



BOARD MEETING

NOTICE and AGENDA

Tuesday, January 9, 2018
9:00 A.M.

Hilton by Doubletree Claremont
Mahogany Room, Second Floor
555 W. Foothill Blvd
Claremont, CA 91711

Contact Person: Susan Saylor
(916) 561-8700

AGENDA

- I. Roll Call / Establishment of Quorum
- II. Flag Salute / Pledge of Allegiance
- III. Public Comment for Items Not on the Agenda
The Board may not discuss or take action on any matter raised during this public comment section that is not included on this agenda, except to decide whether to place the matter on the agenda of a future meeting. [Government Code Sections 11125, 11125.7(a)]
- IV. Petition for Reconsideration
Carl A. Gay-Lyles — FR 39325, Branch 2
- V. Petition for Reinstatement
Jason Graydon Anderson Sr. — OPR 11840, Branches 2 and 3
- VI. Petition for Modification / Termination of Probation
Angel Suarez — RA 49913, Branches 2 and 3
- VII. **Closed Session** – Pursuant to Subdivision (c) (3) of Section 11126 of the Government Code, the Board Will Meet in Closed Session to Consider Reinstatements, Proposed Disciplinary Actions, and Stipulated Settlements

Return to Open Session

- VIII. Review and Approval of the October 10, 2017 Board Meeting Minutes
- IX. Executive Officer's Report
 - a. Licensing, Enforcement, Examination and WDO Statistics
 - b. Survey Results
 - c. Sunset Review Report and Process Update
 - d. Examination Development
- X. Regulations Update and Possible Action
 - a. California Code of Regulations, Title 16, section 1937.11 – Disciplinary Guidelines

- XI. Legislation Update and Possible Action
 - a. Possible SPCB Sunset Bill
 - b. Assembly Bill 710 (Wood)
 - c. Assembly Bill 1687 (Bloom)
- XII. Update and Possible Action on Pre-Treatment Committee Recommendations
- XIII. Research Advisory Panel Research Request for Proposals Update
- XIV. Future Agenda Items
- XV. Board Calendar
- XVI. **Closed Session** – Pursuant to subdivision (c) (3) of Section 11126 of the Government Code, the Board Will Meet in Closed Session to Consider Reinstatements, Proposed Disciplinary Actions, and Stipulated Settlements

Return to Open Session

- XVII. Adjournment

The meeting may be cancelled or changed without notice. For verification, please check the Board's website at www.pestboard.ca.gov or call 916-561-8700. Action may be taken on any item on the agenda. Any item may be taken out of order to accommodate speakers and/or to maintain a quorum. Meetings of the Structural Pest Control Board are open to the public except when specifically noticed otherwise in accordance with the Open Meeting Act. The public may take appropriate opportunities to comment on any issue before the Board at the time the item is heard, but the President may, at his discretion, apportion available time among those who wish to speak. The public may comment on issues not on the agenda, but Board Members cannot discuss any issue that is not listed on the agenda. If you are presenting information to the Board, please provide 13 copies of your testimony for the Board Members and staff. Copying equipment is not available at the meeting location.

The meeting is accessible to the physically disabled. A person who needs a disability-related accommodation or modification in order to participate in the meeting may make a request by contacting the Structural Pest Control Board at (916) 561-8700 or email pestboard@dca.ca.gov or send a written request to the Structural Pest Control Board, 2005 Evergreen Street, Suite 1500, Sacramento, CA 95815. Providing your request at least five (5) business days before the meeting will help to ensure availability of the requested accommodation.

This agenda can be found on the Structural Pest Control Board's Website at: www.pestboard.ca.gov

**MINUTES OF THE MEETING OF THE
STRUCTURAL PEST CONTROL BOARD**

October 10, 2017

The meeting was held October 10, 2017 at the Department of Consumer Affairs,
Hearing Room, 2005 Evergreen Street, Sacramento, California

Board Members Present:

Dave Tamayo, President
Darren Van Steenwyk, Vice President
Mike Duran
Curtis Good

Board Members Absent:

Ronna Brand
Naresh Duggal
Servando Ornelas

Board Staff Present:

Susan Saylor, Executive Officer
Robert Lucas, Assistant Executive Officer
Kathy Boyle, Chief Enforcement Officer
David Skelton, Administrative Analyst

Departmental Staff Present:

Sabina Knight, Legal Counsel

ROLL CALL / ESTABLISHMENT OF QUORUM

Mr. Tamayo called the meeting to order at 8:18 A.M. and Ms. Saylor called roll. Board Members Tamayo, Van Steenwyk, Duran, and Good were present. Board Members Brand, Duggal, and Ornelas were absent. A quorum of the Board was established.

FLAG SALUTE / PLEDGE OF ALLEGIANCE

Mr. Tamayo lead everyone in a flag salute and recitation of the Pledge of Allegiance.

PUBLIC COMMENT FOR ITEMS NOT ON THE AGENDA

There were no public comments for items not on the agenda.

PETITION FOR REINSTATEMENT **GEORGE DON PEDRO — OPR 8197 — BRANCH 3**

Administrative Law Judge Kathy J. Brandt sat with the Board to hear the Petition for Reinstatement for George Don Pedro, Operator License Number 8197. Mr. Don Pedro was informed that he would be notified by mail of the Board's decision.

PETITION FOR REINSTATEMENT **DAWN MARIE CHARRETTE — OPR 9119 — BRANCHES 1 & 3**

Administrative Law Judge Kathy J. Brandt sat with the Board to hear the Petition for Reinstatement for Dawn Marie Charrette, Operator License Number 9119. Ms. Charrette was informed that she would be notified by mail of the Board's decision.

PETITION FOR REINSTATEMENT **AARON J. ESSERT — RA 52425 — BRANCHES 2 & 3**

Administrative Law Judge Kathy J. Brandt sat with the Board to hear the Petition for Reinstatement for Aaron J. Essert, Applicator License Number 52425. Mr. Essert was informed that he would be notified by mail of the Board's decision.

CLOSED SESSION

Pursuant to subdivision (c) (3) of section 11126 of the Government Code, the Board met in closed session to consider reinstatements, proposed disciplinary actions and stipulated settlements.

Return to Open Session

REVIEW AND APPROVAL OF THE JULY 11 & 12, 2017 AND THE AUGUST 3, 2017 BOARD MEETING MINUTES

Mr. Duran moved and Mr. Good seconded to approve the July 11 & 12, 2017 and the August 3, 2017 Board Meeting Minutes. Passed unanimously. (AYES: TAMAYO, VAN STEENWYK, DURAN, GOOD. NOES: NONE. ABSTENTIONS: NONE.)

EXECUTIVE OFFICER'S REPORT

Ms. Saylor reported to the Board on licensing and enforcement survey results and statistics, examination development, and the Board's 2017 Sunset Review Report.

Mr. Van Steenwyk thanked Ms. Saylor for providing statistics on license application processing times and asked how those times are calculated.

Ms. Saylor stated that processing time begins when the application reaches the desk of the person responsible for processing it.

Ms. Saylor stated that County Agricultural Commissioner (CAC) enforcement training took place October 3rd through 5th in Irvine and that there were 85 attendees including 4 Board staff who had not previously attended.

PROPOSED REGULATIONS — DISCUSSION AND POSSIBLE ACTION

Ms. Saylor reported on the Board's rulemaking files currently in the regulatory process.

Company Name Approval, California Code of Regulations (CCR), Title 16, section 1914 — This rulemaking file was approved by the Office of Administrative Law (OAL) on October 2, 2017 and is effective January 1, 2018.

Termite Stations, CCR, sections 1993.2, 1993.3, and 1993.4 — This rulemaking file was approved by OAL on October 6, 2017 and is effective January 1, 2018.

Disciplinary Guidelines, CCR, section 1937.11 — This rulemaking file is currently undergoing legal review at Department of Consumer Affairs (DCA).

DISCUSSION AND POSSIBLE ACTION ON PENDING LEGISLATION

Ms. Saylor reported to the Board on the following legislation —

Assembly Bill (AB) 593 extends the Structural Fumigation Enforcement Program and was approved by Governor Brown on September 11, 2017.

AB 1590 extends the time period for the Board to file an accusation from 12 to 18 months from the time a complaint is received and was approved by Governor Brown on September 25, 2017.

Senate Bill (SB) 800 allows a registered company to notify the Board of an employee's disassociation if the employee fails to do so within 30 days and was approved by Governor Brown on October 7, 2017.

Chris Reardon, Pest Control Operators of California (PCOC), thanked the Board and Ms. Saylor for a successful legislative session.

