind and any other undomesticated  
9 mammal, fish, or bird, or any reptile, amphibian, insect, or plant.

10 (j) “Endangered species” means any species or subcategory thereof, as defined in  
11 the California Endangered Species Act (~~Chapter 1.5 (commencing with Section~~  
12 ~~2050) of Division 3 Part 1 (commencing with Section 62000) of Division 17 of the~~  
13 Fish and Game Wildlife Code) or the federal Endangered Species Act (16 U.S.C.  
14 Sec. 1531 et seq.), that has been classified and protected as an endangered,  
15 threatened, rare, or candidate species by any entity of the state or federal  
16 government.

17 **Comment.** Subdivision (j) of Section 421 is amended to reflect the recodification of the former  
18 Fish and Game Code.

19 **Rev. & Tax. Code § 18741 (amended).**

20 SEC. \_\_\_\_\_. Section 18741 of the Revenue and Taxation Code is amended to read:

21 18741. (a) Any individual may designate on the tax return, under the space labeled  
22 “Rare and Endangered Species Preservation Voluntary Tax Contribution Program,”  
23 that a contribution in excess of the tax liability, if any, be made to the Endangered  
24 and Rare Fish, Wildlife, and Plant Species Conservation and Enhancement Account  
25 established in the Fish and Game Preservation Fund pursuant to Section ~~1770~~ 56100  
26 of the Fish and Game Wildlife Code.

27 (b) The contribution shall be in full dollar amounts and may be made individually  
28 by each signatory on a joint return.

29 (c) A designation under subdivision (a) shall be made for any taxable year on the  
30 original return for that taxable year, and once made shall be irrevocable.

31 (d) The Franchise Tax Board shall revise the form of the return to include a space  
32 labeled “Rare and Endangered Species Preservation Voluntary Tax Contribution  
33 Program” to allow for the designation permitted under subdivision (a).

34 (e) A deduction shall be allowed under Article 6 (commencing with Section  
35 17201) of Chapter 3 of Part 10 for any contribution made pursuant to subdivision  
36 (a).

37 **Comment.** Section 18741 is amended to reflect the recodification of the former Fish and Game  
38 Code.

39 **Rev. & Tax. Code § 18742 (amended).**

40 SEC. \_\_\_\_\_. Section 18742 of the Revenue and Taxation Code is amended to read:

1 18742. (a) The Franchise Tax Board shall notify the Controller of both the amount  
2 of moneys paid by taxpayers in excess of their tax liability and the amount of refund  
3 moneys that taxpayers have designated pursuant to Section 18741 to be transferred  
4 to the Endangered and Rare Fish, Wildlife, and Plant Species Conservation and  
5 Enhancement Account. The Controller shall transfer from the Personal Income Tax  
6 Fund to that account, an amount not in excess of the sum of the amounts reported to  
7 the Controller by the Franchise Tax Board that have been designated by individuals  
8 pursuant to Section 18741 for payment into that account.

9 (b) Notwithstanding Section 13340 of the Government Code, all moneys  
10 transferred to the account shall be continuously appropriated and allocated as  
11 follows:

12 (1) To the Franchise Tax Board and the Controller for the reimbursement of all  
13 actual and direct costs incurred by the Franchise Tax Board and the Controller in  
14 connection with the collection and administration of funds under this article.

15 (2) To the Department of Fish and Wildlife for the purposes specified in Section  
16 ~~1771 56105~~ of the Fish and Game Wildlife Code.

17 (c) The Department of Fish and Wildlife shall comply with the Internet Web site  
18 reporting requirements described in Section 18873.

19 **Comment.** Section 18742 is amended to reflect the recodification of the former Fish and Game  
20 Code.

21 **Rev. & Tax. Code § 18749.2 (amended).**

22 SEC. \_\_\_\_\_. Section 18749.2 of the Revenue and Taxation Code is amended to read:

23 18749.2. (a) Notwithstanding Section 13340 of the Government Code, all moneys  
24 transferred to the Native California Wildlife Rehabilitation Voluntary Tax  
25 Contribution Fund shall be continuously appropriated and allocated as follows:

26 (1) To the Franchise Tax Board and the Controller for reimbursement of all costs  
27 incurred by the Franchise Tax Board and the Controller in connection with their  
28 duties under this article.

29 (2) The revenues remaining, after allocation pursuant to paragraph (1), to the  
30 Department of Fish and Wildlife for the purposes specified in ~~Article 5~~  
31 ~~(commencing with Section 1773)~~ of ~~Chapter 7.5~~ of ~~Division 2~~ Chapter 5  
32 (commencing with Section 56150) of Title 6 of Part 2 of Division 15 the Fish and  
33 Game Wildlife Code.

34 (b) The Department of Fish and Wildlife shall comply with the Internet Web site  
35 reporting requirements described in Section 18873.

36 **Comment.** Section 18749.2 is amended to reflect the recodification of the former Fish and Game  
37 Code.

38 **Rev. & Tax. Code § 34019 (amended).**

39 SEC. \_\_\_\_\_. Section 34019 of the Revenue and Taxation Code is amended to read:

40 34019. (a) Beginning with the 2017–18 fiscal year, the Department of Finance  
41 shall estimate revenues to be received pursuant to Sections 34011 and 34012 and

1 provide those estimates to the Controller no later than June 15 of each year. The  
2 Controller shall use these estimates when disbursing funds pursuant to this section.  
3 Before any funds are disbursed pursuant to subdivisions (b), (c), (d), and (e) of this  
4 section, the Controller shall disburse from the Tax Fund to the appropriate account,  
5 without regard to fiscal year, the following:

6 (1) Reasonable costs incurred by the board for administering and collecting the  
7 taxes imposed by this part; provided, however, such costs shall not exceed 4 percent  
8 of tax revenues received.

9 (2) Reasonable costs incurred by the bureau, the Department of Consumer Affairs,  
10 the Department of Food and Agriculture, and the State Department of Public Health  
11 for implementing, administering, and enforcing Division 10 (commencing with  
12 Section 26000) of the Business and Professions Code to the extent those costs are  
13 not reimbursed pursuant to Section 26180 of the Business and Professions Code.  
14 This paragraph shall remain operative through the 2022–23 fiscal year.

15 (3) Reasonable costs incurred by the Department of Fish and Wildlife, the State  
16 Water Resources Control Board, and the Department of Pesticide Regulation for  
17 carrying out their respective duties under Division 10 (commencing with Section  
18 26000) of the Business and Professions Code to the extent those costs are not  
19 otherwise reimbursed.

20 (4) Reasonable costs incurred by the Controller for performing duties imposed by  
21 the Control, Regulate and Tax Adult Use of Marijuana Act, including the audit  
22 required by Section 34020.

23 (5) Reasonable costs incurred by the Department of Finance for conducting the  
24 performance audit pursuant to Section 26191 of the Business and Professions Code.

25 (6) Reasonable costs incurred by the Legislative Analyst’s Office for performing  
26 duties imposed by Section 34017.

27 (7) Sufficient funds to reimburse the Division of Labor Standards Enforcement  
28 and the Division of Occupational Safety and Health within the Department of  
29 Industrial Relations and the Employment Development Department for the costs of  
30 applying and enforcing state labor laws to licensees under Division 10 (commencing  
31 with Section 26000) of the Business and Professions Code.

32 (b) The Controller shall next disburse the sum of ten million dollars (\$10,000,000)  
33 to a public university or universities in California annually beginning with the 2018–  
34 19 fiscal year until the 2028–29 fiscal year to research and evaluate the  
35 implementation and effect of the Control, Regulate and Tax Adult Use of Marijuana  
36 Act, and shall, if appropriate, make recommendations to the Legislature and  
37 Governor regarding possible amendments to the Control, Regulate and Tax Adult  
38 Use of Marijuana Act. The recipients of these funds shall publish reports on their  
39 findings at a minimum of every two years and shall make the reports available to  
40 the public. The bureau shall select the universities to be funded. The research funded  
41 pursuant to this subdivision shall include but not necessarily be limited to:

1 (1) Impacts on public health, including health costs associated with cannabis use,  
2 as well as whether cannabis use is associated with an increase or decrease in use of  
3 alcohol or other drugs.

4 (2) The impact of treatment for maladaptive cannabis use and the effectiveness of  
5 different treatment programs.

6 (3) Public safety issues related to cannabis use, including studying the  
7 effectiveness of the packaging and labeling requirements and advertising and  
8 marketing restrictions contained in the act at preventing underage access to and use  
9 of cannabis and cannabis products, and studying the health-related effects among  
10 users of varying potency levels of cannabis and cannabis products.

11 (4) Cannabis use rates, maladaptive use rates for adults and youth, and diagnosis  
12 rates of cannabis-related substance use disorders.

13 (5) Cannabis market prices, illicit market prices, tax structures and rates, including  
14 an evaluation of how to best tax cannabis based on potency, and the structure and  
15 function of licensed cannabis businesses.

16 (6) Whether additional protections are needed to prevent unlawful monopolies or  
17 anti-competitive behavior from occurring in the adult-use cannabis industry and, if  
18 so, recommendations as to the most effective measures for preventing such  
19 behavior.

20 (7) The economic impacts in the private and public sectors, including, but not  
21 necessarily limited to, job creation, workplace safety, revenues, taxes generated for  
22 state and local budgets, and criminal justice impacts, including, but not necessarily  
23 limited to, impacts on law enforcement and public resources, short and long term  
24 consequences of involvement in the criminal justice system, and state and local  
25 government agency administrative costs and revenue.

26 (8) Whether the regulatory agencies tasked with implementing and enforcing the  
27 Control, Regulate and Tax Adult Use of Marijuana Act are doing so consistent with  
28 the purposes of the act, and whether different agencies might do so more effectively.

29 (9) Environmental issues related to cannabis production and the criminal  
30 prohibition of cannabis production.

31 (10) The geographic location, structure, and function of licensed cannabis  
32 businesses, and demographic data, including race, ethnicity, and gender, of license  
33 holders.

34 (11) The outcomes achieved by the changes in criminal penalties made under the  
35 Control, Regulate and Tax Adult Use of Marijuana Act for cannabis-related  
36 offenses, and the outcomes of the juvenile justice system, in particular, probation-  
37 based treatments and the frequency of up-charging illegal possession of cannabis or  
38 cannabis products to a more serious offense.

39 (c) The Controller shall next disburse the sum of three million dollars  
40 (\$3,000,000) annually to the Department of the California Highway Patrol  
41 beginning with the 2018–19 fiscal year until the 2022–23 fiscal year to establish and  
42 adopt protocols to determine whether a driver is operating a vehicle while impaired,

1 including impairment by the use of cannabis or cannabis products, and to establish  
2 and adopt protocols setting forth best practices to assist law enforcement agencies.  
3 The department may hire personnel to establish the protocols specified in this  
4 subdivision. In addition, the department may make grants to public and private  
5 research institutions for the purpose of developing technology for determining when  
6 a driver is operating a vehicle while impaired, including impairment by the use of  
7 cannabis or cannabis products.

8 (d) The Controller shall next disburse the sum of ten million dollars (\$10,000,000)  
9 beginning with the 2018–19 fiscal year and increasing ten million dollars  
10 (\$10,000,000) each fiscal year thereafter until the 2022–23 fiscal year, at which time  
11 the disbursement shall be fifty million dollars (\$50,000,000) each year thereafter, to  
12 the Governor’s Office of Business and Economic Development, in consultation with  
13 the Labor and Workforce Development Agency and the State Department of Social  
14 Services, to administer a community reinvestments grants program to local health  
15 departments and at least 50 percent to qualified community-based nonprofit  
16 organizations to support job placement, mental health treatment, substance use  
17 disorder treatment, system navigation services, legal services to address barriers to  
18 reentry, and linkages to medical care for communities disproportionately affected  
19 by past federal and state drug policies. The office shall solicit input from  
20 community-based job skills, job placement, and legal service providers with  
21 relevant expertise as to the administration of the grants program. In addition, the  
22 office shall periodically evaluate the programs it is funding to determine the  
23 effectiveness of the programs, shall not spend more than 4 percent for administrative  
24 costs related to implementation, evaluation, and oversight of the programs, and shall  
25 award grants annually, beginning no later than January 1, 2020.

26 (e) The Controller shall next disburse the sum of two million dollars (\$2,000,000)  
27 annually to the University of California San Diego Center for Medicinal Cannabis  
28 Research to further the objectives of the center, including the enhanced  
29 understanding of the efficacy and adverse effects of cannabis as a pharmacological  
30 agent.

31 (f) By July 15 of each fiscal year beginning in the 2018–19 fiscal year, the  
32 Controller shall, after disbursing funds pursuant to subdivisions (a), (b), (c), (d), and  
33 (e), disburse funds deposited in the Tax Fund during the prior fiscal year into sub-  
34 trust accounts, which are hereby created, as follows:

35 (1) Sixty percent shall be deposited in the Youth Education, Prevention, Early  
36 Intervention and Treatment Account, and disbursed by the Controller to the State  
37 Department of Health Care Services for programs for youth that are designed to  
38 educate about and to prevent substance use disorders and to prevent harm from  
39 substance use. The State Department of Health Care Services shall enter into  
40 interagency agreements with the State Department of Public Health and the State  
41 Department of Education to implement and administer these programs. The  
42 programs shall emphasize accurate education, effective prevention, early

1 intervention, school retention, and timely treatment services for youth, their families  
2 and caregivers. The programs may include, but are not limited to, the following  
3 components:

4 (A) Prevention and early intervention services including outreach, risk survey and  
5 education to youth, families, caregivers, schools, primary care health providers,  
6 behavioral health and substance use disorder service providers, community and  
7 faith-based organizations, fostercare providers, juvenile and family courts, and  
8 others to recognize and reduce risks related to substance use, and the early signs of  
9 problematic use and of substance use disorders.

10 (B) Grants to schools to develop and support student assistance programs, or other  
11 similar programs, designed to prevent and reduce substance use, and improve school  
12 retention and performance, by supporting students who are at risk of dropping out  
13 of school and promoting alternatives to suspension or expulsion that focus on school  
14 retention, remediation, and professional care. Schools with higher than average  
15 dropout rates should be prioritized for grants.

16 (C) Grants to programs for outreach, education, and treatment for homeless youth  
17 and out-of-school youth with substance use disorders.

18 (D) Access and linkage to care provided by county behavioral health programs  
19 for youth, and their families and caregivers, who have a substance use disorder or  
20 who are at risk for developing a substance use disorder.

21 (E) Youth-focused substance use disorder treatment programs that are culturally  
22 and gender competent, trauma-informed, evidence-based and provide a continuum  
23 of care that includes screening and assessment (substance use disorder as well as  
24 mental health), early intervention, active treatment, family involvement, case  
25 management, overdose prevention, prevention of communicable diseases related to  
26 substance use, relapse management for substance use and other cooccurring  
27 behavioral health disorders, vocational services, literacy services, parenting classes,  
28 family therapy and counseling services, medication-assisted treatments, psychiatric  
29 medication and psychotherapy. When indicated, referrals must be made to other  
30 providers.

31 (F) To the extent permitted by law and where indicated, interventions shall utilize  
32 a two-generation approach to addressing substance use disorders with the capacity  
33 to treat youth and adults together. This would include supporting the development  
34 of family-based interventions that address substance use disorders and related  
35 problems within the context of families, including parents, foster parents, caregivers  
36 and all their children.

37 (G) Programs to assist individuals, as well as families and friends of drug using  
38 young people, to reduce the stigma associated with substance use including being  
39 diagnosed with a substance use disorder or seeking substance use disorder services.  
40 This includes peer-run outreach and education to reduce stigma, anti-stigma  
41 campaigns, and community recovery networks.

1 (H) Workforce training and wage structures that increase the hiring pool of  
2 behavioral health staff with substance use disorder prevention and treatment  
3 expertise. Provide ongoing education and coaching that increases substance use  
4 treatment providers' core competencies and trains providers on promising and  
5 evidenced-based practices.

6 (I) Construction of community-based youth treatment facilities.

7 (J) The departments may contract with each county behavioral health program for  
8 the provision of services.

9 (K) Funds shall be allocated to counties based on demonstrated need, including  
10 the number of youth in the county, the prevalence of substance use disorders among  
11 adults, and confirmed through statistical data, validated assessments, or submitted  
12 reports prepared by the applicable county to demonstrate and validate need.

13 (L) The departments shall periodically evaluate the programs they are funding to  
14 determine the effectiveness of the programs.

15 (M) The departments may use up to 4 percent of the moneys allocated to the Youth  
16 Education, Prevention, Early Intervention and Treatment Account for  
17 administrative costs related to implementation, evaluation, and oversight of the  
18 programs.

19 (N) If the Department of Finance ever determines that funding pursuant to  
20 cannabis taxation exceeds demand for youth prevention and treatment services in  
21 the state, the departments shall provide a plan to the Department of Finance to  
22 provide treatment services to adults as well as youth using these funds.