REVIEW AND POSSIBLE AMENDMENT OF BOARD POLICIES AND PROCEDURES, INCLUDING GENERAL BOARD ADMINISTRATIVE PROCEDURES, LICENSING AND EXAMINATIONS, AND ENFORCEMENT POLICIES

Ms. Saylor presented staff recommendations to amend sections G-6 (Guidelines for Access to Public Records), G-9 (Mail Votes), and E-1 (Complaint Process) of the Board's Policies & Procedures.

Mr. Duran moved and Mr. Good seconded to approve the amendment (shown in Board materials) to section G-6 of the Board's Policies & Procedures. Passed unanimously. (AYES: Tamayo, Van Steenwyk, Duran, Good. NOES: None. ABSTENTIONS: None.)

Mr. Good moved and Mr. Van Steenwyk seconded to approve the amendment (shown in Board materials) to section G-9 of the Board's Policies & Procedures. Passed unanimously. (AYES: Tamayo, Van Steenwyk, Duran, Good. NOES: None. ABSTENTIONS: None.)

Mr. Van Steenwyk moved and Mr. Duran seconded to approve the amendment (shown in Board materials) to section E-1 of the Board's Policies & Procedures. Passed unanimously. (AYES: Tamayo, Van Steenwyk, Duran, Good. NOES: None. ABSTENTIONS: None.)

REGULATORY PROPOSAL – DISCUSSION AND POSSIBLE ACTION ON AMENDING CALIFORNIA CODE OF REGULATIONS, TITLE 16, SECTIONS 1950 AND 1953, AND THE ADDITION OF CALIFORNIA CODE OF REGULATIONS, TITLE 16, SECTION 1950.5

Mr. Skelton presented proposed amendments to CCR sections 1950, 1950.5, and 1953 to implement the recommendations of the Continuing Education Integrated Pest Management (CE IPM) Review Committee.

Mr. Good stated that the Board should conduct increased outreach in order for licensees to better understand what is required of them and what the penalties are for not satisfying those requirements.

Mr. Tamayo thanked the CE IPM Committee as well Board members and staff for the all the work that has gone into implementing the proposed changes.

Todd Vedeon, Terminix, stated that he appreciated all the hard work that went into the proposal but that he was concerned with the proposed reduction in Rules & Regulations hours.

Mr. Van Steenwyk stated that the reduction in Rules & Regulations hours came about because currently, courses are being approved as Rules & Regulations when they should be classified as Application & Intervention.

Ms. Knight stated that in CCR section 1953(c) the word “activity” should be used instead of the word “course” to maintain consistency. Ms. Knight further stated that subsections (g) and (h) in CCR section 1950 should be amended to subsections (d) and (e).

Mr. Good moved and Mr. Van Steenwyk seconded for staff to implement the amendments to CCR sections 1950, 1950.5, and 1953 by having Department of Consumer Affairs review the proposal prior to beginning the formal rulemaking process. Passed unanimously. (AYES: Tamayo, Van Steenwyk, Duran, Good. NOES: None. ABSTENTIONS: None.)

EXECUTIVE OFFICER’S REPORT (CONT.)

Ms. Saylor presented the 2017 Sunset Report to the Board and stated that with their approval it would be submitted to the legislature in order for the Board’s sunset date to be extended.

Mr. Van Steenwyk asked if the regulatory update included in the 2017 Sunset Report could be updated to reflect the most recent status.

Ms. Saylor stated that the regulatory update would be updated to reflect the most recent status.

Mr. Van Steenwyk moved and Mr. Good seconded to approve the 2017 Sunset Report and for Ms. Saylor to submit it to the legislature and move forward with extending the Board’s sunset date. Passed unanimously. (AYES: Tamayo, Van Steenwyk, Duran, Good. NOES: None. ABSTENTIONS: None.)

ANNUAL REVIEW AND POSSIBLE BOARD ACTION ON BOARD STRATEGIC PLAN

Ms. Saylor stated that the Board’s Strategic Plan was placed on the agenda for annual review and that the 2017 Sunset Report outlines the Board’s progress on the goals identified in the Strategic Plan.

DISCUSSION AND POSSIBLE ACTION FOR SPCB TO PURSUE — BUSINESS AND PROFESSIONS CODE SECTION 8623.5 - LICENSE REINSTATEMENT GUIDELINES

Mr. Saylor presented proposed language for the addition of B&P Code section 8623.5 to establish guidelines specific to SPCB for license reinstatement petitions.

Ms. Saylor suggested adding the words “or company registration” to subsection (a)(1) of section 8623.5.

Mr. Duran moved and Mr. Van Steenwyk seconded to approve the addition of B&P Code section 8623.5 and for Ms. Saylor to find an author to include the addition in a bill. Passed unanimously. (AYES: Tamayo, Van Steenwyk, Duran, Good. NOES: None. ABSTENTIONS: None.)

BOARD CALENDAR

The next 4 Board Meetings were scheduled as follows —

Tuesday, January 9 & Wednesday, January 10, 2018 in Claremont. If possible, this meeting will be held on Tuesday, January 9, 2018 only.

Wednesday, April 18 & Thursday, April 19, 2018 in Sacramento.

Tuesday, July 24 & Wednesday, July 25, 2018 in Claremont.

Tuesday, October 16 & Wednesday, October 17, 2018 in Sacramento.

RESEARCH REQUEST FOR PROPOSALS UPDATE

Ms. Saylor stated that the Research Advisory Panel Request for Proposals is still in the process of being created at DCA.

Kristina Duran-Jackson, Administrative Analyst, stated that the goal is for the Requests for Proposals to be distributed to researchers by January 2018.

FUTURE AGENDA ITEMS

Mr. Duran requested that soil pre-treatment be placed on a future agenda.

Ms. Saylor stated that she would bring the minutes of the last Pre-Treatment Committee Meeting to the next Board meeting.

ANNUAL ELECTION OF BOARD PRESIDENT AND VICE PRESIDENT

Mr. Good nominated Mr. Van Steenwyk for Board President. Passed unanimously. (AYES: Tamayo, Van Steenwyk, Duran, Good. NOES: None. ABSTENTIONS: None.)

Mr. Van Steenwyk nominated Mr. Tamayo for Board Vice President. Passed unanimously. (AYES: Tamayo, Van Steenwyk, Duran, Good. NOES: None. ABSTENTIONS: None.)

ADJOURNMENT

The meeting was adjourned at 3:08 P.M.

Darren Van Steenwyk, President

Date

STRUCTURAL PEST CONTROL BOARD STATISTICS FOR NOVEMBER 2017 Page 1 of 2		FISCAL YEAR 2017/2018		FISCAL YEAR 2016/2017	
			Year		Year
EXAMINATION	Monthly	To Date	Monthly	To Date	
Field Representatives Scheduled	332	2,071	373	2,091	
Field Representatives Examined	309	1,733	341	1,571	
Field Representatives Passed	135	737	184	794	
Field Representatives Failed	174	996	157	777	
Operators Scheduled	31	196	28	140	
Operators Examined	39	174	23	112	
Operators Passed	21	100	14	72	
Operators Failed	18	74	9	40	
Applicators Scheduled	328	1,890	262	1,578	
Applicators Examined	267	1,479	239	1,298	
Applicators Passed	89	525	117	580	
Applicators Failed	178	954	122	718	
Field Representatives Passing Rate	44%	43%	54%	51%	
Operator Passing Rate	54%	57%	61%	64%	
Applicators Passing Rate	33%	35%	49%	45%	
LICENSING					
Field Representative Licenses Issued	85	643	96	671	
Operator Licenses Issued	12	80	5	47	
Company Registrations Issued	15	89	14	93	
Branch Office Registrations Issued	0	7	6	14	
Change of Registered Company Officers	1	8	2	7	
Change Of Qualifying Manager	7	47	6	32	
Applicator Licenses Issued	81	549	93	585	
Duplicate Licenses Issued	78	378	70	466	
Upgrade Present License	8	119	13	126	
Change of Status Processed	21	159	28	165	
Address Change	107	589	70	322	
Address Change (Principal Office)	21	113	24	103	
Address Change (Branch Office)	4	14	0	7	
Transfer of Employment Processed	113	986	102	716	
Change of Name	2	11	1	8	
Change of Registered Company Name	1	2	0	5	
License Histories Prepared	16	86	14	63	
Down Grade Present License	46	302	56	336	
LICENSES/REGISTRATIONS IN EFFECT					
Field Representative		11,860		11,150	
Operator		4,097		4,040	
Company Registration		3,043		3,041	
Branch Office		438		451	
Licensed Applicator		6,471		6,823	
LICENSES/REGISTRATIONS ON PROBATION					
Companies		19		19	
Licensees		82		94	

STRUCTURAL PEST CONTROL BOARD STATISTICS FOR NOVEMBER 2017 Page 2 of 2		FISCAL YEAR 2017/2018		FISCAL YEAR 2016/2017	
		Monthly	Year To Date	Monthly	Year To Date
LICENSES RENEWED					
Operator		1	295	0	111
Field Representative		1	571	0	335
Applicator		0	288	0	145
LICENSES/ REGISTRATIONS CANCELLED					
Operator		1	103	0	109
Field Representative		9	902	4	914
Company Registration		10	81	9	58
Branch Office		0	4	6	12
Applicator		2	1,493	9	1,133
LICENSES DENIED					
Licenses		3	12	5	23
INVESTIGATIVE FINES PROCESSED					
SPCB Cite & Fines		\$5,656	\$13,756	\$0	\$0
Penalty Assessment		\$0	\$0	\$0	\$0
CAC Pesticide Fines		\$5,550	\$52,380	\$14,450	\$72,495
STAMPS SOLD					
Pesticide		5,380	29,371	5,830	29,250
SEARCHES MADE					
Public		66	379	71	378
Complaints		18	80	3	29
BOND & INSURANCE					
Bonds Processed		18	150	12	103
Insurance Processed		215	1177	110	1007
Restoration Bonds Processed		0	2	0	3
Suspension Orders		18	175	10	191
Cancellations Processed		32	285	17	179
Change of Bond/Insurance		32	266	18	151
CONTINUING EDUCATION EXAMS					
Field Representative Examined		0	0	0	0
Field Representative Passed		0	0	0	0
Field Representative Failed		0	0	0	0
Operator Examined		0	2	0	0
Operator Passed		0	1	0	0
Operator Failed		0	1	0	0
Applicator Examined		0	0	0	0
Applicator Passed		0	0	0	0
Applicator Failed		0	0	0	0

LICENSING UNIT SURVEY RESULTS

January 9, 2018 – SPCB Meeting

September 28, 2017 – December 27, 2017

Response cards are sent to licensees, registered companies, and applicants receiving the following services: Licensure, Renewal of License, Upgrade/Downgrade License, Change of Qualifying Manager, Bond/Insurance, Company Registration, Transfer of Employment, Change of Address, and Examination. Thirty survey cards were mailed during this reporting period. Four responses were received.

	Question	Yes	No	N/A
1	Was staff courteous?	100%	0%	0%
2	Did staff understand your question?	100%	0%	0%
3	Did staff clearly answer your question?	100%	0%	0%
4	Did staff promptly return your telephone call?	50%	0%	50%
5	Did staff efficiently and promptly handle your transaction?	100%	0%	0%
6	How long did it take to complete its action on your file?* (Average)	20 days		

*There was 1 responses to question 6.

Company Registration: N/A (0 responses)

Operator License: 20 days average (1 response)

Field Representative License: N/A (0 responses)

Applicator License: N/A (0 responses)

Transfer of Employment: N/A (0 responses)

Change of Address: N/A (0 responses)

Bond/Insurance: N/A (0 responses)

Change of Qualifying Manager: N/A (0 responses)

Examination: N/A (0 responses)

Comments:

- Thank you!
- Easy process, thank you.

WDO ACTIVITIES FILED

	2014/15	2015/16	2016/17	2017/18	MO. AVG
July	122,803	121,639	111,086	124,000	117,984
August	112,400	112,511	121,000	128,400	114,506
September	116,100	115,977	119,089	119,000	116,710
October	123,250	123,409	125,804	124,100	122,164
November	94,750	100,779	118,121	117,000	104,018
December	95,373	105,326	106,000		99,353
January	88,247	83,209	96,000		91,038
February	97,884	97,100	95,000		95,412
March	124,448	122,261	127,300		119,755
April	131,292	128,201	122,120		125,221
May	116,578	123,028	132,900		120,534
June	124,648	131,954	135,000		125,138
FY Total	1,347,773	1,365,394	1,409,420	612,500	1,351,834
AVG PER MO.	112,314	113,783	117,452	122,500	

STRUCTURAL PEST CONTROL BOARD

REGULATORY ACTION STATUS

SECTION	SUBJECT	STATUS
1902	Definitions	January 1, 2018 - Staff Preparing Regulatory Proposal
1911	Addresses – Permits licensees to request a mailing address other than the address of record.	March 13, 1996 – Approved by the Office of Administrative Law
	Addresses – Requires applicators to report change of address.	August 12, 1996 – Approved by the Office of Administrative Law
	Change of Address / Employment Allow Employers to Notify Board of Employee Disassociation	November 5, 2014 — Act Review Committee Recommended Change to Allow Companies to Notify the Board of Employee Disassociation July 1, 2017 – The Language Proposed by the Act Review Committee is Included in Senate Bill (SB) 800 to Amend B&P Code Section 8567 and Will Accomplish the Regulatory Effect of the Proposed Changes to CCR 1911

1912	<p>Branch Office Registration – Section 100 Change.</p> <p>To change the phrase “A registered company who opens a branch shall ...” to “A registered company which opens a branch office shall...”</p>	<p>Section 100 Change – Approved by the Office of Administrative Law on May 17, 2004</p>
1914	<p>Name Style – Delete Board’s responsibility to disapprove confusingly similar name styles</p>	<p>December 16, 1998 – Public Hearing Disapproved by the Board</p> <p>April 4, 2003 - Public Hearing - Board voted to adopt February 14, 2004 Rulemaking File expired due to Executive Order Noticed for Public Hearing: April 8, 2005 Adopted by the Board. March 21, 2006 Approved by the Office of Administrative Law</p>
1914	<p>Name Style – Company Registration</p> <p>Will Prohibit the Approval or Use of a Company Name or Telephone Number That is the Same as the Name or Telephone Number of a Company Whose Registration has Been Surrendered</p>	<p>October 13, 2016 – Public Hearing was Conducted and Board Directed Staff to Begin Final Rulemaking Process</p> <p>October 2, 2017 – Approved by Office of Administrative Law and Effective January 1, 2018</p>
1918	<p>Supervision – Clarifies that a field representative or an operator can supervise.</p> <p>Supervision – Permits qualifying managers to supervise multiple locations.</p>	<p>August 12, 1996 – Approved by the Office of Administrative Law.</p> <p>December 16, 1998 – Public Hearing. Referred to Rules and Regulations Committee.</p> <p>August 6, 1999 – Modified language mailed. January 11, 2001 Public Hearing. Adopted by the Board. Rulemaking file not completed by deadline of December 1, 2001</p>

1918	Re-states supervision of multiple locations, clarifies liability / responsibility of qualifying manager[s] & supervisor(s).	April 4, 2003 Public Hearing, referred to Rules and Regs Committee. Committee meeting held September 17, 2003. Placed on agenda for October 17, 2003 Bd. Mtg. Modified Text mailed Nov. 19, 2003. Comments due Dec. 3, 2003. No comments rec'd. February 14, 2004 Rulemaking File expired due to Executive Order. Noticed for Public Hearing: April 8, 2005. Adopted by the Board. March 21, 2006 - Approved by the Office of Administrative Law.
1919	Research Panel – Deletes reference to public board member on panel.	March 13, 1996 – Approved by the Office of Administrative Law.
1920	Cite & Fine – Authorizes board staff to issue citations and fines.	August 13, 1998 – Approved by the Office of Administrative Law.
	Cite & Fine – Amends to clarify no appeal after modification of decision.	October 15, 1999 – Public Hearing - Board voted to adopt.
1920 (e)(1)(2)(3)	Cite & Fine – Specifies that a second informal conference for a modified citation will not be allowed.	January 11, 2001 - Public Hearing - Board voted to adopt. December 1, 2001 Rulemaking File not completed by deadline. April 4, 2003 - Public Hearing - Board voted to adopt. February 14, 2004 Rulemaking File expired due to Executive Order. Noticed for Public Hearing: April 8, 2005. Adopted by the Board. March 21, 2006 - Approved by the Office of Administrative Law.