23 (O) The departments shall solicit input from volunteer health organizations,  
24 physicians who treat addiction, treatment researchers, family therapy and  
25 counseling providers, and professional education associations with relevant  
26 expertise as to the administration of any grants made pursuant to this paragraph.

27 (2) Twenty percent shall be deposited in the Environmental Restoration and  
28 Protection Account, and disbursed by the Controller as follows:

29 (A) To the Department of Fish and Wildlife and the Department of Parks and  
30 Recreation for the cleanup, remediation, and restoration of environmental damage  
31 in watersheds affected by cannabis cultivation and related activities including, but  
32 not limited to, damage that occurred prior to enactment of this part, and to support  
33 local partnerships for this purpose. The Department of Fish and Wildlife and the  
34 Department of Parks and Recreation may distribute a portion of the funds they  
35 receive from the Environmental Restoration and Protection Account through grants  
36 for purposes specified in this paragraph.

37 (B) To the Department of Fish and Wildlife and the Department of Parks and  
38 Recreation for the stewardship and operation of state-owned wildlife habitat areas  
39 and state park units in a manner that discourages and prevents the illegal cultivation,  
40 production, sale, and use of cannabis and cannabis products on public lands, and to  
41 facilitate the investigation, enforcement, and prosecution of illegal cultivation,  
42 production, sale, and use of cannabis or cannabis products on public lands.

1 (C) To the Department of Fish and Wildlife to assist in funding the watershed  
2 enforcement program and multiagency taskforce established pursuant to  
3 subdivisions (b) and (c) of ~~Section 12029~~ Sections 72205 and 72210 of the Fish and  
4 Game Wildlife Code to facilitate the investigation, enforcement, and prosecution of  
5 these offenses and to ensure the reduction of adverse impacts of cannabis  
6 cultivation, production, sale, and use on fish and wildlife habitats throughout the  
7 state.

8 (D) For purposes of this paragraph, the Secretary of the Natural Resources Agency  
9 shall determine the allocation of revenues between the departments. During the first  
10 five years of implementation, first consideration should be given to funding  
11 purposes specified in subparagraph (A).

12 (E) Funds allocated pursuant to this paragraph shall be used to increase and  
13 enhance activities described in subparagraphs (A), (B), and (C), and not replace  
14 allocation of other funding for these purposes. Accordingly, annual General Fund  
15 appropriations to the Department of Fish and Wildlife and the Department of Parks  
16 and Recreation shall not be reduced below the levels provided in the Budget Act of  
17 2014 (Chapter 25 of the Statutes of 2014).

18 (3) Twenty percent shall be deposited into the State and Local Government Law  
19 Enforcement Account and disbursed by the Controller as follows:

20 (A) To the Department of the California Highway Patrol for conducting training  
21 programs for detecting, testing and enforcing laws against driving under the  
22 influence of alcohol and other drugs, including driving under the influence of  
23 cannabis. The department may hire personnel to conduct the training programs  
24 specified in this subparagraph.

25 (B) To the Department of the California Highway Patrol to fund internal  
26 California Highway Patrol programs and grants to qualified nonprofit organizations  
27 and local governments for education, prevention, and enforcement of laws related  
28 to driving under the influence of alcohol and other drugs, including cannabis;  
29 programs that help enforce traffic laws, educate the public in traffic safety, provide  
30 varied and effective means of reducing fatalities, injuries, and economic losses from  
31 collisions; and for the purchase of equipment related to enforcement of laws related  
32 to driving under the influence of alcohol and other drugs, including cannabis.

33 (C) To the Board of State and Community Corrections for making grants to local  
34 governments to assist with law enforcement, fire protection, or other local programs  
35 addressing public health and safety associated with the implementation of the  
36 Control, Regulate and Tax Adult Use of Marijuana Act. The board shall not make  
37 any grants to local governments which have banned the cultivation, including  
38 personal cultivation under paragraph (3) of subdivision (b) of Section 11362.2 of  
39 the Health and Safety Code, or retail sale of cannabis or cannabis products pursuant  
40 to Section 26200 of the Business and Professions Code or as otherwise provided by  
41 law.

1 (D) For purposes of this paragraph, the Department of Finance shall determine the  
2 allocation of revenues between the agencies; provided, however, beginning in the  
3 2022–23 fiscal year the amount allocated pursuant to subparagraph (A) shall not be  
4 less than ten million dollars (\$10,000,000) annually and the amount allocated  
5 pursuant to subparagraph (B) shall not be less than forty million dollars  
6 (\$40,000,000) annually. In determining the amount to be allocated before the 2022–  
7 23 fiscal year pursuant to this paragraph, the Department of Finance shall give initial  
8 priority to subparagraph (A).

9 (g) Funds allocated pursuant to subdivision (f) shall be used to increase the  
10 funding of programs and purposes identified and shall not be used to replace  
11 allocation of other funding for these purposes.

12 (h) Effective July 1, 2028, the Legislature may amend this section by majority  
13 vote to further the purposes of the Control, Regulate and Tax Adult Use of  
14 Marijuana Act, including allocating funds to programs other than those specified in  
15 subdivisions (d) and (f). Any revisions pursuant to this subdivision shall not result  
16 in a reduction of funds to accounts established pursuant to subdivisions (d) and (f)  
17 in any subsequent year from the amount allocated to each account in the 2027–28  
18 fiscal year. Prior to July 1, 2028, the Legislature may not change the allocations to  
19 programs specified in subdivisions (d) and (f).

20 **Comment.** Subparagraph (C) of paragraph (2) of subdivision (f) of Section 34019 is amended  
21 to reflect the recodification of the former Fish and Game Code.

22  **Note.** Section 5907 was added to the Revenue and Taxation Code in 2016 by an initiative  
23 statute, Proposition 64. The Commission believes that the proposed technical revision of that  
24 section would not be an impermissible amendment. See discussion of initiative statutes *supra* at  
25 notes 5 and 6, and associated text.

26 **Rev. & Tax. Code § 46618 (amended).**

27 SEC. \_\_\_\_\_. Section 46618 of the Revenue and Taxation Code is amended to read:  
28 46618. The board shall, in cooperation with the Department of Fish and ~~Game~~  
29 Wildlife, the Taxpayers’ Rights Advocate, and other interested feepayer-oriented  
30 groups, develop a plan to reduce the time required to resolve petitions for  
31 redetermination and claims for refunds. The plan shall include determination of  
32 standard timeframes and special review of cases that take more time than the  
33 appropriate standard timeframe.

34 **Comment.** Section 46618 is amended to update a reference to the former Department of Fish  
35 and Game. See Fish & Wildlife Code § 1500.

36 **Rev. & Tax. Code § 46751 (amended).**

37 SEC. \_\_\_\_\_. Section 46751 of the Revenue and Taxation Code is amended to read:  
38 46751. (a) The board shall provide any and all information obtained under this  
39 part to the Department of Fish and ~~Game~~ Wildlife.

40 (b) The Department of Fish and ~~Game~~ Wildlife and the board may utilize any  
41 information obtained pursuant to this part to develop data on oil spill prevention,

1 abatement, and removal within the state. Notwithstanding any other provision of  
2 this section, the Department of Fish and Game Wildlife may make oil spill  
3 prevention, abatement, and removal public.

4 (c) It shall be unlawful for the board, or any person having an administrative duty  
5 under Chapter 7.4 (commencing with Section 8670.1) of Division 1 of Title 2 of the  
6 Government Code or Division 7.8 (commencing with Section 8750) of the Public  
7 Resources Code to make known, in any manner whatever, the business affairs,  
8 operations, or any other information pertaining to a fee payer which was submitted  
9 to the board in a report or return required by this part, or to permit any report or  
10 copy thereof or any book containing any abstract or particulars thereof to be seen or  
11 examined by any person not expressly authorized by subdivision (a), subdivision  
12 (d), and this subdivision. However, the Governor may, by general or special order,  
13 authorize examination of the records maintained by the board under this part by  
14 other state officers, by officers of another state, by the federal government, if a  
15 reciprocal arrangement exists, or by any other person. The information so obtained  
16 pursuant to the order of the Governor shall not be made public except to the extent  
17 and in the manner that the order may authorize that it be made public.

18 (d) The board may furnish to any state or federal agency investigating violations  
19 of or enforcing any state or federal law related to crude oil and petroleum products  
20 any crude oil and petroleum products information in the possession of the board that  
21 is deemed necessary for the enforcement of those laws.

22 (e) Notwithstanding subdivision (c), the successors, receivers, trustees, executors,  
23 administrators, assignees, and guarantors, if directly interested, may be given  
24 information regarding the determination of any unpaid fee or the amount of fees,  
25 interest, or penalties required to be collected or assessed.

26 (f) Nothing in this section shall be construed as limiting or increasing the public's  
27 access to information on any aspect of oil spill prevention, abatement, and removal  
28 collected pursuant to other state or local laws, regulations, or ordinances.

29 **Comment.** Section 46751 is amended to update references to the former Department of Fish and  
30 Game. See Fish & Wildlife Code § 1500.

## 31 STREETS AND HIGHWAY CODE

### 32 **Sts. & Hy. Code § 91.8 (amended).**

33 SEC. \_\_\_\_ . Section 91.8 of the Streets and Highway Code is amended to read:

34 91.8. (a) The department shall, within its maintenance program, establish  
35 procedures for the removal and disposal of animal carcasses on state highways.

36 (b) Notwithstanding any other provision of law, including, but not limited to,  
37 prohibitions on the possession and transportation of endangered or protected  
38 species, or the property rights associated with livestock and other commercially  
39 valuable animals, the department may remove or relocate an animal carcass from a  
40 state highway for safety purposes.

1 (c) The department shall dispose of animal carcasses in an environmentally  
2 appropriate manner considering both of the following:

3 (1) The animal's probable legal status, whether as domestic or commercial  
4 property, wild, feral, protected, or endangered, as follows:

5 (A) When practicable, an owner of a domestic animal shall be notified of the  
6 location or disposition of the animal carcass. Unless returned to the owner, license  
7 tags, nameplates, or other identification shall be retained by the department for 30  
8 days.

9 (B) A branded livestock carcass shall be removed from the roadway but not  
10 otherwise transported until the owner is contacted. If the owner cannot be identified,  
11 the department shall notify the regional brand inspector.

12 (C) In the case of wild, feral, protected, or endangered animals, disposal shall be  
13 accomplished in accordance with applicable provisions of the Fish and ~~Game~~  
14 Wildlife Code.

15 (2) If disposal technologies including, but not limited to, natural decomposition,  
16 burial, incineration, donation, rendering, or composting are not available or  
17 practicable, the department may use any nontraditional or novel technology that  
18 may be appropriate under the circumstances.

19 (d) Animal carcasses shall not be relocated to or disposed of within 150 feet of  
20 waterways or drainageways that lead directly to waterways, or buried within five  
21 feet of groundwater.

22 (e) The department shall maintain a record of designated disposal sites used for  
23 consolidation of animal carcasses.

24 **Comment.** Section 91.8 is amended to update a cross-reference to the former Fish and Game  
25 Code.

26 **Sts. & Hy. Code § 156.3 (amended).**

27 SEC. \_\_\_\_\_. Section 156.3 of the Streets and Highway Code is amended to read:

28 156.3. For any project using state or federal transportation funds programmed  
29 after January 1, 2006, the department shall ensure that, if the project affects a stream  
30 crossing on a stream where anadromous fish are, or historically were, found, an  
31 assessment of potential barriers to fish passage is done prior to commencing project  
32 design. The department shall submit the assessment to the Department of Fish and  
33 ~~Game~~ Wildlife and add it to the CALFISH database. If any structural barrier to  
34 passage exists, remediation of the problem shall be designed into the project by the  
35 implementing agency. New projects shall be constructed so that they do not present  
36 a barrier to fish passage. When barriers to fish passage are being addressed, plans  
37 and projects shall be developed in consultation with the Department of Fish and  
38 ~~Game~~ Wildlife.

39 **Comment.** Section 156.3 is amended to update references to the former Department of Fish and  
40 Game. See Fish & Wildlife Code § 1500.

1 **Sts. & Hy. Code § 156.4 (amended).**

2 SEC. \_\_\_\_\_. Section 156.4 of the Streets and Highway Code is amended to read:

3 156.4. For any repair or construction project using state or federal transportation  
4 funds that affects a stream crossing on a stream where anadromous fish are, or  
5 historically were, found, the department shall perform an assessment of the site for  
6 potential barriers to fish passage and submit the assessment to the Department of  
7 Fish and ~~Game~~ Wildlife.

8 **Comment.** Section 156.4 is amended to update a reference to the former Department of Fish and  
9 Game. See Fish & Wildlife Code § 1500.

10 **Sts. & Hy. Code § 800 (amended).**

11 SEC. \_\_\_\_\_. Section 800 of the Streets and Highway Code is amended to read:

12 800. (a) The Advance Mitigation Program is hereby created in the department to  
13 enhance communications between the department and stakeholders to protect  
14 natural resources through project mitigation, to meet or exceed applicable  
15 environmental requirements, to accelerate project delivery, and to mitigate, to the  
16 maximum extent required by law, environmental impacts from transportation  
17 infrastructure projects. The department shall consult on all activities pursuant to this  
18 article with the Department of Fish and Wildlife, including activities pursuant to  
19 Chapter 9 (commencing with Section 1850) of Division 2 Title 3 (commencing with  
20 Section 64700) of Part 2 of Division 17 of the Fish and ~~Game~~ Wildlife Code.

21 (b) Commencing with the 2017–18 fiscal year, and for a period of four years, the  
22 department shall set aside no less than thirty million dollars (\$30,000,000) annually  
23 for the Advance Mitigation Program from the annual appropriations for the State  
24 Highway Operation and Protection Program and the State Transportation  
25 Improvement Program for the planning and implementation of projects in the  
26 Advance Mitigation Program. Mitigation credits or values generated or obtained  
27 with these funds may be used only for transportation improvements in the State  
28 Transportation Improvement Program or the State Highway Operation and  
29 Protection Program, and may be transferred to another agency, but only upon full  
30 reimbursement of the department pursuant to subdivision (b) of Section 800.6.

31 (c) Upon the order of the Director of Finance, the Controller shall transfer the  
32 amount identified for the Advance Mitigation Program in subdivision (b), as  
33 determined by the department and the Department of Finance, to the Advance  
34 Mitigation Account in the State Transportation Fund.

35 (d) The annual Budget Act and subsequent legislation may establish additional  
36 provisions and requirements for the program.

37 **Comment.** Section 800 is amended to reflect the recodification of the former Fish and Game  
38 Code.

39 **Sts. & Hy. Code § 800.5 (amended).**

40 SEC. \_\_\_\_\_. Section 800.5 of the Streets and Highway Code is amended to read:

1 800.5. For purposes of this article, the following terms have the following  
2 meanings:

3 (a) “Acquire” and “acquisition” mean, with respect to land or a waterway,  
4 acquisition of fee title or purchase of a conservation easement that protects  
5 conservation and mitigation values on the land or waterway in perpetuity.

6 (b) “Administrative draft natural community conservation plan” means a  
7 substantially complete draft of a natural community conservation plan that is  
8 released after January 1, 2016, to the general public, plan participants, and the  
9 department.

10 (c) “Advance mitigation” means mitigation implemented before, and in  
11 anticipation of, environmental effects of planned transportation improvements.

12 (d) “Commission” means the California Transportation Commission.

13 (e) “Conservation easement” means a perpetual conservation easement that  
14 complies with Chapter 4 (commencing with Section 815) of Title 2 of Part 2 of  
15 Division 2 of the Civil Code.

16 (f) “Department” means the Department of Transportation.

17 (g) “Mitigation credit agreement” means a mitigation credit agreement pursuant  
18 to ~~Chapter 9 (commencing with Section 1850) of Division 2~~ Title 3 (commencing  
19 with Section 64700) of Part 2 of Division 17 of the Fish and Game Wildlife Code.

20 (h) “Natural Communities Conservation Plan” means a plan developed pursuant  
21 to ~~Chapter 10 (commencing with Section 2800) of Division 3~~ Title 2 (commencing  
22 with Section 64500) of Part 2 of Division 17 of the Fish and Game Wildlife Code.

23 (i) “Planned transportation improvement” means a transportation project that a  
24 transportation agency has identified in a regional transportation plan, an  
25 interregional transportation plan, a capital improvement program, or other approved  
26 transportation planning document, excluding any project that is associated with or  
27 interacting with the high-speed rail program. A planned transportation improvement  
28 may include, but is not limited to, a transportation project that has been planned,  
29 programmed, proposed for approval, or that has been approved.

30 (j) “Program” means the Advance Mitigation Program implemented pursuant to  
31 this article.

32 (k) “Regional conservation investment strategy” means a regional conservation  
33 investment strategy approved by the Department of Fish and Wildlife pursuant to  
34 ~~Chapter 9 (commencing with Section 1850) of Division 2~~ Title 3 (commencing with  
35 Section 64700) of Part 2 of Division 17 of the Fish and Game Wildlife Code.

36 (l) “Regulatory agency” means a state or federal natural resource protection  
37 agency with regulatory authority over planned transportation improvements. A  
38 regulatory agency includes, but is not limited to, the Natural Resources Agency, the  
39 Department of Fish and Wildlife, California regional water quality control boards,  
40 the United States Fish and Wildlife Service, the National Marine Fisheries Service,  
41 the United States Environmental Protection Agency, and the United States Army  
42 Corps of Engineers.

1 (m) “Transportation agency” means the department, a metropolitan planning  
2 organization, a regional transportation planning agency, or another public agency  
3 that implements transportation improvements.

4 (n) “Transportation improvement” means a transportation capital improvement  
5 project.

6 **Comment.** Section 800.5 is amended to reflect the recodification of the former Fish and Game  
7 Code.

8 **Sts. & Hy. Code § 800.6 (amended).**

9 SEC. \_\_\_\_ . Section 800.6 of the Streets and Highway Code is amended to read:

10 800.6. (a) The funds in the Advance Mitigation Account created in Section 800.7  
11 shall be used only to do the following:

12 (1) Purchase, or fund the purchase of, credits from mitigation banks, conservation  
13 banks, or in-lieu fee programs approved by one or more regulatory agencies. The  
14 department may also establish mitigation banks, conservation banks, or in-lieu fee  
15 programs, or fund the establishment of mitigation banks, conservation banks, or in-  
16 lieu fee programs, in accordance with applicable state and federal standards, if the  
17 department determines that those banks or in-lieu fee programs would provide  
18 appropriate mitigation of the anticipated potential impacts of planned transportation  
19 improvements identified pursuant to Section 800.8.

20 (2) Pay, or fund the payment of, mitigation fees or other costs or payments  
21 associated with coverage for the department’s or other transportation agency’s  
22 projects under natural community conservation plans approved pursuant to ~~Chapter~~  
23 ~~10 (commencing with Section 2800) of Division 3 Title 2 (commencing with~~  
24 ~~Section 64500) of Part 2 of Division 17~~ of the Fish and Game Wildlife Code, or  
25 habitat conservation plans approved in accordance with the federal Endangered  
26 Species Act. The department shall, upon commencement of a regional conservation  
27 investment strategy pursuant to paragraph (3), provide written notification thereof  
28 to the executive administrative officer of any administrative draft natural  
29 community conservation plan, approved natural community conservation plan, or  
30 approved regional federal habitat conservation plan that overlaps the proposed area  
31 of the regional conservation investment strategy.

32 (3) Prepare, or fund the preparation of, regional conservation assessments and  
33 regional conservation investment strategies. Where a regional conservation  
34 investment strategy has been approved by the Department of Fish and Wildlife, the  
35 department may do either of the following:

36 (A) Enter into, or fund the preparation of, mitigation credit agreements with the  
37 Department of Fish and Wildlife; purchase credits from an established mitigation  
38 credit agreement; or implement, or fund the implementation of, conservation actions  
39 and habitat enhancement actions as needed to generate mitigation credits pursuant  
40 to those mitigation credit agreements.

1 (B) Acquire, restore, manage, monitor, enhance, and preserve lands, waterways,  
2 aquatic resources, or fisheries, or fund the acquisition, restoration, management,  
3 monitoring, enhancement, and preservation of lands, waterways, aquatic resources,  
4 or fisheries that would measurably advance a conservation objective in the regional  
5 conservation investment strategy if the department concludes that the action or  
6 actions could conserve or create environmental values that are appropriate to  
7 mitigate the anticipated potential impacts of planned transportation improvements.

8 (4) Where the advance mitigation mechanisms in paragraphs (1) to (3), inclusive,  
9 are not practicable, the department may implement advance mitigation, or fund the  
10 implementation of advance mitigation, in accordance with a programmatic  
11 mitigation plan pursuant to Section 800.9. No more than 25 percent of the funds in  
12 the Advance Mitigation Account may be allocated for this purpose over a four-year  
13 period.

14 (b) The department may use, or allow other transportation agencies to use,  
15 mitigation credits or values generated or obtained under the program to fulfill the  
16 mitigation requirements of planned transportation improvements if the applicable  
17 transportation agency reimburses the program for all costs of purchasing or creating  
18 the mitigation credits or values, as determined by the department. Those costs shall  
19 be calculated using total cost accounting and shall include, as applicable, land  
20 acquisition or conservation easement costs, monitoring and enforcement costs,  
21 restoration costs, transaction costs, administrative costs, contingency costs, and land  
22 management, monitoring, and protection costs.

23 (c) The department shall track all implemented advance mitigation projects to use  
24 as credits for environmental mitigation.

25 (d) Projects or plans prepared pursuant to this section that overlap with any  
26 approved natural community conservation plan or approved regional federal habitat  
27 conservation plan, shall be consistent with that plan and shall include an explanation  
28 of whether and to what extent they are consistent with any overlapping state or  
29 federal recovery plan, or other state-approved or federal-approved conservation  
30 strategy.

31 (e) Mitigation credits created pursuant to this section may be used for covered  
32 activities under an approved natural community conservation plan only in  
33 accordance with the requirements of the plan. Individuals and entities eligible for  
34 coverage as a participating special entity under an approved natural community  
35 conservation plan may use mitigation credits created pursuant to this section only if  
36 the plan's implementing entity declines to extend coverage to the covered activity  
37 proposed by the eligible individual or entity.

38 (f) By July 1, 2019, and biennially thereafter, the department, pursuant to Section  
39 9795 of the Government Code, and notwithstanding Section 10231.5 of the  
40 Government Code, shall submit to the Legislature a report that describes to what  
41 extent the Advance Mitigation Program has accelerated the delivery of  
42 transportation projects. At a minimum, the report shall include the following:

- 1 (1) An accounting of the Advance Mitigation Account funds.
- 2 (2) Identification of expected state and federal resource and regulatory agency  
3 mitigation requirements for transportation projects utilizing the Advance Mitigation  
4 Program.
- 5 (3) A discussion of the extent to which those requirements are satisfied using  
6 advance mitigation credits.
- 7 (4) The use of funds to prepare, or to fund the preparation of, regional  
8 conservation assessments and regional conservation investment strategies.
- 9 (5) Recommendations for maximizing the ability of the Advance Mitigation  
10 Program to satisfy state and federal mitigation requirements.
- 11 (g) By July 1, 2018, or one year after the initial Advance Mitigation Program  
12 investments have begun, whichever is earlier, and biennially thereafter, the  
13 Department of Fish and Wildlife shall, pursuant to Section 9795 of the Government  
14 Code, and notwithstanding Section 10231.5 of the Government Code, submit a  
15 report to the Legislature that describes the extent to which the Advance Mitigation  
16 Program has improved the quality and effectiveness of habitat mitigation provided  
17 by the department for transportation projects and makes related recommendations  
18 on how to maximize these attributes. The report shall also include recommendations  
19 on how to maximize the quality and effectiveness of habitat mitigation developed  
20 pursuant to the Advance Mitigation Program.
- 21 (h) Nothing in this article shall be construed to impose any restrictions or  
22 requirements on the department for activities that do not involve the utilization of  
23 Advance Mitigation Account funds. Nothing in this article shall be construed to  
24 require the department to use the Advance Mitigation Program.
- 25 (i) Prior to making any expenditure from the Advance Mitigation Account, the  
26 Director of Transportation shall make a determination and justification that the  
27 proposed expenditure is likely to accelerate project delivery of specific projects.
- 28 (j) Any state water or transportation infrastructure agency that requests approval  
29 of a regional conservation investment strategy pursuant to ~~subdivision (a) of Section~~  
30 1852 Section 64935 of the Fish and Game Wildlife Code that may be used to  
31 facilitate mitigation for an infrastructure project shall not be subject to the limitation  
32 on the number of regional conservation investment strategies set in Section ~~1861~~  
33 64810 of the Fish and ~~Game~~ Wildlife Code.
- 34 **Comment.** Section 800.6(a)(2) and (j) are amended to reflect the recodification of the former  
35 Fish and Game Code.

## 36 VEHICLE CODE

### 37 Veh. Code § 21117 (amended).

38 SEC. \_\_\_\_ . Section 21117 of the Vehicle Code is amended to read:  
39 21117. (a) Local authorities may, notwithstanding Section 21101 or 21101.6, by  
40 written agreement approved by their legislative bodies, transfer among themselves

1 the responsibility for maintaining, operating, or controlling public access to any  
2 highway under their respective jurisdictions located in or adjacent to an ecological  
3 reserve or an environmentally sensitive area within their respective jurisdictions.

4 (b) An agreement entered into pursuant to subdivision (a) may authorize the local  
5 authority having responsibility for the highway under the agreement to do all of the  
6 following:

7 (1) Limit access by motor vehicles to the highway during certain hours of the day  
8 or certain days of the week.

9 (2) Prohibit access by motor vehicles during certain hours of the day or certain  
10 days of the week.

11 (3) Provide for the construction or erection of barricades or other devices designed  
12 or intended to separate pedestrians from vehicles or motor vehicles.

13 (4) Establish and operate a program by which vehicular access is permitted only  
14 in conjunction with specified educational programs or for disabled persons, or both.

15 (5) Issue temporary permits for special events valid for less than one day.

16 (c) As used in this section, the term “ecological reserve” has the same meaning as  
17 defined in Section ~~1584~~ 60755 of the Fish and Game Wildlife Code, and  
18 “environmentally sensitive area” has the same meaning as defined in Section  
19 30107.5 of the Public Resources Code.

20 **Comment.** Section 21117 is amended to reflect the recodification of the former Fish and Game  
21 Code.

## 22 WATER CODE

### 23 **Water Code § 139.4 (amended).**

24 SEC. \_\_\_\_ . Section 139.4 of the Water Code is amended to read:

25 139.4. (a) The department and the Department of Fish and Game Wildlife shall  
26 determine the principal options for the delta.

27 (b) The department shall evaluate and comparatively rate each option determined  
28 in subdivision (a) for its ability to do the following:

29 (1) Prevent the disruption of water supplies derived from the Sacramento-San  
30 Joaquin Delta.

31 (2) Improve the quality of drinking water supplies derived from the delta.

32 (3) Reduce the amount of salts contained in delta water and delivered to, and often  
33 retained in, our agricultural areas.

34 (4) Maintain delta water quality for delta users.

35 (5) Assist in preserving delta lands.

36 (6) Protect water rights of the “area of origin” and protect the environments of the  
37 Sacramento-San Joaquin river systems.

38 (7) Protect highways, utility facilities, and other infrastructure located within the  
39 delta.

40 (8) Preserve, protect, and improve delta levees.

1 (c) The Department of Fish and ~~Game~~ Wildlife shall evaluate and comparatively  
2 rate each option determined in subdivision (a) for its ability to restore salmon and  
3 other fisheries that use the San Francisco Bay/Sacramento-San Joaquin Delta  
4 Estuary.

5 (d) On or before January 1, 2008, the department and the Department of Fish and  
6 ~~Game~~ Wildlife shall jointly report to the Legislature and Governor, in writing, with  
7 regard to the results of the evaluation required by Section 139.2 and the comparative  
8 ratings required by subdivisions (b) and (c).

9 **Comment.** Section 139.4 is amended to update references to the former Department of Fish and  
10 Game. See Fish & Wildlife Code § 1500.

11 **Water Code § 233 (amended).**

12 SEC. \_\_\_\_\_. Section 233 of the Water Code is amended to read:

13 233. No plans or proposal for authorization of a project for construction or  
14 operation by the State shall be submitted to the Legislature by the Department of  
15 Water Resources unless the plans or proposal includes (1) the comments and  
16 recommendations, if any, of the Department of Fish and ~~Game~~ Wildlife and (2)  
17 provision for any water or facilities necessary for public recreation and the  
18 preservation and enhancement of fish and wildlife resources that the Department of  
19 Water Resources determines to be justifiable in terms of statewide interest, and  
20 feasible, as a nonreimbursable cost of the project.

21 **Comment.** Section 233 is amended to update a reference to the former Department of Fish and  
22 Game. See Fish & Wildlife Code § 1500.

23 **Water Code § 345 (amended).**

24 SEC. \_\_\_\_\_. Section 345 of the Water Code is amended to read:

25 345. The Department of Water Resources shall (a) plan recreation development  
26 associated with state-constructed water projects in consultation with local public  
27 agencies and affected state and federal agencies, (b) thereafter acquire land  
28 necessary to implement and execute plans for such development pursuant to specific  
29 legislative authorization. Such authorization shall specify to what extent, if any, the  
30 power of eminent domain may be used.

31 It is hereby declared to be the intention of the Legislature, in enacting this section,  
32 that no water resources development funds will be appropriated for the purpose of  
33 acquiring land for recreation development associated with state-constructed water  
34 projects, exclusive of land required for storage and conservation of water for such  
35 projects.

36 In carrying out its duties under this section, the Department of Water Resources  
37 may enter into contracts, leases, and agreements with other state agencies, the  
38 federal government, local public agencies, and persons; and the Department of Fish  
39 and ~~Game~~ Wildlife, the Department of Parks and Recreation and all other affected  
40 state and local agencies shall cooperate with the Department of Water Resources to  
41 that end.

1     **Comment.** Section 345 is amended to update a reference to the former Department of Fish and  
2 Game. See Fish & Wildlife Code § 1500.

3     **Water Code § 359 (amended).**

4     SEC. \_\_\_\_\_. Section 359 of the Water Code is amended to read:

5     359. (a) Notwithstanding any other provision of law that requires an election for  
6 the purpose of authorizing a contract with the United States, or for incurring the  
7 obligation to repay loans from the United States, and except as otherwise limited or  
8 prohibited by the California Constitution, a public water agency, as an alternative  
9 procedure to submitting the proposal to an election, upon affirmative vote of four-  
10 fifths of the members of the governing body thereof, may apply for, accept, provide  
11 for the repayment together with interest thereon, and use funds made available by  
12 the federal government pursuant to Public Law 95-18, pursuant to any other federal  
13 act subsequently enacted during 1977 that specifically provides emergency drought  
14 relief financing, or pursuant to existing federal relief programs receiving budget  
15 augmentations in 1977 for drought assistance, and may enter into contracts that are  
16 required to obtain those federal funds pursuant to the provisions of those federal acts  
17 if the following conditions exist:

18     (1) The project is undertaken by a state, regional, or local governmental agency.

19     (2) As a result of the severe drought now existing in many parts of the state, the  
20 agency has insufficient water supply needed to meet necessary agricultural,  
21 domestic, industrial, recreational, and fish and wildlife needs within the service area  
22 or area of jurisdiction of the agency.

23     (3) The project will develop or conserve water before October 31, 1978, and will  
24 assist in mitigating the impacts of the drought.

25     (4) The agency affirms that it will comply, if applicable, with Sections 1602, 1603,  
26 and 1605 Title 3 (commencing with Sections 69700) of Part 4 of Division 17 of the  
27 Fish and Game Wildlife Code.

28     (5) The project will be completed on or before the completion date, if any,  
29 required under the federal act providing the funding, but not later than March 1,  
30 1978.

31     (b) Any obligation to repay loans shall be expressly limited to revenues of the  
32 system improved by the proceeds of the contract.

33     (c) No application for federal funds pursuant to this section shall be made on or  
34 after March 1, 1978.

35     (d) Notwithstanding the provisions of this section, a public agency shall not be  
36 exempt from any provision of law that requires the submission of a proposal to an  
37 election if a petition requesting such an election signed by 10 percent of the  
38 registered voters within the public agency is presented to the governing board within  
39 30 days following the submission of an application for federal funds.

40     (e) Notwithstanding the provisions of this section, a public water agency that  
41 applied for federal funds for a project before January 1, 1978, may make application  
42 to the Director of the Drought Emergency Task Force for extension of the required

1 completion date specified in paragraph (5) of subdivision (b). Following receipt of  
2 an application for extension, the Director of the Drought Emergency Task Force  
3 may extend the required completion date specified in paragraph (5) of subdivision  
4 (b) to a date not later than September 30, 1978, if the director finds that the project  
5 has been delayed by factors not controllable by the public water agency. If the  
6 Drought Emergency Task Force is dissolved, the Director of Water Resources shall  
7 exercise the authority vested in the Director of the Drought Emergency Task Force  
8 pursuant to this section.

9 (f) For the purposes of this section, “public water agency” means a city, district,  
10 agency, authority, or any other political subdivision of the state, except the state,  
11 that distributes water to the inhabitants thereof, is otherwise authorized by law to  
12 enter into contracts or agreements with the federal government for a water supply  
13 or for financing facilities for a water supply, and is otherwise required by law to  
14 submit those agreements or contracts or any other project involving long-term debt  
15 to an election within that public water agency.

16 **Comment.** Paragraph (4) of subdivision (a) of Section 359 is amended to reflect the  
17 recodification of the former Fish and Game Code.