1920(b)	<p>Citation - Assessment of Fines – SB 362 increased max fine amount to \$5000.</p> <p>Repealed specific criteria required in assessing fines in excess of \$2,500.</p>	<p>Section 100 Change pending Administrative decision to go forward. Filed with Sec. of State: 12-18-03. Board approved DCA's four sets of circumstance for max. fine on October 8, 2004. Noticed for Public Hearing July 15, 2005. December 30, 2005 – Approved by the Office of Administrative Law.</p> <p>Agency subsequently agreed that the specific criteria from 2004 for fines in excess of \$2,500 should no longer apply. Board approved on April 22, 2010.</p> <p>December 22, 2010 Notice, ISOR, Language, Std 399 submitted to Linda Otani for review/approval by DPR and Agency.</p> <p>April 12, 2011 DPR returned package with approval signatures.</p> <p>May 10, 2012 – Public Hearing – Board voted to adopt.</p> <p>March 22, 2013 rulemaking file filed with Office of Administrative Law</p> <p>May 8, 2013 – Disapproved by OAL</p> <p>Economic Impact Statement not included</p> <p>June 25, 2013 – 15 day notice to add Economic Impact Statement</p> <p>July 17, 2015 – Resubmitted to OAL</p> <p>August 8, 2013 – Approved by OAL</p> <p>Became Effective October 1, 2013</p>
1920(e)(2)	<p>Citations and Fines</p> <p>Allows the Board 30 Days Rather Than 10 to Notify Respondents of Informal Conference Decisions</p>	<p>July 14, 2016 – Language Approved by the Board and Staff Instructed to Begin the Rulemaking Process</p> <p>January 1, 2018 – Staff Preparing Regulatory Proposal</p>

1922	Civil Penalty Actions by Commissioners – Specifies penalty ranges. Penalty ranges serious, minor and moderate upped to mirror new law.	May 14, 1998 – Approved by the Office of Administrative Law. Noticed for Public Hearing: October 7, 2005. Adopted by the Board. August 25, 2006 – Approved by the Office of Administrative Law.
1922.3	Course requirements by County Agricultural Commissioners - Will place into regulation specific guidelines for licensee / County Ag Commissioners re: civil penalty actions.	Noticed for the April 23, 2004 Board Meeting. Approved by the Office of Administrative Law - July 6, 2005.
1923	Consumer Complaint Disclosure. DCA created new document: Public Information System – Disclosure.	July 18, 2003 - Public Hearing - Board approved to adopt after proposed language modified with a 15-day public comment period. Rulemaking file placed on hold due to Executive Order. Withdrawn by DCA Legal Dept. Noticed for Public Hearing: October 7, 2005. Board voted to not proceed. (Language needs re-drafting – (a)4(d)(A) and (B)(ii) – now conforms to healing arts situation, and, if [A] is satisfied – so is [B])
1934	Board Approved Operator’s License Course – Specifies time period in which courses must be completed.	August 13, 1998 – Approved by the Office of Administrative Law.

1936	Operator and Field Representative License Applications Revisions to include military and veteran status, revised criminal history question, etc.	<p>March 27, 2014 – Staff directed by Board to begin rulemaking process to revise forms</p> <p>June 4, 2015 - Noticed for Public Hearing</p> <p>July 23, 2015 - Public Hearing – Adopted by Board.</p> <p>August 20, 2015 – To DCA for legal review.</p> <p>June 8, 2016 – 15 Day Notice of Modified Text issued to clarify that California ID in lieu of driver license is acceptable.</p> <p>October 12, 2016 – Approved and Effective January 1, 2017</p>
1936.1	Company Registration Form Revisions to include military and veteran status, revised criminal history question, etc.	<p>March 27, 2014 – Staff directed by Board to begin rulemaking process to revise forms</p> <p>June 4, 2015 - Noticed for Public Hearing</p> <p>July 23, 2015 - Public Hearing – Adopted by Board.</p> <p>August 20, 2015 – To DCA for legal review.</p> <p>June 8, 2016 – 15 Day Notice of Modified Text issued to clarify that California ID in lieu of driver license is acceptable.</p> <p>October 12, 2016 – Approved and Effective January 1, 2017</p>
1936.2	Applicator – Established by regulation the form for the applicator's license.	<p>August 12, 1996 – Approved by the Office of Administrative Law.</p>

1936.2	Applicator License Application Form Revisions to include military and veteran status, revised criminal history question, etc.	<p>March 27, 2014 – Staff directed by Board to begin rulemaking process to revise forms</p> <p>June 4, 2015 - Noticed for Public Hearing.</p> <p>July 23, 2015 - Public Hearing – Adopted by Board</p> <p>August 20, 2015 – To DCA for legal review.</p> <p>June 8, 2016 – 15 Day Notice of Modified Text issued to clarify that California ID in lieu of driver license is acceptable.</p> <p>October 12, 2016 – Approved and Effective January 1, 2017</p>
1937	<p>Qualification of Applicant – Specifies minimum number of hours of training and experience.</p> <p>IPM training and experience – Requires that branch 2 and/or 3 applicants complete training and experience in structural Integrated Pest Management as part of their pre-licensing requirements</p>	<p>August 13, 1998 – Approved by the Office of Administrative Law.</p> <p>January 2008 – Noticed for Public Hearing to amend the current regulation.</p> <p>April 18, 2008 - Public Hearing - Board approved to adopt.</p> <p>June 26, 2008 - Rulemaking file submitted to DCA for Director review.</p> <p>November 18, 2008 – Clarification of the effective date needed for section 1950 of the rulemaking file.</p> <p>January 6, 2009 – Rulemaking file submitted to DCA for Director review.</p> <p>March 20, 2009 - Approved by the Office of Administrative Law.</p>

1937.11	<p>Disciplinary Guidelines – Incorporates by reference the Manual of Disciplinary Guidelines and Model Disciplinary Orders. Clean up language to change reference of UC Berkeley correspondence course to a CE course approved by board.</p>	<p>April 14, 1997 – Approved by the Office of Administrative Law. Board approved on October 28, 2010. December 22, 2010 Notice, ISOR, Language, Std 399 submitted to Linda Otani for review/approval by DPR and Agency. April 12, 2011 DPR returned package with approval signatures. May 10, 2012 – Public Hearing - Board voted to adopt. March 22, 2013 rulemaking file filed with Office of Administrative Law May 8, 2013 – Disapproved by OAL Economic Impact Statement not included June 25, 2013 – 15 day notice to add Economic Impact Statement July 17, 2015 – Resubmitted to OAL August 8, 2013 – Approved by OAL Became Effective October 1, 2013</p>
1937.11	<p>Revisions Regarding When Suspension Time Must be Served, Length of Probation, Tolling of Probation, etc.</p>	<p>October 13, 2016 – Public Hearing was Conducted and Board Directed Staff to Begin Final Rulemaking Process</p> <p>January 1, 2018 – Final Rulemaking Package Undergoing Review at Office of Administrative Law</p>

1937.17	Customer Notification of Licensure – Adopts regulation requiring practitioner notification to customer of licensure.	<p>October 15, 1999 – Public Hearing - Referred to committee.</p> <p>January 18, 2002 - Public Hearing adopted by the board with modified text.</p> <p>December 16, 2002 - Approved by the Office of Administrative Law.</p>
1940 1941 1942	Applicator – Amends these actions to make distinction between field representatives, operators and applicators.	<p>August 12, 1996 – Approved by the Office of Administrative Law.</p>

1948	<p>Applicator Renewal Fee – Establishes the fee for applicator license renewal.</p> <p>Applicator – Establish and specify fee for applicator’s license and license renewal.</p>	<p>June 26, 1998 – Public Hearing. Pending approval by Department of Finance.</p> <p>January 20, 2000 – Public Hearing - Board voted to adopt. March 13, 2002 disapproved by OAL. April 12, 2002 Public Hearing: Board voted to take no action. May 5, 2002: Rulemaking file submitted to the Director. July 7, 2002 file disapproved, DCA opposed approval due to Board’s current fund condition. April 4, 2003 - Public Hearing - Board voted to adopt. February 14, 2004 Rulemaking File expired due to Executive Order. Noticed for Public Hearing: April 8, 2005. Adopted by the Board. April 2005 - DCA opposed proposal. Withdrawn from rulemaking file on April 28, 2005 for separate submission.</p> <p>Noticed for Public Hearing: October 7, 2005. Adopted by the Board. August 25, 2006 – Approved by the Office of Administrative Law.</p>
	<p>Applicator license/renewal fee lowered to \$10, Operator license/renewal fee lowered to \$120.</p>	
	<p>Field Representative – Increase field representative examination fee.</p>	<p>October 15, 1999 – Public Hearing - Adopted by the Board. January 20, 2000 Board decided to drop this section.</p>
1950	<p>Continuing Education - Deletes outdated renewal requirements.</p>	<p>August 12, 1996 - Approved by the Office of Administrative Law.</p>