18  **Note.** In the tentative recommendation, Fish and Game Code Section 1602 would be continued  
19 in proposed Sections 69710, 69750, 69785, 70155, and 70165; Section 1603 would be continued  
20 in proposed Sections 69795, 69805, 69810, and 70050 through 70070; Section 1605 would be  
21 continued as proposed Sections 69850 through 69880. The proposed cross-reference revision above  
22 would refer to the title that contains all of those sections, rather than referring to the sections  
23 individually. That seems unproblematic, because the entire title relates to the substance of the  
24 referenced provisions.

25 **The Commission requests public comment on whether that simplified reference would**  
26 **cause any problems.**

27 **Water Code § 1013 (amended).**

28 SEC. \_\_\_\_ . Section 1013 of the Water Code is amended to read:

29 1013. (a) The Imperial Irrigation District, acting under a contract with the United  
30 States for diversion and use of Colorado River water or pursuant to the California  
31 Constitution or to this chapter, or complying with an order of the Secretary of the  
32 Interior, a court, or the board, to reduce through conservation measures, the volume  
33 of the flow of water directly or indirectly into the Salton Sea, shall not be held liable  
34 for any effects to the Salton Sea or its bordering area resulting from the conservation  
35 measures.

36 (b) For the purposes of this section, and during the term of the Quantification  
37 Settlement Agreement as defined in subdivision (a) of Chapter 617 of the Statutes  
38 of 2002, “land fallowing conservation measures” means the generation of water to  
39 be made available for transfer or for environmental mitigation purposes by  
40 fallowing land or removing land from agricultural production regardless of whether  
41 the fallowing or removal from agricultural production is temporary or long term,  
42 and regardless of whether it occurs in the course of normal and customary  
43 agricultural production, if both of the following apply:

1 (1) The measure is part of a land fallowing conservation plan that includes  
2 mitigation provisions adopted by the Board of Directors of the Imperial Irrigation  
3 District.

4 (2) Before the Imperial Irrigation District adopts a land fallowing conservation  
5 plan, the district shall consult with the Board of Supervisors of the County of  
6 Imperial and obtain the board's assessment of whether the proposed land fallowing  
7 conservation plan includes adequate measures to avoid or mitigate unreasonable  
8 economic or environmental impacts in the County of Imperial.

9 (c) In order to minimize impacts on the environment, during the term of the  
10 Quantification Settlement Agreement and for six years thereafter, in any evaluation  
11 or assessment of the Imperial Irrigation District's use of water, it shall be  
12 conclusively presumed that any water conserved, or used for mitigation purposes,  
13 through land fallowing conservation measures has been conserved in the same  
14 volume as if conserved by efficiency improvements, such as by reducing canal  
15 seepage, canal spills, or surface or subsurface runoff from irrigation fields.

16 (d) If a party to the Quantification Settlement Agreement engages in water  
17 efficiency conservation measures or land fallowing conservation measures to carry  
18 out a Quantification Settlement Agreement transfer or to mitigate the environmental  
19 impacts of a Quantification Settlement Agreement transfer, there may be no  
20 forfeiture, diminution, or impairment of the right of that party to use of the water  
21 conserved.

22 (e) During the period that the Quantification Settlement Agreement is in effect  
23 and the Imperial Irrigation District is meeting its water delivery obligations under  
24 the Quantification Settlement Agreement and its water delivery obligations under  
25 ~~subdivision (c) of Section 2081.7~~ subdivision (b) of Section 63305 of the Fish and  
26 Game Wildlife Code, no person or local agency, as defined in Section 21062 of the  
27 Public Resources Code, may seek to obtain additional conserved Colorado River  
28 water from the district, voluntarily or involuntarily, until the district has adopted a  
29 resolution offering to make conserved Colorado River water available.

30 (f) During the initial term in which the Quantification Settlement Agreement is in  
31 effect, any water transferred by the Imperial Irrigation District shall be subject to an  
32 ecosystem restoration fee established by the Department of Fish and Game Wildlife,  
33 in consultation with the board, to cover the proportional impacts to the Salton Sea  
34 of the additional water transfer. The fee shall not exceed 10 percent of the amount  
35 of any compensation received for the transfer of the water. The fee shall be  
36 deposited in the Salton Sea Restoration Fund. This fee shall not apply to the  
37 following transfers:

38 (1) Transfers to meet water delivery obligations under the Quantification  
39 Settlement Agreement and related agreements, as defined in that agreement.

40 (2) Transfers to comply with ~~subdivision (c) of Section 2081.7~~ subdivision (b) of  
41 Section 63305 of the Fish and Game Wildlife Code.

1 (3) Transfers pursuant to a Defensive Transfer Agreement as defined in the  
2 Agreement for Acquisition of Conserved Water between the Imperial Irrigation  
3 District and the Metropolitan Water District of Southern California.

4 (g) Subdivisions (c), (d), (e), and (f) shall not become operative unless the parties  
5 have executed the Quantification Settlement Agreement on or before October 12,  
6 2003.

7 (h) This section may not be construed to exempt the Imperial Irrigation District  
8 from any requirement established under the California Environmental Quality Act  
9 (Division 13 (commencing with Section 21000) of the Public Resources Code).

10 **Comment.** Subdivisions (e) and (f) of Section 1013 are amended to reflect the recodification of  
11 the former Fish and Game Code. The section is also amended to update a reference to the former  
12 Department of Fish and Game. See Fish & Wildlife Code § 1500.

13 **Water Code § 1275 (amended).**

14 SEC. \_\_\_\_ . Section 1275 of the Water Code is amended to read:

15 1275. After an application has been perfected, the board may request additional  
16 information reasonably necessary to clarify, amplify, correct, or otherwise  
17 supplement the information required to be submitted under Article 2 (commencing  
18 with Section 1260) or Article 3 (commencing with Section 1270). The board shall  
19 provide a reasonable period for submitting the information. The additional  
20 information may include, but is not limited to, any of the following:

21 (a) Information needed to demonstrate that unappropriated water is available for  
22 appropriation.

23 (b) Information needed to comply, or demonstrate compliance with, any  
24 applicable requirements of the Fish and Game Wildlife Code or the federal  
25 Endangered Species Act of 1973 (16 U.S.C. Sec. 1531 et seq.).

26 (c) Information needed to comply with Division 13 (commencing with Section  
27 21000) of the Public Resources Code.

28 **Comment.** Section 1275 is amended to reflect the recodification of the former Fish and Game  
29 Code.

30 **Water Code § 1701.3 (amended).**

31 SEC. \_\_\_\_ . Section 1701.3 of the Water Code is amended to read:

32 1701.3. (a) After a petition is filed, the board may request additional information  
33 reasonably necessary to clarify, amplify, correct, or otherwise supplement the  
34 information required to be submitted under this chapter. The board shall provide a  
35 reasonable period for submitting the information.

36 (b) The additional information may include, but need not be limited to, any of the  
37 following:

38 (1) Information needed to demonstrate that the change will not injure any other  
39 legal user of water.

1 (2) Information needed to demonstrate that the change will comply with any  
2 applicable requirements of the Fish and Game Wildlife Code or the federal  
3 Endangered Species Act of 1973 (16 U.S.C. Sec. 1531 et seq.).

4 (3) Information needed to comply with Division 13 (commencing with Section  
5 21000) of the Public Resources Code.

6 **Comment.** Section 1701.3 is amended to reflect the recodification of the former Fish and Game  
7 Code.

8 **Water Code § 6500 (amended).**

9 SEC. \_\_\_\_\_. Section 6500 of the Water Code is amended to read:

10 6500. Whenever an application for approval of plans and specifications for a new  
11 dam, or for the enlargement of any dam, in any stream in this State state, is filed  
12 pursuant to Part 1 of this division, a copy of the application shall be filed with the  
13 Fish and Game Commission as required by the Fish and Game Wildlife Code.

14 **Comment.** Section 6500 is amended to reflect the recodification of the former Fish and Game  
15 Code. The section is also amended to make a technical correction.

16 **Water Code § 6501 (amended).**

17 SEC. \_\_\_\_\_. Section 6501 of the Water Code is amended to read:

18 6501. The provisions for the installation of fishways over or around dams and for  
19 the protection and preservation of fish in streams obstructed by dams are contained  
20 in ~~Chapter 3 (commencing with Section 5900), Part 1, Division 6 Title 1~~  
21 ~~(commencing with Section 68000) and Chapter 1 (commencing with Section 69500)~~  
22 of Title 2 of Part 4 of Division 17 of the Fish and Game Wildlife Code.

23 **Comment.** Section 6501 is amended to reflect the recodification of the former Fish and Game  
24 Code.

25 **Water Code § 8539 (amended).**

26 SEC. \_\_\_\_\_. Section 8539 of the Water Code is amended to read:

27 8539. The Legislature hereby finds and declares that there is an urgent need for  
28 channel clearing and desnagging in many California waterways, and that these snags  
29 pose a severe danger and cause unnecessary erosion of banks.

30 The board, other state agencies, cities, counties, and districts are hereby  
31 authorized to cooperate with one another and with agencies of the United States in  
32 the performance of channel clearing and desnagging work within the Sacramento  
33 and San Joaquin Rivers and their tributaries, and may furnish money, services,  
34 equipment, and other property to that end. The board, as appropriate, shall consult  
35 with the Department of Water Resources, the State Lands Commission, and the  
36 Department of Fish and Game Wildlife in carrying out its responsibilities pursuant  
37 to this section.

38 **Comment.** Section 8539 is amended to update a reference to the former Department of Fish and  
39 Game. See Fish & Wildlife Code § 1500.

1 **Water Code § 8610 (amended).**

2 SEC. \_\_\_\_ . Section 8610 of the Water Code is amended to read:

3 8610. The board shall offer to lease to the Department of Fish and ~~Game~~ Wildlife,  
4 or to an appropriate public resource protection or public conservation agency or  
5 organization approved by the Department of Fish and ~~Game~~ Wildlife and the board,  
6 any lands it acquires as replacement habitat as mitigation for adverse environmental  
7 impacts of its projects. The lease agreement shall ensure that these lands are  
8 managed to provide the mitigation for which they were acquired and shall include,  
9 but not be limited to, provisions for funding management of those lands. Funds for  
10 management of those lands may include, but are not limited to, funds appropriated  
11 by the Legislature to the Department of Water Resources, the Reclamation Board,  
12 or the Department of Fish and ~~Game~~ Wildlife, and funds available from local  
13 entities. The lease agreement shall reserve the authority of the board to carry out  
14 necessary flood control activities and mitigate adverse environmental impacts.

15 **Comment.** Section 8610 is amended to update references to the former Department of Fish and  
16 Game. See Fish & Wildlife Code § 1500.

17 **Water Code § 8611 (amended).**

18 SEC. \_\_\_\_ . Section 8611 of the Water Code is amended to read:

19 8611. (a) Except as provided in subdivision (b), prior to construction at a site of a  
20 flood control, channel clearance, or bank stabilization project, the board, in  
21 consultation with the Department of Fish and ~~Game~~ Wildlife, shall prepare and  
22 adopt a mitigation plan which shall be implemented as part of the project. A  
23 mitigation plan shall include, but not be limited to, all of the following:

24 (1) A description of the actions that the board proposes to take to ensure that the  
25 project will meet all mitigation standards required by law with the objective of  
26 ensuring that the project causes no net loss of riparian, fishery, or wildlife habitat.

27 (2) A designation of the agency or agencies responsible for implementing and  
28 maintaining each mitigation element of the plan.

29 (3) A schedule for implementation of the mitigation ensuring that the mitigation  
30 measures will be accomplished prior to, or concurrent with, construction of the  
31 project, unless the board determines that to do so would be impracticable.

32 (4) A financing plan for the mitigation identifying the source or sources of funds  
33 for the mitigation, the share of mitigation costs attributable to each source, and a  
34 schedule of when the funds are to be provided.

35 The plan may take into consideration the environmental benefits of restoring,  
36 maintaining, or increasing the sustainable diversity of native species and habitat  
37 which may result from the project, if these benefits have been approved by the  
38 Department of Fish and ~~Game~~ Wildlife. The Department of Fish and ~~Game~~ Wildlife  
39 may submit a review of the plan and its recommendations to the board for inclusion  
40 in the plan.

1 (b) No mitigation plan is required when the board is responding to an emergency  
2 where no mitigation is required.

3 (c) For any project authorized pursuant to Section 12668, the agreement set forth  
4 in subdivision (a) shall provide for the mitigation of the project with the objective  
5 of providing a net long-term enhancement of the riparian habitat and fishery in the  
6 project area. The degree of net enhancement required for each phase or part of the  
7 project shall not be so great as to cause the project to be infeasible.

8 **Comment.** Section 8611 is amended to update references to the former Department of Fish and  
9 Game. See Fish & Wildlife Code § 1500.

10 **Water Code § 11901 (amended).**

11 SEC. \_\_\_\_\_. Section 11901 of the Water Code is amended to read:

12 11901. (a) It is the purpose of this chapter to provide for the planning and  
13 construction of water storage, conservation, and regulation facilities and associated  
14 fish and wildlife and recreation features consistent with this declaration and to make  
15 provision for funds therefor on a continuing basis, and to provide for the operation  
16 and maintenance of such fish and wildlife and recreation features.

17 (b) In enacting this chapter, however, it is not the intent of the Legislature to  
18 diminish any existing powers of the Department of Water Resources, the  
19 Department of Parks and Recreation, or the Department of Fish and ~~Game~~ Wildlife,  
20 but rather to provide specifically for the preservation and enhancement of fish and  
21 wildlife resources and for a system of public recreation facilities at state water  
22 projects as part of a coordinated plan for multipurpose use of these projects.

23 **Comment.** Section 11901 is amended to update a reference to the former Department of Fish  
24 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
25 designations.

26 **Water Code § 11910 (amended).**

27 SEC. \_\_\_\_\_. Section 11910 of the Water Code is amended to read:

28 11910. There shall be incorporated in the planning and construction of each  
29 project those features (including, but not limited to, additional storage capacity) that  
30 the department, after giving full consideration to any recommendations which may  
31 be made by the Department of Fish and ~~Game~~ Wildlife, the Department of Parks  
32 and Recreation, any federal agency, and any local governmental agency with  
33 jurisdiction over the area involved, determines necessary or desirable for the  
34 preservation of fish and wildlife, and necessary or desirable to permit, on a year-  
35 round basis, full utilization of the project for the enhancement of fish and wildlife  
36 and for recreational purposes to the extent that those features are consistent with  
37 other uses of the project, if any. It is the intent of the Legislature that there shall be  
38 full and close coordination of all planning for the preservation and enhancement of  
39 fish and wildlife and for recreation in connection with state water projects by and  
40 between the Department of Water Resources, the Department of Parks and

1 Recreation, the Department of Fish and Wildlife, and all appropriate federal and  
2 local agencies.

3 **Comment.** Section 11910 is amended to update a reference to the former Department of Fish  
4 and Game. See Fish & Wildlife Code § 1500.

5 **Water Code § 11915.5 (amended).**

6 SEC. \_\_\_\_\_. Section 11915.5 of the Water Code is amended to read:

7 11915.5. (a) For the purpose of furthering recreation in any project of the  
8 department, the department may exchange any real property it has acquired for  
9 property in the state owned by the United States which is of substantially equal  
10 value, whether or not such real property of the United States is adjacent to or needed  
11 for any project of the department. Such title or rights as the department deems  
12 necessary for the proper operation and maintenance of the water conservation, flood  
13 control or power features of any water project shall not be included in any exchange  
14 consummated under this section.

15 (b) Any such exchange involving real property acquired by the department solely  
16 for recreation shall be concurred in by the Department of Parks and Recreation. Any  
17 such exchange involving property acquired by the department solely for fish and  
18 wildlife purposes shall be concurred in by the Department of Fish and ~~Game~~  
19 Wildlife. Any such exchange involving property acquired solely for fish, wildlife  
20 and recreational purposes shall be concurred in by the Department of Fish and ~~Game~~  
21 Wildlife and the Department of Parks and Recreation. Real property of the United  
22 States not necessary for a project of the department shall be acquired by the  
23 department by exchange under this section only if another agency of state  
24 government has agreed to acquire such real property from the department for the  
25 actual cost to the department of the real property which is to be given in exchange  
26 therefor; provided, that any amount appropriated to the department to reimburse it  
27 for prior expenditures for acquisition of such land shall be deducted from the actual  
28 cost.

29 **Comment.** Section 11915.5 is amended to update references to the former Department of Fish  
30 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
31 designations.

32 **Water Code § 11917 (amended).**

33 SEC. \_\_\_\_\_. Section 11917 of the Water Code is amended to read:

34 11917. The Department of Fish and ~~Game~~ Wildlife shall manage fish and wildlife  
35 resources at state water projects, including any such additional resources as are  
36 created by such projects, in a manner compatible with the other uses of such  
37 projects.

38 **Comment.** Section 11917 is amended to update a reference to the former Department of Fish  
39 and Game. See Fish & Wildlife Code § 1500.