1950	Applicator Continuing Education – Establish and specify number and type of continuing education hours required for renewal of applicator’s license. At April 2005 Hearing CE hours were changed to 12 hrs total, 8 covering pesticide application/use and 4 covering SPC Act & its rules & regulations or structural pest related agencies’ rules & regulations.	<p>June 26, 1998 - Public Hearing. Pending approval by Department of Finance.</p> <p>January 20, 2000 - Public Hearing Board voted to adopt. March 13, 2001 disapproved by the OAL. April 12, 2002 - Public Hearing. Board voted to adopt. Disapproved by the Director July 7, 2002.</p> <p>April 4, 2003 - Public Hearing - Board voted to proceed after 15-Day Notice. Notice mailed June 11, 2003, final comments due June 30, 2003. February 14, 2004 Rulemaking File expired due to Executive Order. Noticed for Public Hearing: April 8, 2005. Board voted to proceed after a 15-Day Notice. Notice mailed: May 27, 2005. March 21, 2006 - Approved by the Office of Administrative Law.</p>
1950	Continuing Education - Deletes language regarding Wood Roof Cleaning & Treatment Continuing Education - Hours.	Change without Regulatory Effect - Approved by the Office of Administrative Law effective March 26, 2002.
	Continuing Education - To establish four hours in ethics for license renewal of Operators and Field Representatives.	Noticed for April 23, 2004 Bd. Mtg. Matter considered and rejected at July 23, 2004 Special Mtg. Withdrawn July 2004 with Notice of Decision Not to Proceed.
1950	Continuing Education - Requires that branch 2 and/or 3 licensees gain continuing education hours in structural Integrated Pest Management as part of their license renewal requirements.	<p>Noticed for the April 18, 2008 Board Meeting.</p> <p>April 18, 2008 - Public Hearing - Board approved to adopt after proposed language modified with a 15-day public comment period.</p> <p>June 26, 2008 - Rulemaking file submitted to DCA for Director review.</p> <p>November 18, 2008 – Clarification of the effective date needed for section 1950 of the rulemaking file.</p> <p>January 6, 2009 – Rulemaking file submitted to DCA for Director review.</p> <p>March 20, 2009 - Approved by the Office of Administrative Law.</p>

<p>1950</p>	<p>CE IPM Review Committee's Recommended Continuing Education Amendments</p>	<p>January 1, 2018 — Staff Preparing Regulatory Proposal</p>
<p>1950.1</p>	<p>Armed Services Exemption – Grants a one-year extension for a licensee to complete his/her continuing education requirements if his/her license expired while serving for the United States armed services.</p>	<p>Noticed for the January 23, 2009 Board Meeting. January 23, 2009 - Public hearing, Board voted to send out 15-day notice of modified text. February 9, 2009 – Notice of modified text sent out. June 10, 2009 - Rulemaking file submitted to DCA for Director review. August 5, 2009 – Received approved rulemaking file from DCA. August 5, 2009 – Final rulemaking file submitted to OAL. September 16, 2009 – Approved by the Office of Administrative Law</p>

1950.5	CE IPM Review Committee's Recommended Continuing Education Amendments	January 1, 2018 — Staff Preparing Regulatory Proposal
1950.5(c),(d)(g),(h),[g]	Continuing Education - Requires that course providers administer a second examination.	March 13, 1996 - Approved by the Office of Administrative Law.
1950.5(c),(d)(g),(h),[g]	Continuing Education Requirements, Hour Value System, removal of language regarding wood roof cleaning and treatment.	March 26, 2002 - Approved by the Office of Administrative Law
1950.5	Hour Value System - Require all C.E. providers to administer written tests after licensees complete approved courses in technical or rules and regulations; equivalent activities will no longer be granted C.E.; Board mtg. attendance will drop to 4 hrs total C.E. credit - 1 hr General Ed and 1 hr Rules & Regs per meeting.	Noticed for the April 23, 2004 Board Meeting. Approved by the Office of Administrative Law - July 6, 2005.

1950.5	Hour Value System - Establish an hour value for board approved Integrated Pest Management courses.	<p>Noticed for the April 18, 2008 Board Meeting.</p> <p>April 18, 2008 - Public Hearing - Board approved to adopt.</p> <p>June 26, 2008 - Rulemaking file submitted to DCA for Director review.</p> <p>November 18, 2008 – Clarification of the effective date needed for section 1950 of the rulemaking file.</p> <p>January 6, 2009 – Rulemaking file submitted to DCA for Director review.</p> <p>March 20, 2009 - Approved by the Office of Administrative Law.</p>
1951	Continuing Education - Makes distinction between field representative, operators and applicators.	August 12, 1996 - Approved by the Office of Administrative Law.
	Continuing Education – Licensing examination to replace continuing education examination.	<p>October 15, 1999 – Public Hearing - referred to committee.</p> <p>April 6, 2000 – Committee recommendations to the Board.</p>
	Examination in Lieu of C.E. - To change references of operator/field representative to “licensee” and clarify that a passing score is 70% or higher.	Noticed for the April 23, 2004 Board Meeting. Approved by the Office of Administrative Law - July 6, 2005.
1953	CE IPM Review Committee’s Recommended Continuing Education Amendments	January 1, 2018 — Staff Preparing Regulatory Proposal
1953(a)	<p>Providers of Continuing Education - C.E. providers that providers do not charge an attendee fee to be exempt from the \$25 course approval fee. Thus eliminating financial burden to the provider.</p> <p>Adopt a revised form 43M-18.</p>	<p>January 11, 2001 - Public Hearing - Board voted to adopt. February 2001-DCA opposed proposal.</p> <p>July 18, 2003 - Public Hearing Board voted to adopt new form. March 17, 2004 Rulemaking file on hold due to Executive Order.</p> <p>Approved by Office Of Administrative Law on August 12, 2004.</p>

1953(f)(3)	Approval of Activities - Revised Form.	July 18, 2003 Public Hearing - Board voted to adopt the revised form. Approved by Office Administrative Law, Section 100 Change effective on May 2, 2003.
1953(f)(3)	Section 100 Change – Typo. The dates for the form numbers were duplicated. Delete (New 5/87) and replace it with (Rev. 11/99) Revise the form - Return it back to 43M-38 (5/87). Current form (Rev.11/99) is obsolete. Correction of reversal of form numbers 43M-38 and 43M-39 in language and 43M-39 given Rev.10/03 date.	Section 100 Change to OAL on May 13, 2004. Withdrawn June 17, 2004. Change requires language be re-noticed. Board needs to notice for public hearing. Approved by the Office of Administrative Law - July 6, 2005
1953(3) (A)(C)(D)(E) (4)(g)	Approval of Activities - Clean up language in item (3)(A), define “syllabus” in item (3)(C), revision of form No 43M-39, and language regarding the cost of postage in item (3)(D), delete the words “or products” and language regarding the approval for meetings of in-house staff or employee training being approved in item (4)(g).	Noticed for April 23, 2004 Board Meeting. Approved by the Office of Administrative Law - July 6, 2005.
1953(f)(3)(D)	Approval of Activities - Remove the requirement that continuing education course providers provide course evaluation forms to students.	Noticed for the April 18, 2008 Board Meeting. April 18, 2008 - Public Hearing - Board approved to adopt. June 26, 2008 - Rulemaking file submitted to DCA for Director review. November 18, 2008 – Clarification of the effective date needed for section 1950 of the rulemaking file. January 6, 2009 – Rulemaking file submitted to DCA for Director review. March 20, 2009 - Approved by the Office of Administrative Law.

1960	Fingerprint Requirement – requires all licensees who have not previously been fingerprinted to do so upon license renewal	<p>March 26, 2015 - Text Approved by Board Members</p> <p>June 4, 2015 - Noticed for Public Hearing</p> <p>July 23, 2015 - Public Hearing – Adopted by Board.</p> <p>August 20, 2015 – To DCA for review.</p> <p>December 1, 2015 – Approved by DCA, to Agency for review.</p> <p>January 21, 2016 – To OAL for final review.</p> <p>February 29, 2016 – Approved and effective.</p>
1970	Standards - Construction elements allowing passage of fumigants.	<p>October 12, 2000 - Public Hearing - Board voted to adopt with modifications.</p> <p>November 23, 2001 - Approved by the Office of Administrative Law.</p>
	<p>Fumigation Log - Delete the reporting requirements of the name and address of the guard, and delete the date and hour the police department was notified of fumigation. Rev. form 43M-47.</p> <p>Add additional fumigant calculators on the Fumigation Log</p>	<p>January 11, 2001 - Public Hearing - Board voted to adopt. Rulemaking file not complete by deadline of December 1, 2001.</p> <p>April 4, 2003 - Public Hearing. Due to errors in language, re-noticed for July 18, 2003 - Public Hearing. Board voted to adopt new language and revise log form number 43M-47. Approved by Office of Administrative Law on August 12, 2004.</p> <p>Noticed for Public Hearing July 20, 2007.</p> <p>July 20, 2007 - Public Hearing. Board voted to adopt.</p> <p>September 26, 2007 language under DCA legal review by the Director.</p> <p>March 17, 2008 – Approved by the Director, filed with the Office of Administrative Law.</p> <p>April 29, 2008 – Approved by the Office of Administrative Law.</p>

1970	Standards and Record Requirements - Fumigating contractors will be required to provide a complete fumigation log to its prime contractors and retain the log for 3 years.	<p>July 18, 2003 - Board voted to place on October 17, 2003 board meeting agenda. October 17, 2003 Board voted not to adopt.</p> <p>Noticed for Public Hearing July 20, 2007. July 20, 2007 - Public Hearing. Board voted to adopt.</p> <p>September 26, 2007 language under DCA legal review by the Director.</p> <p>March 17, 2008 – Approved by the Director, filed with the Office of Administrative Law.</p> <p>April 29, 2008 – Approved by the Office of Administrative Law.</p>
1970.3	Securing Against Entry - Includes clamshell locks and pins in general description of secondary locks.	March 13, 1996 - Approved by the Office of Administrative Law.
1970.4	Pesticide Disclosure Requirement - Requires primary contractor to retain OFN for three years.	July 28, 1995 - Board voted to adopt. Technical error - Necessary to re-notice all amendments.
	Pesticide Disclosure Requirement - Includes the required Occupants Fumigation Notice into regulation.	May 12, 1995 - Public Hearing. Referred to the Laws and Regulations Committee for further review. December 8, 1995 - Board adopted revision to the OFN. Technical error-Necessary to re-notice all amendments.
	Pesticide Disclosure Requirement - Requires primary contractor to retain Occupants Fumigation Notice (OFN) for three years. Includes the required OFN into regulation.	April 28, 1998 – Approved by the Office of Administrative Law.
	Pet Notification - Amends OFN to include notification regarding neighboring pets.	<p>January 20, 2000 - Board voted to adopt. June 23, 2000 Board voted not to proceed. January 2005 Board voted to proceed.</p> <p>Noticed for Public Hearing July 15, 2005. December 30, 2005 – Approved by the Office of Administrative Law.</p>

1970.4	Disclosure Requirement - Deletes language regarding Wood Roof Cleaning & Treatment Pesticide.	March 26, 2002 change without regulatory effect approved by the Office of Administrative Law.
	Disclosure Requirement – Include presence of conduit language on the OFN	Noticed for Public Hearing July 20, 2007. July 20, 2007 - Public Hearing. Board voted to adopt. September 26, 2007 language under DCA legal review by the Director. March 17, 2008 – Approved by the Director, filed with the Office of Administrative Law. April 29, 2008 – Approved by the Office of Administrative Law.
1970.4	Allows for signed Occupants Fumigation Notice to be in electronic format	January 15, 2015 - Text Approved by Board Members June 4, 2015 - Noticed for Public Hearing July 23, 2015 - Public Hearing. August 20, 2015 – To DCA for review. February 17, 2016 – To OAL for final review. March 22, 2016 – Approved to become effective July 1, 2016. Industry notified May 31, 2016.
1970.4	Pesticide Disclosure Requirement Additional Updates Allowing Information About Pesticide Use to be Distributed Electronically.	October 8, 2015 – Language approved by the Board January 1, 2018 – Staff Preparing Regulatory Proposal

1970.5	<p>Aeration - Clarifies that a field representative or operator must be present during aeration.</p> <p>Amendment regarding when licensee is required to be present to correlate with DPR's CAP regulation. – DEAD 05/10/12</p>	<p>August 12, 1996 – Approved by the Office of Administrative Law.</p> <p>December 22, 2010 Notice, ISOR, Language, Std 399 submitted to Linda Otani for review/approval by DPR.</p> <p>March 11, 2011 DPR request this regulation be repealed.</p> <p>April 28, 2011 Board voted to repeal regulation.</p> <p>May 10, 2012 – Public Hearing – Board voted to non-adopt proposed repeal of regulation.</p>
1970.6	Fumigation - Construction elements allowing passage of fumigants.	<p>December 16, 1998 - Public Hearing - Action postponed until further input.</p> <p>June 18, 1999 - Board voted to adopt with modifications.</p> <p>November 23, 2001 - Approved by the Office of Administrative Law.</p>
1971	Gas Masks – Removed the subsection concerning gas masks. B&P Code section 8505.15 was repealed January 1, 2008	<p>Noticed for Public Hearing July 24, 2009</p> <p>July 24, 2009 – Board members voted to carryover to next board meeting.</p> <p>October 22, 2009 – Board members voted not to proceed with amending the regulation.</p>
1973	Re-entry Requirements - Requires use of proper testing equipment and changes printing on re-entry notice from red to black.	<p>March 13, 1996 - Approved by the Office of Administrative Law.</p>
1973	Notice of Re-entry – Replace a product trade name with the active ingredient.	<p>Noticed for Public Hearing July 20, 2007.</p> <p>July 20, 2007 - Public Hearing. Board voted to adopt.</p> <p>September 26, 2007 language under DCA legal review by the Director.</p> <p>March 17, 2008 – Approved by the Director, filed with the Office of Administrative Law.</p> <p>April 29, 2008 – Approved by the Office of Administrative Law.</p>

1974	<p>Fumigation Warning Signs - Specifies size and placement of signs.</p> <p>Fumigation warning signs to include the name of the fumigant used and its active ingredient.</p>	<p>March 13, 1996 - Approved by the Office of Administrative Law.</p> <p>Noticed for Public Hearing January 21, 2010 Public hearing held January 21, 2010 – Board voted to adopt .</p> <p>May 18, 2010, Rulemaking File submitted to DPR for approval.</p> <p>September 23, 2010 DPR returned package with approval signatures.</p> <p>September 30, 2010 Rulemaking File submitted to OAL.</p> <p>November 8, 2010 approved by OAL</p>
1983(i)	<p>Handling, Use and Storage of Pesticides - Clarification of bait station (rodenticide and avicide) reference.</p>	<p>December 16, 1998 - Public Hearing</p> <p>December 30, 1998 - Notice of Modification mailed. January 11, 2001 - Public Hearing - Board voted to adopt. Rulemaking File not complete by deadline date of December 1, 2001.</p> <p>April 4, 2003 - Public Hearing - Board voted to adopt. February 14, 2004 Rulemaking File expired due to Executive Order. Noticed for Public Hearing: April 8, 2005. Adopted by the Board. March 21, 2006 - Approved by the Office of Administrative Law.</p>
1983(j)	<p>Language regarding the removal of termite bait stations when a contract for service is terminated.</p>	<p>July 18, 2003 - Public hearing Board voted to adopt with proposed amendments.</p> <p>Approved by the Office of Administrative Law on August 12, 2004</p>

1984	Proposed regulation to define structural Integrated Pest Management	<p>October 2007 – Noticed for Public Hearing to adopt new section.</p> <p>March 10, 2008 – Final rulemaking file submitted to the Department.</p> <p>June 6, 2008 – Approved by the Director, filed with the Office of Administrative Law.</p> <p>July 9, 2008 - Approved by the Office of Administrative Law.</p> <p>Noticed for the January 23, 2009 Board Meeting.</p> <p>January 23, 2009 - Public hearing, Board voted to adopt with proposed amendments.</p> <p>June 10, 2009 - Rulemaking file submitted to DCA for Director review.</p> <p>August 5, 2009 – Received approved rulemaking file from DCA.</p> <p>August 5, 2009 – Final rulemaking file submitted to OAL.</p> <p>September 16, 2009 – Approved by the Office of Administrative Law</p>
1990	Report Requirements - Defines separated reports and structural members, and addresses reporting requirements for carpenter ants/bees.	March 13, 1996 - Approved by the Office of Administrative Law.
1990	<p>Report Requirements Under Section 8516</p> <p>Makes various changes to clarify and update existing language.</p>	<p>January 14, 2016- Language approved by Board and staff instructed to begin the rulemaking process.</p> <p>January 1, 2018 - Staff Preparing Regulatory Proposal.</p>
1990(g)	Report Requirements – Inspection of wooden decks.	April 28, 1998 - Approved by the Office of Administrative Law.
1990.1	Report Requirements - Repeal language under Section 8516.1(b) and (c)(1)(8).	March 26, 2002 change without regulatory effect - Approved by the Office of Administrative Law.