1 **Water Code § 12307 (amended).**

2 SEC. \_\_\_\_ . Section 12307 of the Water Code is amended to read:

3 12307. (a) The Resources Agency, the department, the Reclamation Board, and  
4 the Department of Fish and Game Wildlife shall enter into a memorandum of  
5 understanding to coordinate the implementation of the programs subject to this  
6 chapter.

7 (b) The memorandum of understanding shall provide that the Department of Fish  
8 and Game Wildlife shall enforce any mitigation requirements involving programs  
9 subject to this chapter.

10 **Comment.** Section 12307 is amended to update references to the former Department of Fish and  
11 Game. See Fish & Wildlife Code § 1500.

12 **Water Code § 12314 (amended).**

13 SEC. \_\_\_\_ . Section 12314 of the Water Code is amended to read:

14 12314. (a) Guided by the approved priority list developed pursuant to Section  
15 12313, the department shall develop project plans to accomplish the needed flood  
16 protection work in cooperation with the local public agency, the public beneficiary,  
17 and the Department of Fish and Game Wildlife.

18 (b) The plans shall be subject to the approval of the appropriate local public  
19 agency or agencies and subject to any cost-sharing agreement the department may  
20 have entered into under Section 12312. Project plans may include, or be a  
21 combination of, the improvement, rehabilitation, or modification of existing levees,  
22 and the conveyance of interests in land to limit or to modify land management  
23 practices which have a negative impact on flood control facilities.

24 (c) Project plans shall include provision for the protection of fish and wildlife  
25 habitat determined to be necessary by the Department of Fish and Game Wildlife  
26 and not injurious to the integrity of flood control works. The Department of Fish  
27 and Game Wildlife shall consider the value of the riparian and fisheries habitat and  
28 the need to provide greater flood protection in preparing its requirements, and shall  
29 not approve any plan which calls for the use of channel islands or berms with  
30 significant riparian communities as borrow sites for levee repair materials, unless  
31 fully mitigated, or any plans that will result in a net long-term loss of riparian,  
32 fisheries, or wildlife habitat.

33 (d) After the memorandum of understanding required pursuant to Section 12307  
34 is amended as required by Section 78543, the Department of Fish and Game  
35 Wildlife shall also make a written determination as part of its review and approval  
36 of a plan or project pursuant to this section and Section 12987 that the proposed  
37 expenditures are consistent with a net long-term habitat improvement program and  
38 have a net benefit for aquatic species in the delta. The memorandum of  
39 understanding in effect prior to the amendments required by Section 78543 shall  
40 remain in effect with regard to levee projects and plans until the memorandum of  
41 understanding is amended.

1     **Comment.** Section 12314 is amended to update references to the former Department of Fish and  
2 Game. See Fish & Wildlife Code § 1500.

3     **Water Code § 12511 (amended).**

4     SEC. \_\_\_\_\_. Section 12511 of the Water Code is amended to read:

5     12511. The board consists of eight members appointed by the Governor as  
6 provided in this chapter, two of whom shall be public members appointed by the  
7 Governor, and the Director of Water Resources and the Director of Fish and Game  
8 Wildlife or their designees.

9     **Comment.** Section 12511 is amended to update a reference to the Director of the former  
10 Department of Fish and Game. See Fish & Wildlife Code § 1500.

11     **Water Code § 12525 (amended).**

12     SEC. \_\_\_\_\_. Section 12525 of the Water Code is amended to read:

13     12525. The board shall elect from among its members, other than the Director of  
14 Water Resources or the Director of Fish and Game Wildlife or their designees, a  
15 chairman chair who is ex officio the “Colorado River Commissioner.” The chairman  
16 chair shall serve at the pleasure of the board.

17     **Comment.** Section 12525 is amended to update a reference to the Director of the former  
18 Department of Fish and Game. See Fish & Wildlife Code § 1500. The section is also amended to  
19 make the text gender neutral.

20     **Water Code § 12565 (amended).**

21     SEC. \_\_\_\_\_. Section 12565 of the Water Code is amended to read:

22     12565. The two hundred million dollars (\$200,000,000) made available to the  
23 director pursuant to subdivision (a) of Section 12562 may be expended solely for  
24 the lining of the All American Canal and the Coachella Branch of the All American  
25 Canal and only if all of the following requirements have been met:

26     (a) The Salton Sea Authority commissions a study of seepage and subsurface  
27 inflows to the Salton Sea from the All American Canal and the Coachella Branch of  
28 the All American Canal, and that study is completed. The study shall determine the  
29 nature of subsurface and drainage canal water movements from the unlined canals  
30 to the Salton Sea and to existing adjacent wetlands, and shall quantify the amount  
31 of water that may be lost to the Salton Sea and to those wetlands due to the canal  
32 lining projects. The Salton Sea Science Subcommittee shall review the requests for  
33 proposals for the study and shall be consulted in selecting the contractor responsible  
34 for conducting the study.

35     (b) Environmental documentation and permits required by the California  
36 Environmental Quality Act (Division 13 (commencing with Section 21000) of the  
37 Public Resources Code), the National Environmental Policy Act of 1969 (42  
38 U.S.C.A. Sec. 4321 et seq.), and any other applicable state and federal  
39 environmental laws are approved and certified for the All American Canal Lining  
40 Project or the Coachella Branch Lining Project.

1 (c) Pursuant to its responsibilities as a trustee agency under the California  
2 Environmental Quality Act (Division 13 (commencing with Section 21000) of the  
3 Public Resources Code), the Director of Fish and Game Wildlife makes a finding  
4 that a canal lining project that is the subject of a request for funding pursuant to this  
5 chapter will avoid or mitigate all significant effects of the project on fisheries and  
6 other wildlife. The finding shall be accompanied by a statement from the United  
7 States Secretary of the Interior certifying that measures for the replacement of  
8 incidental fish and wildlife values adjacent to the All American Canal and the  
9 Coachella Branch of the All American Canal foregone as a result of the lining of the  
10 canal, or the mitigation of resulting impacts on fish and wildlife resources from the  
11 construction of a new canal, or a portion thereof, meet the statutory requirements of  
12 Section 203(a)(2) of Public Law 100-675. These mitigation measures shall be on an  
13 acre-for-acre basis, based on ecological equivalency, and shall be implemented  
14 concurrent with the construction of the canal lining project.

15 **Comment.** Subdivision (c) of Section 12565 is amended to update a reference to the Director of  
16 the former Department of Fish and Game. See Fish & Wildlife Code § 1500.

17 **Water Code § 12582 (amended).**

18 SEC. \_\_\_\_\_. Section 12582 of the Water Code is amended to read:

19 12582. Fish and wildlife values, both economic and recreational, shall be given  
20 consideration in any flood control or water conservation program. In the design,  
21 construction, and operation of projects, when engineering and economic features of  
22 the project make it practicable, adequate provisions shall be made for the protection  
23 of migratory fishes, and the designs for structures and facilities required for such  
24 protection shall be prepared in cooperation with the United States Fish and Wildlife  
25 Service and the California Department of Fish and Game Wildlife.

26 **Comment.** Section 12582 is amended to update a reference to the former Department of Fish  
27 and Game. See Fish & Wildlife Code § 1500.

28 **Water Code § 12608 (amended).**

29 SEC. \_\_\_\_\_. Section 12608 of the Water Code is amended to read:

30 12608. At any hearing by or on behalf of the department any county, city, state  
31 agency, including the Department of Fish and Game Wildlife, public district,  
32 association, or any person affected by or interested in the control, storage, and use  
33 of water resources, involved in the hearing may appear and present any petition,  
34 evidence, testimony, plan, data, information, or opinion bearing on the subject  
35 matter of the hearing including an evaluation of loss and damage to fish and other  
36 natural resources.

37 **Comment.** Section 12608 is amended to update a reference to the former Department of Fish  
38 and Game. See Fish & Wildlife Code § 1500.

39 **Water Code § 12846 (amended).**

40 SEC. \_\_\_\_\_. Section 12846 of the Water Code is amended to read:

1 12846. The Department of Fish and Game Wildlife shall be responsible for the  
2 management of all fish and wildlife resources at any project subject to the provisions  
3 of this chapter.

4 **Comment.** Section 12846 is amended to update a reference to the former Department of Fish  
5 and Game. See Fish & Wildlife Code § 1500.

6 **Water Code § 12882.4 (amended).**

7 SEC. \_\_\_\_\_. Section 12882.4 of the Water Code is amended to read:

8 12882.4. A copy of each application, except applications for loans for the  
9 preparation of proposed feasibility reports, shall be transmitted by the department  
10 to the Department of Parks and Recreation and to the Department of Fish and Game  
11 Wildlife.

12 **Comment.** Section 12882.4 is amended to update a reference to the former Department of Fish  
13 and Game. See Fish & Wildlife Code § 1500.

14 **Water Code § 12929.40 (amended).**

15 SEC. \_\_\_\_\_. Section 12929.40 of the Water Code is amended to read:

16 12929.40. In developing its recommendations for the appropriation of funds  
17 pursuant to this chapter, the department shall consult with the Department of Fish  
18 and Game Wildlife and other appropriate local, state, and federal agencies and  
19 interested private groups and members of the public.

20 **Comment.** Section 12929.40 is amended to update a reference to the former Department of Fish  
21 and Game. See Fish & Wildlife Code § 1500.

22 **Water Code § 12987 (amended).**

23 SEC. \_\_\_\_\_. Section 12987 of the Water Code is amended to read:

24 12987. (a) Local agencies maintaining project or nonproject levees shall be  
25 eligible for reimbursement pursuant to this part upon submission to and approval by  
26 the board of plans for the maintenance and improvement of the project or nonproject  
27 levees, including plans for the annual routine maintenance of the levees, in  
28 accordance with the criteria adopted by the board.

29 (b) The nonproject plans shall also be compatible with the plan for improvement  
30 of the delta levees as set forth in Bulletin No. 192-82 of the department, dated  
31 December 1982, and as approved in Section 12225. Both project and nonproject  
32 plans shall include provisions to acquire easements along levees that allow for the  
33 control and reversal of subsidence in areas where the department determines that  
34 such an easement is desirable to maintain structural stability of the levee. The  
35 easement shall (1) restrict the use of the land to open-space uses, nontillable crops,  
36 the propagation of wildlife habitat, and other compatible uses, (2) provide full  
37 access to the local agency for levee maintenance and improvement purposes, and  
38 (3) allow the owner to retain reasonable rights of ingress and egress as well as  
39 reasonable rights of access to the waterways for water supply and drainage. The  
40 local agency cost of acquisition of the easements shall be reimbursable by the

1 department from moneys appropriated pursuant to paragraph (1) of subdivision (b)  
2 of Section 12300, or any other sources appropriated by the Legislature for purposes  
3 of this part.

4 (c) The plans shall also include provision for protection of the fish and wildlife  
5 habitat determined to be necessary by the Department of Fish and ~~Game~~ Wildlife  
6 and not injurious to the integrity of the levee. The Department of Fish and ~~Game~~  
7 Wildlife shall consider the value of the riparian and fisheries habitat and the need to  
8 provide safe levees in preparing its requirements. The Department of Fish and ~~Game~~  
9 Wildlife shall not approve any plan which calls for the use of channel islands or  
10 berms with significant riparian communities as borrow sites for levee repair  
11 material, unless fully mitigated, or any plans which will result in a net long-term  
12 loss of riparian, fisheries, or wildlife habitat.

13 (d) After the memorandum of understanding required pursuant to Section 12307  
14 is amended as required by Section 78543, the Department of Fish and ~~Game~~  
15 Wildlife shall also make a written determination as part of its review and approval  
16 of a plan or project pursuant to Section 12314 and this section that the proposed  
17 expenditures are consistent with a net long-term habitat improvement program and  
18 have a net benefit for aquatic species in the delta. The memorandum of  
19 understanding in effect prior to the amendments required by Section 78543 shall  
20 remain in effect with regard to levee projects and plans until the memorandum of  
21 understanding is amended.

22 (e) The plans shall also take into account the most recently updated Delta Master  
23 Recreation Plan prepared by the Resources Agency.

24 (f) Upon approval of the plans by the board, the local agencies shall enter into an  
25 agreement with the board to perform the maintenance and improvement work,  
26 including the annual routine maintenance work, specified in the plans. If  
27 applications for state funding in any year exceed the state funds available, the board  
28 shall apportion the funds among those levees or levee segments that are identified  
29 by the department as most critical and beneficial, considering the needs of flood  
30 control, water quality, recreation, navigation, habitat improvements, and fish and  
31 wildlife.

32 **Comment.** Section 12987 is amended to update references to the former Department of Fish and  
33 Game. See Fish & Wildlife Code § 1500.

34 **Water Code § 12994 (amended).**

35 SEC. \_\_\_\_ . Section 12994 of the Water Code is amended to read:

36 12994. (a) The Legislature finds and declares all of the following:

37 (1) The CALFED Bay-Delta Program has identified as a core action the need for  
38 emergency levee management planning for delta levees to improve system  
39 reliability.

40 (2) Even with active levee maintenance, the threat of delta levee failures from  
41 earthquake, flood, or poor levee foundation, will continue to exist.

1 (3) Because of this threat of failure, and the potential need to mobilize people and  
2 equipment in an emergency to protect delta levees and public benefits, the  
3 department needs authority that will enable it to act quickly.

4 (b) The department may do all of the following:

5 (1) In an emergency, as defined by Section 21060.3 of the Public Resources Code,  
6 that requires immediate levee work to protect public benefits in the delta, the  
7 department may use funds pursuant to this part without prior approval of a plan by  
8 the board or the Department of Fish and Wildlife, in which case the requirements of  
9 Sections 12314 and 12987, and the memorandum of understanding pursuant to  
10 Section 12307, shall be carried out as soon as possible.

11 (A) The amount of funds that may be expended each year on emergency levee  
12 work under this section shall not be greater than two hundred thousand dollars  
13 (\$200,000) and the amount that may be expended per emergency levee site shall not  
14 be greater than fifty thousand dollars (\$50,000). The local agency shall fund 25  
15 percent of the total costs of the emergency repair at a site or shall fund an appropriate  
16 share of the costs as approved by the board and based upon information of the local  
17 agency's ability to pay for the repairs.

18 (B) Department contracts executed for emergency levee work under this section  
19 shall be exempted from Department of General Services approval required under  
20 the Public Contract Code.

21 (C) As soon as feasible after the emergency repair, the department shall submit a  
22 report to the board describing the levee work, costs incurred, and plans for future  
23 work at the site, including any necessary mitigation.

24 (D) This section is intended to supplement emergency services provided by the  
25 state or the United States. Nothing in this section overrides or supersedes the  
26 authority of the Director of Emergency Services under the California Emergency  
27 Services Act (Chapter 7 (commencing with Section 8550) of Division 1 of Title 2  
28 of the Government Code) or the Disaster Assistance Act (Chapter 7.5 (commencing  
29 with Section 8680) of Division 1 of Title 2 of the Government Code).

30 (2) Prepare and submit to the board for adoption a delta emergency response plan  
31 for levee failures. The plan is exempt from Chapter 3.5 (commencing with Section  
32 11340) of Part 1 of Division 3 of Title 2 of the Government Code. The plan may  
33 include recommendations of the multiagency response team established pursuant to  
34 paragraph (3) and may include, but not be limited to, the following:

35 (A) Standardized contracts for emergency levee work to be executed by the  
36 department, local agencies, or other appropriate entities.

37 (B) Criteria for eligible emergency levee work.

38 (C) Definition of an emergency levee site.

39 (D) Documentation requirements.

40 (E) Proposals for complying with the federal Endangered Species Act of 1973 (16  
41 U.S.C. Sec. 1531 et seq.) and the California Endangered Species Act (Chapter 1.5

1 ~~(commencing with Section 2050) of Division 3 Part 1 (commencing with Section~~  
2 ~~62000) of Division 17 of the Fish and Game Wildlife Code) in an emergency.~~

3 (F) Stages of emergency response that may occur in various situations.

4 (3) Establish a multiagency emergency response team, consisting of  
5 representatives from the department, the board, the Department of Fish and  
6 Wildlife, the California Conservation Corps, the Office of Emergency Services, the  
7 Federal Emergency Management Agency, the United States Army Corps of  
8 Engineers, and the United States Fish and Wildlife Service to advise on methods to  
9 ensure that levee emergencies will be resolved as quickly and safely as possible.

10 **Comment.** Paragraph (2) of subdivision (b) of Section 12994 is amended to reflect the  
11 recodification of the former Fish and Game Code.

12 **Water Code § 12999 (amended).**

13 SEC. \_\_\_\_ . Section 12999 of the Water Code is amended to read:

14 12999. (a) The department, in collaboration with the Department of Food and  
15 Agriculture, the Department of Fish and Game Wildlife, and the Colorado River  
16 Board of California may cooperate with the federal government, the other Colorado  
17 River Basin states, and other entities for the purpose of preparing a plan to control  
18 or eradicate tamarisk in the Colorado River watershed. The department, the  
19 Department of Food and Agriculture, the Department of Fish and Game Wildlife,  
20 and the Colorado River Board of California shall seek to collaborate with affected  
21 California water agencies and other appropriate entities in that preparation. The plan  
22 shall include the reestablishment of native vegetation and the identification of  
23 potential federal and nonfederal funding sources for implementation pursuant to  
24 subdivision (b).

25 (b) The department, in collaboration with the Department of Food and  
26 Agriculture, the Department of Fish and Game Wildlife, the Colorado River Board  
27 of California, and appropriate federal agencies, shall implement the plan within  
28 California upon the appropriation of funds for that purpose. The department, the  
29 Department of Food and Agriculture, the Department of Fish and Game Wildlife,  
30 and the Colorado River Board of California shall seek to collaborate with affected  
31 California water agencies and other appropriate entities in the implementation of the  
32 plan.

33 (c) This section does not preclude the department or any other entity from  
34 expending bond funds or nonstate funds for the control or eradication of tamarisk in  
35 the Colorado River watershed.

36 **Comment.** Section 12999 is amended to update references to the former Department of Fish and  
37 Game. See Fish & Wildlife Code § 1500.

38 **Water Code § 14901 (amended).**

39 SEC. \_\_\_\_ . Section 14901 of the Water Code is amended to read:

40 14901. The Legislature finds and declares as follows:

1 (a) A report on the San Joaquin Valley Drainage Program entitled, “A  
2 Management Plan for Agricultural Subsurface Drainage and Related Problems on  
3 the Westside San Joaquin Valley,” has identified 75,000 acres of irrigated  
4 agricultural lands that should be retired by the year 2040 primarily due to  
5 characteristics of low productivity, poor drainability, and high levels of selenium in  
6 shallow groundwater.

7 (b) Federal, state, and local water organizations and officials should consider the  
8 management plan and adopt those parts appropriate for their long-term strategy of  
9 contributing to the management or solution of the drainage problems of the west  
10 side of the San Joaquin Valley.

11 (c) The United States Department of the Interior and the State of California should  
12 jointly develop a technical assistance program to ameliorate the drainage problems.

13 (d) The people of the state are concerned with the continued leaching of harmful  
14 elements from these lands.

15 (e) Continued irrigation of these lands could create significant drainage and  
16 environmental problems.

17 (f) Implementing solutions to the drainage and environmental problems  
18 associated with these lands will be very costly.

19 (g) The department is responsible for water planning and development activities  
20 throughout the state, has participated in the development of the plan for the  
21 management of subsurface drainage problems, and shall take an active leadership  
22 role in implementing the plan, including the land retirement element of the plan.

23 (h) Local agencies have decisionmaking authority, and are subject to court  
24 judgments, and statutory and contractual obligations, relating to water use and  
25 distribution. The department shall coordinate its activities under this chapter with  
26 those local agencies.

27 (i) The federal government has ongoing statutory and contractual obligations to  
28 provide drainage service to the lands within the San Luis Unit of the Central Valley  
29 Project. The department shall recognize those obligations and shall coordinate land  
30 retirement activities with appropriate federal agencies.

31 (j) The Department of Fish and ~~Game~~ Wildlife is responsible for the stewardship  
32 of the state’s fish and wildlife resources and the habitat on which they depend, and  
33 can offer its considerable expertise to the department on matters relating to the  
34 management of lands in accordance with this chapter and shall be consulted  
35 concerning the management of the lands acquired pursuant to this chapter and  
36 managed as fish and wildlife habitat.

37 (k) The Department of Conservation is responsible for administering programs to  
38 conserve the state’s agricultural lands and has information on the state’s soil and  
39 farmlands and shall be consulted for the purpose of identifying agricultural lands  
40 that may be acquired pursuant to this chapter.

41 **Comment.** Subdivision (j) of Section 14901 is amended to update a reference to the former  
42 Department of Fish and Game. See Fish & Wildlife Code § 1500.

1 **Water Code § 14903 (amended).**

2 SEC. \_\_\_\_ . Section 14903 of the Water Code is amended to read:

3 14903. (a) The San Joaquin Valley Drainage Relief Program is hereby established  
4 in the department.

5 (b) The department shall carry out the program and may develop, in consultation  
6 with the state board, the Department of Conservation, and the Department of Fish  
7 and Game Wildlife, a land retirement demonstration program.

8 (c) The department may adopt regulations to carry out the program.

9 (d) The purpose of the program is to encourage the cessation of irrigation of  
10 retirement land and to otherwise assist in the resolution of the agricultural  
11 subsurface drainage problems in the San Joaquin Valley through the coordinated  
12 efforts of federal, state, and local agencies, nonprofit organizations, and private  
13 landowners who elect to participate in the program.

14 **Comment.** Section 14903 is amended to update a reference to the former Department of Fish  
15 and Game. See Fish & Wildlife Code § 1500.

16 **Water Code § 14905 (amended).**

17 SEC. \_\_\_\_ . Section 14905 of the Water Code is amended to read:

18 14905. The department may enter into agreements with the state board, the  
19 Department of Fish and Game Wildlife, the Department of Conservation, possessors  
20 of water rights, and other appropriate public agencies and nonprofit organizations  
21 to provide for the purchase and management of retirement land and water pursuant  
22 to this chapter.

23 **Comment.** Section 14905 is amended to update a reference to the former Department of Fish  
24 and Game. See Fish & Wildlife Code § 1500.

25 **Water Code § 14906 (amended).**

26 SEC. \_\_\_\_ . Section 14906 of the Water Code is amended to read:

27 14906. Property acquired pursuant to this chapter shall be managed as upland  
28 habitat, wetlands, riparian habitat, or nonirrigated agricultural land, as appropriate.  
29 The department shall coordinate with the Department of Fish and Game Wildlife to  
30 ensure that adequate funding is available for management of the retirement land and  
31 use of water for environmental purposes.

32 **Comment.** Section 14906 is amended to update a reference to the former Department of Fish  
33 and Game. See Fish & Wildlife Code § 1500.

34 **Water Code § 14953 (amended).**

35 SEC. \_\_\_\_ . Section 14953 of the Water Code is amended to read:

36 14953. (a) If a commercial shellfish growing area is threatened by point or  
37 nonpoint source pollution, as specified in Section 14954, the regional board shall  
38 form a technical advisory committee, within 90 days of the effective date of this act,  
39 devoted solely to the threatened area. A technical advisory committee shall be  
40 formed for any subsequently threatened area within 90 days of the date the threat is

1 identified pursuant to Section 14954. The technical advisory committee shall advise  
2 and assist that board in developing a strategy for appropriate investigation and  
3 remediation pursuant to Sections 14955 and 14956 to reduce pollution affecting that  
4 area. The regional board shall give public notice of the formation of the technical  
5 advisory committee. All meetings of the technical advisory committee shall be  
6 public.

7 (b) For the purpose of subdivision (a), the technical advisory committee shall  
8 include both of the following:

9 (1) One commercial shellfish grower from the threatened area, one representative  
10 from the State Department of Health Services, one representative from the  
11 Department of Fish and Game Wildlife, one representative from the California  
12 Coastal Commission, one representative from each category of potential pollution  
13 source, one representative from a local environmental group, and one representative  
14 from the local health department.

15 (2) Additional members and a chairperson appointed by the regional board.

16 (c) Members of the technical advisory committee established pursuant to  
17 subdivision (a) shall not receive a per diem or other compensation, and shall not be  
18 reimbursed for any expenses.

19 **Comment.** Section 14953 is amended to update a reference to the former Department of Fish  
20 and Game. See Fish & Wildlife Code § 1500.

21 **Water Code § 14954 (amended).**

22 SEC. \_\_\_\_\_. Section 14954 of the Water Code is amended to read:

23 14954. For the purpose of Section 14953, a commercial shellfish growing area is  
24 threatened if any of the following applies:

25 (a) The State Department of Health Services downgrades the classification  
26 applicable to the commercial shellfish growing area.

27 (b) The commercial shellfish growing area is subjected to harvest closure for more  
28 than 30 days per calendar year during the previous three years.

29 (c) The State Department of Health Services classifies the commercial shellfish  
30 growing area as restricted.

31 (d) The regional board, the Department of Fish and Game Wildlife, or the  
32 California Coastal Commission determines that the commercial shellfish growing  
33 area is threatened.

34 **Comment.** Section 14954 is amended to update a reference to the former Department of Fish  
35 and Game. See Fish & Wildlife Code § 1500.

36 **Water Code § 31162 (amended).**

37 SEC. \_\_\_\_\_. Section 31162 of the Water Code is amended to read:

38 31162. The operation of all facilities and appliances permitted by Section 31161  
39 shall be in accordance with rules and regulations applicable thereto adopted by the  
40 board subject to the provisions of Section 531 68315 of the Fish and Game Wildlife  
41 Code.

1 **Comment.** Section 31162 is amended to reflect the recodification of the former Fish and Game  
2 Code.

3  **Note.** Section 31162 refers to Fish and Game Code Section 531. There is no such provision.  
4 However, Section 31162 was enacted in 1949. See 1949 Cal. Stat. ch. 274. At that time, the  
5 referenced provision did exist. It read: “The owner of a dam shall accord to the public for the  
6 purpose of fishing, the right of access to the waters impounded by the dam during the open season  
7 for the taking of fish in such stream or river, subject to the rules and regulations of the commission.”  
8 See 1933 Cal. Stat. ch. 73.

9 That language was continued in Fish and Game Code Section 5943. However, Section 5943 was  
10 amended in 1996 to provide that the fishing access rule “does not apply to any impoundment of  
11 water by a dam that is wholly located on privately owned land that is primarily agricultural or  
12 residential in nature if the impounded waters are from a stream or river that is not naturally  
13 frequented by fish and if the dam does not prevent the free passage of fish over or around the dam.  
14 The Legislature finds and declares that this subdivision is intended to be declaratory of existing  
15 law.” See 1996 Cal. Stat. ch. 273, § 1.

16 Section 31162 would be revised to refer to the rule as amended in 1996.

17 **The Commission requests public comment on whether that approach would cause any**  
18 **problems.**

19 **Water Code § 78501 (amended).**

20 SEC. \_\_\_\_\_. Section 78501 of the Water Code is amended to read:

21 78501. Unless the context otherwise requires, the following definitions govern the  
22 construction of this division:

23 (a) “Bay-delta” means the San Francisco Bay/Sacramento-San Joaquin Delta  
24 Estuary.

25 (b) “Board” means the State Water Resources Control Board.

26 (c) “CALFED” refers to a consortium of five state agencies, including the  
27 Resources Agency, the department, the Department of Fish and Game Wildlife, the  
28 California Environmental Protection Agency, and the board, and five federal  
29 agencies, including the United States Department of Interior, the United States  
30 Bureau of Reclamation, the United States Fish and Wildlife Service, the  
31 Environmental Protection Agency, and the National Marine Fisheries Service, with  
32 management and regulatory responsibilities in the bay-delta.

33 (d) “Clean Water Act” means the federal Clean Water Act (33 U.S.C.A. Sec. 1251  
34 et seq.) and includes any amendments thereto.

35 (e) “Committee” means the Safe, Clean, Reliable Water Supply Finance  
36 Committee created pursuant to Section 78693.

37 (f) “Delta” means the Sacramento-San Joaquin Delta.

38 (g) “Department” means the Department of Water Resources.

39 (h) “Fund” means the Safe, Clean, Reliable Water Supply Fund created pursuant  
40 to Section 78505.

41 **Comment.** Section 78501 is amended to update a reference to the former Department of Fish  
42 and Game. See Fish & Wildlife Code § 1500.

1 **Water Code § 78531 (amended).**

2 SEC. \_\_\_\_ . Section 78531 of the Water Code is amended to read:

3 78531. (a) Notwithstanding Section 13340 of the Government Code, the money  
4 in the subaccount is hereby continuously appropriated, without regard to fiscal  
5 years, to the Controller, to be allocated to pay the state’s share of the costs for fish  
6 and wildlife restoration measures required by Section 3406 of the Central Valley  
7 Project Improvement Act (P.L. 102-575), in accordance with subdivisions (b) and  
8 (c).

9 (b) Funds appropriated pursuant to subdivision (a) shall be allocated to the  
10 Department of Fish and Game Wildlife or the department for expenditure pursuant  
11 to the terms of the cost-sharing agreement between the United States and the State  
12 of California as required by subsection (h) of Section 3406 of the Central Valley  
13 Project Improvement Act, or any agreements supplemental thereto, for the payment  
14 of costs allocated to the state for the protection and restoration of fish and wildlife  
15 resources and habitat pursuant to Section 3406 of that federal act.

16 (c) The money in the subaccount may be used for both of the following purposes:

17 (1) To pay for the state’s cost-sharing allocations or for actions directly  
18 undertaken by the department or the Department of Fish and Game Wildlife relating  
19 to fish and wildlife restoration actions required by Section 3406 of the Central  
20 Valley Project Improvement Act (P.L. 102-575). For purposes of this paragraph,  
21 and consistent with Attachment C of the “Principles for Agreement on Bay-Delta  
22 standards between the State of California and the Federal Government,” dated  
23 December 15, 1994, preference for the screening of diversions shall be given to  
24 projects, and projects within programs, identified in the Central Valley Project  
25 Improvement Act (P.L. 102-575) for which deadlines have been established by state  
26 or federal agencies, or by a state or federal court. Any preference established under  
27 this paragraph shall be revised if the deadlines are extended or eliminated.

28 (2) To pay for administrative costs incurred in connection with the  
29 implementation of this section by the department and the Department of Fish and  
30 Game Wildlife related to fish and wildlife restoration measures undertaken pursuant  
31 to Section 3406 of the Central Valley Project Improvement Act (P.L. 102-575), as  
32 follows:

33 (A) Not more than 3 percent of the total amount deposited in the subaccount for  
34 the use of the department may be used to pay the costs incurred in connection with  
35 the administration of this article by the department.

36 (B) Not more than 3 percent of the total amount deposited in the subaccount for  
37 the use of the Department of Fish and Game Wildlife may be used to pay the costs  
38 incurred in connection with the administration of this article by the Department of  
39 Fish and Game Wildlife.

40 **Comment.** Section 78531 is amended to update references to the former Department of Fish and  
41 Game. See Fish & Wildlife Code § 1500.

1 **Water Code § 78543 (amended).**

2 SEC. \_\_\_\_ . Section 78543 of the Water Code is amended to read:

3 78543. (a) No expenditure of funds may be made under this article unless the  
4 Department of Fish and Game Wildlife makes a written determination as part of its  
5 review and approval of a plan or project pursuant to Section 12314 or 12987 that  
6 the proposed expenditures are consistent with a net long-term habitat improvement  
7 program, and have a net benefit for aquatic species in the delta. The Department of  
8 Fish and Game Wildlife shall make its determination in a reasonable and timely  
9 manner following the submission of the project or plan to that department. For the  
10 purposes of this article, an expenditure may include more than one levee project or  
11 plan.

12 (b) The memorandum of understanding entered into pursuant to Section 12307  
13 shall be amended to require, in accordance with this section, that projects or plans  
14 be consistent with a net long-term habitat improvement program in the delta. The  
15 memorandum of understanding shall define the term “net long-term habitat  
16 improvement program in the delta” for purposes of this section. The memorandum  
17 of understanding in effect prior to the amendment required by this section shall  
18 continue to apply to levee projects and plans until the memorandum of  
19 understanding is amended.

20 **Comment.** Section 78543 is amended to update references to the former Department of Fish and  
21 Game. See Fish & Wildlife Code § 1500.

22 **Water Code § 78551 (amended).**

23 SEC. \_\_\_\_ . Section 78551 of the Water Code is amended to read:

24 78551. (a) Notwithstanding Section 13340 of the Government Code, the money  
25 in the subaccount is hereby continuously appropriated, without regard to fiscal  
26 years, to the department, to pay the costs incurred by the department that are not  
27 attributable to the State Water Project’s or the Central Valley Project’s share of costs  
28 for the South Delta Barriers Program, and for the administration of this article.

29 (b) The costs identified in subdivision (a) include costs incurred for the purpose  
30 of mitigating non-State Water Project or non-Central Valley Project impacts and for  
31 the purpose of environmental enhancement in the delta.

32 (c) No funds shall be expended under this article unless the Department of Fish  
33 and Game Wildlife determines, in writing, that a net habitat benefit will result.

34 **Comment.** Section 78551 is amended to update a reference to the former Department of Fish  
35 and Game. See Fish & Wildlife Code § 1500.

36 **Water Code § 78647.2 (amended).**

37 SEC. \_\_\_\_ . Section 78647.2 of the Water Code is amended to read:

38 78647.2. (a) The board shall administer a program under which a county, or a joint  
39 powers authority in which a county is a participant, may submit an application to  
40 the board for an eligible project requesting financial or technical assistance for the  
41 purpose of developing a voluntary, incentive-based watershed rehabilitation project.