1991	Report Requirements - Eliminates requirement to cover accessible pellets and frass, and requires replacement of wood members no longer serving purpose to support or adorn the structure.	March 13, 1996 - Approved by the Office of Administrative Law.
1991(A)(B) (C)	Report Requirements - Specifies the restoration, refastening, removal or replacement of wooden decks, wooden stairs or wooden landings.	April 28, 1998 - Approved by the Office of Administrative Law.
1991(a)(5) 1991(a)(5)	Report Requirements – Allows for reinforcement of fungus infected wood and permits surface fungus to be chemically treated or left as is once the moisture is eliminated.	April 3, 1996 – Approved by the Office of Administrative Law.
1991(a)(8)c 1991 (cont.)	Report Requirements – Requires registered companies to report that local treatment and/or corrective work will not eradicate other undetected infestations which may be located in other areas of the structure.	October 6, 1995 – Public Hearing - Board voted to non-adopt. Referred to committee to consider the matter of an all-encompassing disclosure statement on all inspection reports addressing inaccessible areas and potential infection and infestations.
	Report Requirements - Local treatment notification.	October 15, 1999 Public Hearing - Board voted to adopt. January 11, 2001 - Referred back to committee for comments. October 19, 2001 Public Hearing - Board voted to non-adopt, referred language back to committee. August 31, 2002 publication date expired. October 11, 2002 - Re-noticed -Public Hearing. Board voted to adopt. January 8, 2003 language under DCA legal review by the Director. February 21, 2003 filed with the Office of Administrative Law. Rulemaking file withdrawn from OAL March 27, 2003 pending a 15-Day Notice. File resubmitted to OAL. July 26, 2003 - Approved by the Office of Administrative Law.

1991(a)(9)	Report Requirement - Corrective Measures for extermination of a subterranean termite infestation and termite tubes. Exception for above ground termite bait stations.	January 11, 2001 Board voted to amend 1991(a)(9). October 19, 2001 Board passed unanimously to modify language with a 15-Day Notice. Notice mailed January 28, 2002, 1 year past the publication date. Bd. needs to re-notice. Noticed for Public Hearing July 15, 2005. December 30, 2005 – Approved by the Office of Administrative Law.
1991(13)(A) (B)(C)	Report Requirements - Delete specific recommendations regarding wooden decks, wooden stairs and landings. Language already exists in 1991(a)(5).	October 19, 2001 Board voted to repeal the language. August 31, 2002 publication date expired. April 4, 2003 - Public Hearing. Board voted to go forward after 15-Day Notice. Notice mailed June 11, 2003, final comments due June 30, 2003. February 14, 2004 rulemaking file expired due to Executive Order. Noticed for Public Hearing: April 8, 2005. Adopted by the Board. March 21, 2006 - Approved by the Office of Administrative Law.
1991(b)(10)	Report Requirements – Non-substantive correction to heading.	March 28, 2000 – Filed with the Office of Administrative Law. May 15, 2000 - Approved by the Office of Administrative Law.
1991	Report Requirements Makes Various Changes to the Language in Order to Promote Clarity and Consistency	January 14, 2016- Language approved by Board and staff instructed to begin the rulemaking process January 1, 2018 - Staff Preparing Regulatory Proposal

1992	<p>Secondary Recommendations</p> <p>Changes Language to Specifically State That Secondary Recommendations Must be Listed on the Notice of Work Completed / Not Completed</p>	<p>January 14, 2016- Language approved by Board and staff instructed to begin the rulemaking process</p> <p>January 1, 2018 - Staff Preparing Regulatory Proposal</p>
1993(a)(b) (c)(d)(e)	<p>Inspection - Specifies that reports shall comply</p> <p>With 8516 and defines different types of inspection reports. Also clarifies difference between duties performed by a field representative, operator and applicator.</p>	<p>March 13, 1996 - Approved by the Office of Administrative Law.</p>
	<p>Inspection Reports - Clarifies that the requirement applies to licensed field representative and licensed operators, not license applicators.</p>	<p>August 12, 1996 - Approved by the Office of Administrative Law.</p>
1993	<p>Deletes language regarding the filing of stamps.</p>	<p>April 4, 2003 - Public Hearing - Board voted to adopt. February 14, 2004 rulemaking file expired due to Executive Order. Noticed for Public Hearing: April 8, 2005. Adopted by the Board. March 21, 2006 -Approved by the Office of Administrative Law.</p>
1993, 1998	<p>Report Requirements – To eliminate reference to filing inspection reports and notices of work completed and require companies to file the address of properties inspected.</p>	<p>January 20, 2000 - Public Hearing Board voted to adopt. March 13, 2001 Rulemaking File disapproved by the Office of Administrative Law.</p> <p>April 4, 2003 - Public Hearing. Sec.1996 proceed with a 15-Day Notice, Sec. 1996.3 re-notice for July 18, 2003 meeting, Sec.1993 & 1998 Board voted to adopt. February 14, 2004 Rulemaking File expired due to Executive Order. Noticed for Public Hearing: April 8, 2005. Adopted by the Board. March 21, 2006 - Approved by the Office of Administrative Law.</p>

1993.1	Reinspection Language – To adopt section 1993.1 to require Wood Destroying Pest and Organism Inspection Reports to contain statement that work performed by others must be reinspected within ten days of request at a charge no greater than the original inspection fee.	May 22, 1998 – Rulemaking file disapproved by Office of Administrative Law. December 16, 1998 – Public Hearing. December 30, 1998 - Notice of Modifications mailed. January 11, 2001 - Public Hearing. Board voted to adopt. December 1, 2001 rulemaking file not completed by deadline. April 4, 2003 re-noticed for Public Hearing. Approved by the Office of Administrative Law - July 6, 2005.
1993.2	Bait Stations.	October 19, 2001 Board passed to adopt new language. Publication date expired. October 11, 2002 language re-noticed for Board meeting. December 23, 2002 rulemaking file under review. January 8, 2003 under DCA legal review by the Director. February 21, 2003 filed with the Office of Administrative Law. March 27, 2003 rulemaking file withdrawn from OAL pending a 15-Day Notice. July 26, 2003 - Approved by the Office of Administrative Law.
1993.2	Termite Bait Stations. Defines above and below ground termite bait stations as devices containing pesticide bait. Specifies that use of termite bait stations are a control service agreement.	October 13, 2016 – Public Hearing was Conducted and Board Directed Staff to Begin Final Rulemaking Process October 6, 2017 – Approved by Office of Administrative Law. Effective January 1, 2018

1993.3	In-Ground Termite Bait Stations.	<p>October 12, 2001 Board passed to adopt new language. Publication date expired. Language re-noticed for October 11, 2002 Board meeting. Rulemaking package under review 12-23-02. January 8, 2003 – Under DCA legal review by the Director. February 21, 2003 filed with the Office of Administrative Law. March 27, 2003 rulemaking file withdrawn from OAL pending a 15-Day Notice. July 26, 2003 - Approved by the Office of Administrative Law.</p>
1993.3	<p>In-Ground Termite Bait Stations.</p> <p>Being repealed. Language in 1993.2 & 1993.4 make this section obsolete.</p>	<p>October 13, 2016 – Public Hearing was Conducted and Board Directed Staff to Begin Final Rulemaking Process</p> <p>October 6, 2017 – Approved by Office of Administrative Law.</p> <p>Effective January 1, 2018</p>
1993.4	<p>Termite Monitoring Devices.</p> <p>New section defining termite monitoring devices and providing guidelines for their installation and use.</p>	<p>October 13, 2016 – Public Hearing was Conducted and Board Directed Staff to Begin Final Rulemaking Process</p> <p>October 6, 2017 – Approved by Office of Administrative Law.</p> <p>Effective January 1, 2018</p>
1996	Pre-Treatment - Specifies Pre-Treatment Inspection Report/Notice of Intent form.	August 30, 1996 - Public Hearing. Amendment was not adopted. Board referred to Pre-Treatment Committee.
	Inspection Report – Includes a first page of the Inspection Report for scanning purposes.	August 13, 1998 – Approved by the Office of Administrative Law.