1 The board shall consult with other federal and state resource agencies, including,  
2 but not limited to, the Department of Fish and Game Wildlife and the Department  
3 of Forestry and Fire Protection, in the administration of the program. The Resources  
4 Agency shall make a written recommendation to the board regarding each  
5 application. The board shall consider the recommendations of the Resources  
6 Agency and include, when appropriate, the recommendation in the board's final  
7 decision.

8 (b) Notwithstanding subdivision (a), if a county, or a joint powers authority in  
9 which a county is a participant, after a request to do so by a local public agency,  
10 declines to submit an application for an eligible project for a watershed that is all or  
11 in part within the boundaries of the county, a local public agency other than the  
12 county or that joint powers agency may submit an application in accordance with  
13 subdivision (a).

14 **Comment.** Section 78647.2 is amended to update a reference to the former Department of Fish  
15 and Game. See Fish & Wildlife Code § 1500.

16 **Water Code § 78682.2 (amended).**

17 SEC. \_\_\_\_ . Section 78682.2 of the Water Code is amended to read:

18 78682.2. The money in the subaccount shall be made available, upon  
19 appropriation by the Legislature, for the acquisition and restoration of riparian  
20 habitat, riverine aquatic habitat, and other lands in close proximity to rivers and  
21 streams and for river and stream trail projects undertaken in accordance with any of  
22 the following provisions:

23 (a) ~~Chapter 4 (commencing with Section 1300) Title 1 (commencing with Section~~  
24 ~~54700) of Part 2 of Division 15 and Chapter 4.1 (commencing with Section 1385)~~  
25 ~~of Division 2 Title 12 (commencing with Section 57700) Part 2 of Division 15~~ of  
26 the Fish and Game Wildlife Code.

27 (b) Chapter 5 (commencing with Section 31200), Chapter 6 (commencing with  
28 Section 31251), and Chapter 9 (commencing with Section 31400), of Division 21  
29 of the Public Resources Code.

30 (c) Division 22.5 (commencing with Section 32500) of the Public Resources  
31 Code.

32 (d) Urban river park acquisition and restoration projects undertaken pursuant to  
33 Division 23 (commencing with Section 33000) of the Public Resources Code.

34 (e) River parkway projects undertaken by a state agency, city, county, city and  
35 county, or pursuant to a joint powers agreement between two or more of these  
36 entities.

37 **Comment.** Section 78682.2 is amended to reflect the recodification of the former Fish and Game  
38 Code.

39 **Water Code § 79038 (amended).**

40 SEC. \_\_\_\_ . Section 79038 of the Water Code is amended to read:

1 79038. (a) For the purposes of this article, the department shall give highest  
2 priority to projects that include either of the following:

3 (1) Projects that have been assigned high priority for completion by the  
4 department for flood protection purposes and by the Department of Conservation  
5 for purposes of preserving agricultural land in accordance with the Agricultural  
6 Land Stewardship Program Act of 1995 (Division 10.2 (commencing with Section  
7 10200) of the Public Resources Code).

8 (2) Projects that have been assigned high priority for completion by the  
9 department for flood protection purposes and by the Department of Fish and ~~Game~~  
10 Wildlife for wildlife habitat protection or restoration purposes.

11 (b) For restoration, enhancement, and protection projects, the services of the  
12 California Conservation Corps or community conservation corps shall be used  
13 whenever feasible.

14 **Comment.** Section 79038 is amended to update a reference to the former Department of Fish  
15 and Game. See Fish & Wildlife Code § 1500.

16 **Water Code § 79050 (amended).**

17 SEC. \_\_\_\_\_. Section 79050 of the Water Code is amended to read:

18 79050. (a) No expenditure of funds may be made under this article unless the  
19 Department of Fish and ~~Game~~ Wildlife makes a written determination as part of its  
20 review and approval of a plan or project pursuant to Section 12314 or 12987. The  
21 Department of Fish and ~~Game~~ Wildlife shall make its determination in a reasonable  
22 and timely manner following the submission of the project or plan to that  
23 department.

24 (b) For the purposes of this article, an expenditure may include more than one  
25 levee project or plan.

26 **Comment.** Section 79050 is amended to update references to the former Department of Fish and  
27 Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
28 designations.

29 **Water Code § 79068.8 (amended).**

30 SEC. \_\_\_\_\_. Section 79068.8 of the Water Code is amended to read:

31 79068.8. No expenditures of state funds may be made under this article until the  
32 department or the Reclamation Board determines that all of the following  
33 requirements have been met:

34 (a) There is a final environmental document prepared pursuant to the California  
35 Environmental Quality Act (commencing with Section 21000 of the Public  
36 Resources Code).

37 (b) The project is in compliance with the California Endangered Species Act  
38 (~~Chapter 1.5 (commencing with Section 2050) of Division 3 Part 1 (commencing~~  
39 ~~with Section 62000) of Division 17~~ of the Fish and ~~Game~~ Wildlife Code), as  
40 demonstrated by documentation such as comments received from the Department

1 of Fish and Game Wildlife, a permit obtained from the Department of Fish and  
2 Game Wildlife, or other appropriate evidence.

3 (c) The local project proponent agrees to pay at least that portion of the nonfederal  
4 capital costs of the project required by Section 12585.5.

5 (d) The local project proponent agrees to operate and maintain the completed  
6 project.

7 (e) The local project proponent enters into an agreement indemnifying and  
8 holding the state, its agencies, officers and employees free and harmless from any  
9 and all liability arising out of the design, construction, operation and maintenance  
10 of the project.

11 (f) The project is recommended for implementation by the department or the  
12 Reclamation Board.

13 **Comment.** Section 79068.8 is amended to reflect the recodification of the former Fish and Game  
14 Code, and to update references to the former Department of Fish and Game. See Fish & Wildlife  
15 Code § 1500. The section is also amended to make a technical correction.

16 **Water Code § 79068.14 (amended).**

17 SEC. \_\_\_\_\_. Section 79068.14 of the Water Code is amended to read:

18 79068.14. (a) Twenty million dollars (\$20,000,000) in the subaccount, upon  
19 appropriation to the Department of Fish and Game Wildlife, may be used by that  
20 department, if it determines that any flood control project undertaken pursuant to  
21 this article would result in a reduction of, or damage to, fish, wildlife, or riparian  
22 habitat, to protect, improve, restore, create, or enhance fish, wildlife, and riparian  
23 habitat of a comparable type to that which was reduced or damaged.

24 (b) Any land acquired pursuant to this section shall be acquired from willing  
25 sellers.

26 **Comment.** Section 79068.14 is amended to update a reference to the former Department of Fish  
27 and Game. See Fish & Wildlife Code § 1500.

28 **Water Code § 79104.204 (amended).**

29 SEC. \_\_\_\_\_. Section 79104.204 of the Water Code is amended to read:

30 79104.204. The money in the subaccount, upon appropriation by the Legislature  
31 to the Department of Fish and Game Wildlife, shall be used by the Department of  
32 Fish and Game Wildlife for direct expenditure and for grants to public agencies and  
33 nonprofit organizations to protect, restore, acquire, and enhance habitat for salmon.  
34 These funds may be used to match federal funding available for those purposes.

35 **Comment.** Section 79104.204 is amended to update references to the former Department of Fish  
36 and Game. See Fish & Wildlife Code § 1500.

37 **Water Code § 79563.5 (amended).**

38 SEC. \_\_\_\_\_. Section 79563.5 of the Water Code is amended to read:

39 79563.5. (a) The board, to the extent that funds are appropriated pursuant to  
40 Section 79563 of the Water Code for purposes that are consistent with this section,

1 shall fund the development of one or more integrated coastal watershed  
2 management plans.

3 (b) The plans shall be designed to allow for the integration of projects funded by  
4 the State Coastal Conservancy pursuant to Chapter 5.5 (commencing with Section  
5 31220) of Division 21 of the Public Resources Code, and projects funded by the  
6 board pursuant to Chapter 3 (commencing with Section 30915) and Article 5  
7 (commencing with Section 30945) of Chapter 4, of Division 20.4 of the Public  
8 Resources Code, within one or more coastal regions.

9 (c) The planning areas shall be selected by the board in consultation with the State  
10 Coastal Conservancy and the Department of Fish and Game Wildlife and shall  
11 include coastal watersheds that influence water quality in areas of special biological  
12 significance.

13 (d) The board may only expend funds for the purposes of this section to the extent  
14 the board determines that the expenditures are consistent with the requirements of  
15 this chapter.

16 **Comment.** Section 79563.5 is amended to update a reference to the former Department of Fish  
17 and Game. See Fish & Wildlife Code § 1500.

18 **Water Code § 79736 (amended).**

19 SEC. \_\_\_\_ . Section 79736 of the Water Code is amended to read:

20 79736. Of the funds authorized by Section 79730, four hundred seventy-five  
21 million dollars (\$475,000,000) shall be available to the Natural Resources Agency  
22 to support projects that fulfill the obligations of the State of California in complying  
23 with the terms of any of the following:

24 (a) Subsection (d) of Section 3406 of the Central Valley Project Improvement Act  
25 (Title 34 of Public Law 102-575).

26 (b) Interstate compacts set forth in Section 66801 of the Government Code  
27 pursuant to Title 7.42 (commencing with Section 66905) of the Government Code.

28 (c) Intrastate or multiparty water quantification settlement agreement provisions,  
29 including ecosystem restoration projects, as set forth in Chapters 611, 612, 613, and  
30 614 of the Statutes of 2003.

31 (d) The settlement agreement referenced in Section ~~2080.2~~ 63350 of the Fish and  
32 Game Wildlife Code.

33 (e) Any intrastate or multiparty settlement agreement related to water acted upon  
34 or before December 31, 2013. Priority shall be given to projects that meet one or  
35 more of the following criteria:

36 (1) The project is of statewide significance.

37 (2) The project restores natural aquatic or riparian functions, or wetlands habitat  
38 for birds and aquatic species.

39 (3) The project protects or promotes the restoration of endangered or threatened  
40 species.

1 (4) The project enhances the reliability of water supplies on a regional or  
2 interregional basis.

3 (5) The project provides significant regional or statewide economic benefits.

4 **Comment.** Section 79736 is amended to reflect the recodification of the former Fish and Game  
5 Code.

6 **Water Code § 85032 (amended).**

7 SEC. \_\_\_\_\_. Section 85032 of the Water Code is amended to read:

8 85032. This division does not affect any of the following:

9 (a) The Natural Community Conservation Planning Act (~~Chapter 10~~  
10 ~~(commencing with Section 2800) of Division 3 Title 2 (commencing with Section~~  
11 ~~64500) of Part 2 of Division 17 of the Fish and Game Wildlife Code).~~

12 (b) The California Endangered Species Act (~~Chapter 1.5 (commencing with~~  
13 ~~Section 2050) of Division 3 Part 1 (commencing with Section 62000) of Division~~  
14 ~~17 of the Fish and Game Wildlife Code).~~

15 (c) The Fish and Game Wildlife Code.

16 (d) The Porter-Cologne Water Quality Control Act (Division 7 (commencing with  
17 Section 13000).

18 (e) Chapter 8 (commencing with Section 12930) of Part 6 of Division 6.

19 (f) The California Environmental Quality Act (Division 13 (commencing with  
20 Section 21000) of the Public Resources Code).

21 (g) Section 1702.

22 (h) The application of the public trust doctrine.

23 (i) Any water right.

24 (j) The liability of the state for flood protection in the Delta or its watershed.

25 **Comment.** Section 85032 is amended to reflect the recodification of the former Fish and Game  
26 Code.

27 **Water Code § 85034 (amended).**

28 SEC. \_\_\_\_\_. Section 85034 of the Water Code is amended to read:

29 85034. (a) (1) The council shall administer all contracts, grants, easements, and  
30 agreements made or entered into by the California Bay-Delta Authority under  
31 Division 26.4 (commencing with Section 79400), as that division read on December  
32 31, 2009.

33 (2) The exercise of the authority described in paragraph (1) is not subject to review  
34 or approval by the Department of General Services.

35 (3) A contract, lease, license, or any other agreement to which the California Bay-  
36 Delta Authority is a party is not void or voidable as a result of the implementation  
37 of this subdivision, but shall continue in full force and effect until the end of its  
38 term.

39 (b) The council shall be the successor to and shall assume from the California  
40 Bay-Delta Authority all of the administrative rights, abilities, obligations, and duties  
41 of that authority.

1 (c) The council shall have possession and control of all records, papers,  
2 equipment, supplies, contracts, leases, agreements, and other property, real or  
3 personal, connected with the administration of Division 26.4 (commencing with  
4 Section 79400), as that division read on December 31, 2009, or held for the benefit  
5 or use of the California Bay-Delta Authority.

6 (d) The council shall assume from the California Bay-Delta Authority all  
7 responsibility to manage, in accordance with Chapter 5 (commencing with Section  
8 85280) of Part 3, the science program element that was required to be undertaken  
9 by Division 26.4 (commencing with Section 79400), as that division read on  
10 December 31, 2009.

11 (e) Consistent with the responsibilities and duties assumed by the council pursuant  
12 to this section, all staff, resources, and funding within the Natural Resources Agency  
13 and the Department of Forestry and Fire Protection for the support of the CALFED  
14 Bay-Delta Program are hereby transferred to, and may be expended for the purposes  
15 of, the council. The executive officer of the council shall confer with the Director  
16 of Fish and Game Wildlife, the director of the department, and the executive director  
17 of the board regarding possible reallocation of the staff and resources. The status,  
18 position, and rights of any officer or employee shall not be affected by this transfer  
19 and all officers and employees shall be retained pursuant to the State Civil Service  
20 Act (Part 2 (commencing with Section 18500) of Division 5 of Title 2 of the  
21 Government Code).

22 **Comment.** Subdivision (e) of Section 85034 is amended to update a reference to the Director of  
23 the former Department of Fish and Game. See Fish & Wildlife Code § 1500.

24 **Water Code § 85084.5 (amended).**

25 SEC. \_\_\_\_\_. Section 85084.5 of the Water Code is amended to read:

26 85084.5. The Department of Fish and Game Wildlife, in consultation with the  
27 United States Fish and Wildlife Service and the National Marine Fisheries Service  
28 and based on the best available science, shall develop and recommend to the board  
29 Delta flow criteria and quantifiable biological objectives for aquatic and terrestrial  
30 species of concern dependent on the Delta. The recommendations shall be  
31 developed no later than 12 months after the date of enactment of this division.

32 **Comment.** Section 85084.5 is amended to update a reference to the former Department of Fish  
33 and Game. See Fish & Wildlife Code § 1500.

34 **Water Code § 85085 (amended).**

35 SEC. \_\_\_\_\_. Section 85085 of the Water Code is amended to read:

36 85085. The department shall do all of the following:

37 (a) Coordinate with the Department of Fish and Game Wildlife, the board, the  
38 California regional water quality control boards, and the State Lands Commission  
39 efforts to cooperate with the United States Bureau of Reclamation to construct and  
40 implement the Two-Gates Fish Protection Demonstration Project by December 1,  
41 2010.

- 1 (b) Evaluate the effectiveness of the Three Mile Slough Barrier project.  
2 (c) Expeditiously move ahead with other near term actions as identified in the  
3 Strategic Plan.  
4 (d) Assist in implementing early action ecosystem restoration projects, including,  
5 but not limited to, Dutch Slough tidal marsh restoration and Meins Island tidal  
6 marsh restoration.

7 **Comment.** Section 85085 is amended to update a reference to the former Department of Fish  
8 and Game. See Fish & Wildlife Code § 1500.

9 **Water Code § 85087 (amended).**

10 SEC. \_\_\_\_\_. Section 85087 of the Water Code is amended to read:

11 85087. The board, by December 31, 2010, shall submit to the Legislature a  
12 prioritized schedule and estimate of costs to complete instream flow studies for the  
13 Delta and for high priority rivers and streams in the Delta watershed, not otherwise  
14 covered by Section 85086, by 2012, and for all major rivers and streams outside the  
15 Sacramento River watershed by 2018. In developing this schedule, the board shall  
16 consult with the Department of Fish and Game Wildlife as to the timing of its  
17 submission of recommendations for instream flow needs.

18 **Comment.** Section 85087 is amended to update a reference to the former Department of Fish  
19 and Game. See Fish & Wildlife Code § 1500.

20 **Water Code § 85320 (amended).**

21 SEC. \_\_\_\_\_. Section 85320 of the Water Code is amended to read:

22 85320. (a) The Bay Delta Conservation Plan (BDCP) shall be considered for  
23 inclusion in the Delta Plan in accordance with this chapter.

24 (b) The BDCP shall not be incorporated into the Delta Plan and the public benefits  
25 associated with the BDCP shall not be eligible for state funding, unless the BDCP  
26 does all of the following:

27 (1) ~~Complies with Chapter 10 (commencing with Section 2800) of Division 3~~  
28 Title 2 (commencing with Section 64500) of Part 2 of Division 17 of the Fish and  
29 Game Wildlife Code.

30 (2) Complies with Division 13 (commencing with Section 21000) of the Public  
31 Resources Code, including a comprehensive review and analysis of all of the  
32 following:

33 (A) A reasonable range of flow criteria, rates of diversion, and other operational  
34 criteria required to satisfy the criteria for approval of a natural community  
35 conservation plan as provided in subdivision (a) of ~~Section 2820~~ 64580 of the Fish  
36 and Game Wildlife Code, and other operational requirements and flows necessary  
37 for recovering the Delta ecosystem and restoring fisheries under a reasonable range  
38 of hydrologic conditions, which will identify the remaining water available for  
39 export and other beneficial uses.

1 (B) A reasonable range of Delta conveyance alternatives, including through-  
2 Delta, dual conveyance, and isolated conveyance alternatives and including further  
3 capacity and design options of a lined canal, an unlined canal, and pipelines.

4 (C) The potential effects of climate change, possible sea level rise up to 55 inches,  
5 and possible changes in total precipitation and runoff patterns on the conveyance  
6 alternatives and habitat restoration activities considered in the environmental impact  
7 report.

8 (D) The potential effects on migratory fish and aquatic resources.

9 (E) The potential effects on Sacramento River and San Joaquin River flood  
10 management.

11 (F) The resilience and recovery of Delta conveyance alternatives in the event of  
12 catastrophic loss caused by earthquake or flood or other natural disaster.

13 (G) The potential effects of each Delta conveyance alternative on Delta water  
14 quality.

15 (c) The department shall consult with the council and the Delta Independent  
16 Science Board during the development of the BDCP. The council shall be a  
17 responsible agency in the development of the environmental impact report. The  
18 Delta Independent Science Board shall review the draft environmental impact report  
19 and submit its comments to the council and the Department of Fish and ~~Game~~  
20 Wildlife.

21 (d) If the Department of Fish and ~~Game~~ Wildlife approves the BDCP as a natural  
22 community conservation plan pursuant to ~~Chapter 10 (commencing with Section~~  
23 ~~2800) of Division 3 Title 2 (commencing with Section 64500) of Part 2 of Division~~  
24 17 of the Fish and Game Wildlife Code, the council shall have at least one public  
25 hearing concerning the incorporation of the BDCP into the Delta Plan.

26 (e) If the Department of Fish and ~~Game~~ Wildlife approves the BDCP as a natural  
27 community conservation plan pursuant to ~~Chapter 10 (commencing with Section~~  
28 ~~2800) of Division 3 Title 2 (commencing with Section 64500) of Part 2 of Division~~  
29 17 of the Fish and Game Wildlife Code and determines that the BDCP meets the  
30 requirements of this section, and the BDCP has been approved as a habitat  
31 conservation plan pursuant to the federal Endangered Species Act (16 U.S.C.  
32 Section 1531 et seq.), the council shall incorporate the BDCP into the Delta Plan.  
33 The Department of Fish and ~~Game's~~ Wildlife's determination that the BDCP has  
34 met the requirements of this section may be appealed to the council.

35 (f) The department, in coordination with the Department of Fish and ~~Game~~  
36 Wildlife, or any successor agencies charged with BDCP implementation, shall  
37 report to the council on the implementation of the BDCP at least once a year,  
38 including the status of monitoring programs and adaptive management.

39 (g) The council may make recommendations to BDCP implementing agencies  
40 regarding the implementation of the BDCP. BDCP implementing agencies shall  
41 consult with the council on these recommendations. These recommendations shall

1 not change the terms and conditions of the permits issued by state and federal  
2 regulatory agencies.

3 **Comment.** Section 85320 is amended to reflect the recodification of the former Fish and Game  
4 Code. The section is also amended to update references to the former Department of Fish and Game.  
5 See Fish & Wildlife Code § 1500.

6 **Water Code § 85322 (amended).**

7 SEC. \_\_\_\_\_. Section 85322 of the Water Code is amended to read:

8 85322. This chapter does not amend, or create any additional legal obligation or  
9 cause of action under, ~~Chapter 10 (commencing with Section 2800) of Division 3~~  
10 Title 2 (commencing with Section 64500) of Part 2 of Division 17 of the Fish and  
11 Game Wildlife Code or Division 13 (commencing with Section 21000) of the Public  
12 Resources Code.

13 **Comment.** Section 85322 is amended to reflect the recodification of the former Fish and Game  
14 Code.

15 WELFARE AND INSTITUTIONS CODE

16 **Welf. & Inst. Code § 256 (amended).**

17 SEC. \_\_\_\_\_. Section 256 of the Welfare and Institutions Code is amended to read:

18 256. Subject to the orders of the juvenile court, a juvenile hearing officer may  
19 hear and dispose of any case in which a minor under the age of 18 years as of the  
20 date of the alleged offense is charged with (1) any violation of the Vehicle Code,  
21 except Section 23136, 23140, 23152, or 23153 of that code, not declared to be a  
22 felony, (2) a violation of subdivision (m) of Section 602 of the Penal Code, (3) a  
23 violation of the Fish and Game Wildlife Code not declared to be a felony, (4) a  
24 violation of any of the equipment provisions of the Harbors and Navigation Code  
25 or the vessel registration provisions of the Vehicle Code, (5) a violation of any  
26 provision of state or local law relating to traffic offenses, loitering or curfew, or  
27 evasion of fares on a public transportation system, as defined by Section 99211 of  
28 the Public Utilities Code, (6) a violation of Section 27176 of the Streets and  
29 Highways Code, (7) a violation of Section 640 or 640a of the Penal Code, (8) a  
30 violation of the rules and regulations established pursuant to Sections 5003 and 5008  
31 of the Public Resources Code, (9) a violation of Section 33211.6 of the Public  
32 Resources Code, (10) a violation of Section 25658, 25658.5, 25661, or 25662 of the  
33 Business and Professions Code, (11) a violation of subdivision (f) of Section 647 of  
34 the Penal Code, (12) a misdemeanor violation of Section 594 of the Penal Code,  
35 involving defacing property with paint or any other liquid, (13) a violation of  
36 subdivision (b), (d), or (e) of Section 594.1 of the Penal Code, (14) a violation of  
37 subdivision (b) of Section 11357 of the Health and Safety Code, (15) any infraction,  
38 (16) any misdemeanor for which the minor is cited to appear by a probation officer  
39 pursuant to subdivision (f) of Section 660.5, or (17) a violation of subdivision (b) of

1 Section 601 that is due to having four or more truancies, as described in Section  
2 48260 of the Education Code, within one school year.

3 **Comment.** Section 256 is amended to reflect the recodification of the former Fish and Game  
4 Code.

5 **Welf. & Inst. Code § 258 (amended).**

6 SEC. \_\_\_\_\_. Section 258 of the Welfare and Institutions Code is amended to read:

7 258. (a) Upon a hearing conducted in accordance with Section 257, and upon  
8 either an admission by the minor of the commission of a violation charged, or a  
9 finding that the minor did in fact commit the violation, the judge, referee, or juvenile  
10 hearing officer may do any of the following:

11 (1) Reprimand the minor and take no further action.

12 (2) Direct that the probation officer undertake a program of supervision of the  
13 minor for a period not to exceed six months, in addition to or in place of the  
14 following orders.

15 (3) Order that the minor pay a fine up to the amount that an adult would pay for  
16 the same violation, unless the violation is otherwise specified within this section, in  
17 which case the fine shall not exceed two hundred fifty dollars (\$250). This fine may  
18 be levied in addition to or in place of the following orders and the court may waive  
19 any or all of this fine, if the minor is unable to pay. In determining the minor's ability  
20 to pay, the court shall not consider the ability of the minor's family to pay.

21 (4) Subject to the minor's right to a restitution hearing, order that the minor pay  
22 restitution to the victim, in lieu of all or a portion of the fine specified in paragraph  
23 (3). The total dollar amount of the fine, restitution, and any program fees ordered  
24 pursuant to paragraph (9) shall not exceed the maximum amount which may be  
25 ordered pursuant to paragraph (3). This paragraph shall not be construed to limit the  
26 right to recover damages, less any amount actually paid in restitution, in a civil  
27 action.

28 (5) Order that the driving privileges of the minor be suspended or restricted as  
29 provided in the Vehicle Code or, notwithstanding Section 13203 of the Vehicle  
30 Code or any other provision of law, when the Vehicle Code does not provide for the  
31 suspension or restriction of driving privileges, that, in addition to any other order,  
32 the driving privileges of the minor be suspended or restricted for a period of not to  
33 exceed 30 days.

34 (6) In the case of a traffic related offense, order the minor to attend a licensed  
35 traffic school, or other court approved program of traffic school instruction pursuant  
36 to Chapter 1.5 (commencing with Section 11200) of Division 5 of the Vehicle Code,  
37 to be completed by the juvenile within 60 days of the court order.

38 (7) Order that the minor produce satisfactory evidence that the vehicle or its  
39 equipment has been made to conform with the requirements of the Vehicle Code  
40 pursuant to Section 40150 of the Vehicle Code if the violation involved an  
41 equipment violation.

1 (8) Order that the minor perform community service work in a public entity or  
2 any private nonprofit entity, for not more than 50 hours over a period of 60 days,  
3 during times other than his or her hours of school attendance or employment. Work  
4 performed pursuant to this paragraph shall not exceed 30 hours during any 30-day  
5 period. The timeframes established by this paragraph shall not be modified except  
6 in unusual cases where the interests of justice would best be served. When the order  
7 to work is made by a referee or a juvenile hearing officer, it shall be approved by a  
8 judge of the juvenile court.

9 For purposes of this paragraph, a judge, referee, or juvenile hearing officer shall  
10 not, without the consent of the minor, order the minor to perform work with a private  
11 nonprofit entity that is affiliated with any religion.

12 (9) In the case of a misdemeanor, order that the minor participate in and complete  
13 a counseling or educational program, or, if the offense involved a violation of a  
14 controlled substance law, a drug treatment program, if those programs are available.  
15 Fees for participation shall be subject to the right to a hearing as the minor's ability  
16 to pay and shall not, together with any fine or restitution order, exceed the maximum  
17 amount that may be ordered pursuant to paragraph (3).

18 (10) Require that the minor attend a school program without unexcused absence.

19 (11) If the offense is a misdemeanor committed between 10 p.m. and 6 a.m.,  
20 require that the minor be at his or her legal residence at hours to be specified by the  
21 juvenile hearing officer between the hours of 10 p.m. and 6 a.m., except for a  
22 medical or other emergency, unless the minor is accompanied by his or her parent,  
23 guardian, or other person in charge of the minor. The maximum length of an order  
24 made pursuant to this paragraph shall be six months from the effective date of the  
25 order.

26 (12) Make any or all of the following orders with respect to a violation of the Fish  
27 and Game Wildlife Code which is not charged as a felony:

28 (A) That the fishing or hunting license involved be suspended or restricted.

29 (B) That the minor work in a park or conservation area for a total of not to exceed  
30 20 hours over a period not to exceed 30 days, during times other than his or her  
31 hours of school attendance or employment.

32 (C) That the minor forfeit, pursuant to Section ~~12157~~ 4570 of the Fish and Game  
33 Wildlife Code, any device or apparatus designed to be, and capable of being, used  
34 to take birds, mammals, fish, reptiles, or amphibia and that was used in committing  
35 the violation charged. The judge, referee, or juvenile hearing officer shall, if the  
36 minor committed an offense that is punishable under Section ~~12008 or 12008.1~~  
37 5320, 5400, 5600, 5900, 5950, 6202, or 6204 of the Fish and Game Wildlife Code,  
38 order the device or apparatus forfeited pursuant to Section ~~12157~~ 4570 of the Fish  
39 and Game Wildlife Code.

40 (13) If the violation charged is of an ordinance of a city, county, or local agency  
41 relating to loitering, curfew, or fare evasion on a public transportation system, as  
42 defined by Section 99211 of the Public Utilities Code, or is a violation of Section

1 640 or 640a of the Penal Code, make the order that the minor shall perform  
2 community service for a total time not to exceed 20 hours over a period not to exceed  
3 30 days, during times other than his or her hours of school attendance or  
4 employment.

5 (b) If the minor is before the court on the basis of truancy, as described in  
6 subdivision (b) of Section 601, all of the following procedures and limitations shall  
7 apply:

8 (1) The judge, referee, or juvenile hearing officer shall not proceed with a hearing  
9 unless both of the following have been provided to the court:

10 (A) Evidence that the minor's school has undertaken the actions specified in  
11 subdivisions (a), (b), and (c) of Section 48264.5 of the Education Code. If the school  
12 district does not have an attendance review board, as described in Section 48321 of  
13 the Education Code, the minor's school is not required to provide evidence to the  
14 court of any actions the school has undertaken that demonstrate the intervention of  
15 a school attendance review board.

16 (B) The available record of previous attempts to address the minor's truancy.

17 (2) The court is encouraged to set the hearing outside of school hours, so as to  
18 avoid causing the minor to miss additional school time.

19 (3) Pursuant to paragraph (1) of subdivision (a) of Section 257, the minor and his  
20 or her parents shall be advised of the minor's right to refuse consent to a hearing  
21 conducted upon a written notice to appear.

22 (4) The minor's parents shall be permitted to participate in the hearing.

23 (5) The judge, referee, or juvenile hearing officer may continue the hearing to  
24 allow the minor the opportunity to demonstrate improved attendance before  
25 imposing any of the orders specified in paragraph (6). Upon demonstration of  
26 improved attendance, the court may dismiss the case.

27 (6) Upon a finding that the minor violated subdivision (b) of Section 601, the  
28 judge, referee, or juvenile hearing officer shall direct his or her orders at improving  
29 the minor's school attendance. The judge, referee, or juvenile hearing officer may  
30 do any of the following:

31 (A) Order the minor to perform community service work, as described in Section  
32 48264.5 of the Education Code, which may be performed at the minor's school.

33 (B) Order the payment of a fine by the minor of not more than fifty dollars (\$50),  
34 for which a parent or legal guardian of the minor may be jointly liable. The fine  
35 described in this subparagraph shall not be subject to Section 1464 of the Penal Code  
36 or additional penalty pursuant to any other law. The minor, at his or her discretion,  
37 may perform community service, as described in subparagraph (A), in lieu of any  
38 fine imposed under this subparagraph.

39 (C) Order a combination of community service work described in subparagraph  
40 (A) and payment of a portion of the fine described in subparagraph (B).

41 (D) Restrict driving privileges in the manner set forth in paragraph (5) of  
42 subdivision (a). The minor may request removal of the driving restrictions if he or

1 she provides proof of school attendance, high school graduation, GED completion,  
2 or enrollment in adult education, a community college, or a trade program. Any  
3 driving restriction shall be removed at the time the minor attains 18 years of age.

4 (c)(1) The judge, referee, or juvenile hearing officer shall retain jurisdiction of the  
5 case until all orders made under this section have been fully complied with.

6 (2) If a minor is before the judge, referee, or juvenile hearing officer on the basis  
7 of truancy, jurisdiction shall be terminated upon the minor attaining 18 years of age.

8 **Comment.** Paragraph (12) of subdivision (a) of Section 258 is amended to reflect the  
9 recodification of the former Fish and Game Code.

10  **Note.** In the tentative recommendation, the provisions of the existing Fish and Game Code  
11 sections cross-referenced in paragraph (12) of subdivision (a) of the section above have been  
12 continued in several different sections of the proposed Fish and Wildlife Code.

13 **The Commission requests public comment on the proposed conforming revision of those**  
14 **provisions in the section above.**

15 **Welf. & Inst. Code § 1760.5 (amended).**

16 SEC. \_\_\_\_\_. Section 1760.5 of the Welfare and Institutions Code is amended to  
17 read:

18 1760.5. (a) The director may require persons committed to the authority to  
19 perform work necessary and proper to be done by the Department of Forestry and  
20 Fire Protection, the Department of Water Resources, the Department of Parks and  
21 Recreation, and the Department of Fish and Game Wildlife, by the Division of State  
22 Lands, by the United States Department of Agriculture, and by the federal officials  
23 and departments in charge of national forests and parks within this state.

24 (b) For the purposes of this section, the director, with the approval of the  
25 Department of General Services, may enter into contracts with federal and state  
26 officials and departments. All moneys received by the director pursuant to any of  
27 those contracts shall be paid into the State Treasury to the credit and in augmentation  
28 of the current appropriation for the support of the authority. The director may  
29 provide, from those moneys, for the payment of wages to the wards for work they  
30 do pursuant to any of those contracts, the wages to be paid into the Indemnity Fund  
31 created pursuant to Section 13967 of the Government Code, or to the parents or  
32 dependents of the ward, or to the ward in the manner and in those proportions as the  
33 Department of the Youth Authority directs.

34 **Comment.** Section 1760.5 is amended to update a reference to the former Department of Fish  
35 and Game. See Fish & Wildlife Code § 1500. The section is also amended to add subdivision  
36 designations.