1996	Requirements for Reporting All Inspections Under Section 8516(b).	January 18, 2002 Public Hearing - Board voted to adopt. Form Rev. date completed 1-15-03. April 4, 2003 Board again voted to adopt regulatory lang. Noticed for Public Hearing July 15, 2005. December 30, 2005 – Approved by the Office of Administrative Law.
1996.2	Revised Inspection Report Form and Standard Notice of work Completed and Not Completed.	December 16, 2002 - Approved by the Office of Administrative Law.
1996.1	<p>Inspection and Completion Tags - The completion tag shall include the method(s) of treatment.</p> <p>Completion tag to include the trade name of any pesticide used and active ingredient.</p>	<p>July 18, 2003 Public Hearing - Board members voted to adopt.</p> <p>Rulemaking file placed on hold due to Executive Order.</p> <p>Approved by Office of Administrative Law August 12, 2004</p> <p>Noticed for Public Hearing January 21, 2010</p> <p>Public hearing held January 21, 2010 – Board voted to adopt. May 18, 2010, Rulemaking File submitted to DPR for approval.</p> <p>September 23, 2010 DPR returned package with approval signatures.</p> <p>September 30, 2010 Rulemaking File submitted to OAL.</p> <p>November 8, 2010 approved by OAL.</p>
1996.2	Completion Notice – Includes a first page of the Completion Notice for scanning purposes.	August 13, 1998 – Approved by the Office of Administrative Law.
	Revised Completion Notice Form.	<p>January 18, 2002 Public Hearing - Adopted by the Board.</p> <p>December 16, 2002 - Approved by the Office of Administrative Law.</p>

1996.3	<p>Requirements for Reporting property addresses. Adopt new language that will provide guidelines of what is required when filing the WDO form with the Board.</p> <p>Increase filing fee to \$2.00 on form</p> <p>Increase filing fee to \$2.50 on form</p>	<p>March 17, 2003 Rulemaking file on hold due to Executive Order. July 18, 2003 Public Hearing - Board voted to adopt after a 15-Day Notice of modified language. Approved by Office of Administrative Law July 13, 2004</p> <p>Noticed for Public Hearing July 24, 2009 July 24, 2009 – Board voted to adopt. Sept. 3, 2009 – Rulemaking file submitted to DCA for review. January 21, 2010, Board considered 15-day comments to increase fee to \$2.50. Board voted to adopt at \$2.50 per activity. May 20, 2010 Office of Administrative Law approves Rulemaking File to increase fee to \$2.50 effective July 1, 2010.</p>
1997	<p>Filing Fee – Inspection Reports and Completion Notices.</p> <p>Filing Fee – Inspection Reports and Completion Notices – Fee increase.</p>	<p>October 15, 1996 – Approved by the Office of Administrative Law.</p> <p>December 16, 1998 – Public Hearing Adopted by Board. Rulemaking file not submitted based on recommendations from DCA that fee increase not necessary to fund condition.</p>

1997	<p>Filing Fee – WDO Activity Filing Fee.</p> <p>Filing Fee – Increase WDO Activity Filing Fee to \$2.00.</p> <p>15-Day Modified Text to increase fee to \$2.50 per activity effective July 1, 2010</p>	<p>December 16, 1999 – Non-substantive change without regulatory effect filed with the Office of Administrative Law. January 28, 2000 - Approved by the Office of Administrative Law.</p> <p>Noticed for Public Hearing July 24, 2009 July 24, 2009 Board voted to adopt. Sept. 3, 2009 – Rulemaking file submitted to DCA for review.</p> <p>Dec. 28, 2009 – Board passed unanimously to modify language with a 15-Day Notice. Notice mailed on December 29, 2009, final comments due January 13, 2010</p> <p>January 21, 2010, Board considered 15-day comments to increase fee to \$2.50. Board voted to adopt at \$2.50 per activity. May 20, 2010 Office of Administrative Law approves Rulemaking File to increase fee to \$2.50 effective July 1, 2010.</p>
1999.5	Advertising Guidelines.	<p>June 18, 1999 – Public Hearing August 27, 1999 – Modified language mailed November 22, 2001 approved by the Office of Administrative Law. September 24, 2002 non-substantive change without regulatory effect approved by the Office of Administrative Law.</p> <p>October 2007 – Noticed for Public Hearing to amend the current regulation. January 2008 – Board moved to request further analysis by Legal Counsel and staff. June 26, 2008 - Rulemaking file submitted to DCA for Director review.</p>

<p>1999.5 (cont.)</p>	<p>Include an introductory statement to clarify the purpose of the regulation. Clarify that certain subsections pertain only to Branch 3 companies.</p>	<p>September 11, 2008 - Rulemaking file submitted to OAL for approval. October 24, 2008 - Rulemaking file disapproved by OAL. February 19, 2009 – Task Force meeting held to discuss OAL’s disapproval March 2009 – Extension granted by OAL. June 2, 2009 – Resubmittal submitted to DCA for Director review. June 8, 2009 – Resubmittal submitted to OAL for approval. July 17, 2009 – Approved by OAL</p>
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AB-1687 Pesticides: use of anticoagulants. (2017-2018)

SHARE THIS:



Date Published: 03/22/2017 04:00 AM

AMENDED IN ASSEMBLY MARCH 21, 2017

CALIFORNIA LEGISLATURE— 2017–2018 REGULAR SESSION

ASSEMBLY BILL

No. 1687

Introduced by Assembly Member Bloom

February 17, 2017

An act to amend Section ~~47005~~ 12978.7 of the Food and Agricultural Code, relating to ~~certified farmers'~~
~~markets.~~ pesticides.

LEGISLATIVE COUNSEL'S DIGEST

AB 1687, as amended, Bloom. ~~Certified farmers' markets.~~ Pesticides: use of anticoagulants.

Existing law regulates the use of pesticides and authorizes the Director of Pesticide Regulation to adopt regulations to govern the possession, sale, or use of any pesticide, as prescribed. Existing law prohibits the use of any pesticide that contains one or more of specified anticoagulants in wildlife habitat areas, as defined. Existing law exempts from this prohibition the use of these pesticides for agricultural activities, as defined. Existing law requires the director, and each county agricultural commissioner under the direction and supervision of the director, to enforce the provisions regulating the use of pesticides. A violation of these provisions is a misdemeanor.

This bill would expand this prohibition to include a pesticide containing additional specified anticoagulants and would also prohibit the use of a pesticide containing one of those anticoagulants in the entire state. The bill would expand the exemption for agricultural activities to include activities conducted in certain locations.

To the extent the bill would impose additional duties on county agricultural commissioners, and because the bill would expand the definition of a crime, this bill would impose a state-mandated local program.

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

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

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

pursuant to the statutory provisions noted above.

~~Under existing law, certified farmers' markets are California agricultural product point-of-sale locations that are registered and operated in accordance with specified provisions. Existing law requires a certified farmers' market operator or producer to annually register with the Department of Food and Agriculture by applying for and receiving a certificate from a county agricultural commissioner. Existing law authorizes an enforcing officer to enter and inspect any place or conveyance where products are produced, stored, packed, delivered for shipment, loaded, shipped, transported, or sold pertaining to a certified producer's certificate over which the enforcing officer has jurisdiction.~~

~~This bill would make a nonsubstantive change to these provisions.~~

Vote: majority Appropriation: no Fiscal Committee: ~~no~~yes Local Program: ~~no~~yes

THE PEOPLE OF THE STATE OF CALIFORNIA DO ENACT AS FOLLOWS:

SECTION 1. (a) *The Legislature finds and declares all of the following:*

- (1) Wildlife, including birds of prey, mountain lions, bobcats, fishers, foxes, coyotes, and endangered species such as the northern spotted owl, pacific fisher, and San Joaquin kit fox, are an irreplaceable part of California's natural ecosystems. As predators of small mammals, they play an important role in regulating and controlling the population of rodents throughout the state to improve public health and welfare.*
- (2) Millions of people annually visit California for the purposes of viewing and photographing wildlife, and these visits contribute millions of dollars to California's economy.*
- (3) Urban areas are increasingly being used by predatory mammals and birds of prey and the public enjoys seeing them and values these animals and the ecosystem services they provide.*
- (4) The ecosystem services provided by native wildlife predators are a public trust, just like clean air and water. We, as California residents, are obligated to conserve these wildlife populations for future generations of Californians.*
- (5) Scientific research and state studies have found rodenticides in over 75 percent of animals tested. These rodenticides lead to direct mortality and chronic long-term health impacts for natural predators, nontarget organisms, and endangered species and further steps are needed to reduce rodenticide exposure in nontarget animals.*
- (6) Rodenticides can be counterproductive to rodent control by poisoning, harming, and killing natural predators that help regulate rodent populations throughout California.*

(b) It is the intent of the Legislature in enacting this measure to ensure that aquatic, terrestrial, and avian wildlife species remain a fully functional component of the ecosystems they inhabit and move through in California.

(c) This act shall be known, and may be cited, as the California Natural Predator Protection Act of 2017.

SEC. 2. *Section 12978.7 of the Food and Agricultural Code is amended to read:*

12978.7. (a) Except as provided in subdivision ~~(d)~~, (c), the use of any pesticide that contains one or more of the following anticoagulants is prohibited in ~~a wildlife habitat area~~ *this state*:

- (1) Brodifacoum.
- (2) Bromadiolone.
- (3) Bromethalin.
- (4) Chlorophacinone.
- (5) Cholecalciferol.
- ~~(3)~~
- (6) Difenacoum.

~~(4)~~

(7) Difethialone.

(8) Diphacinone.

(9) Warfarin.

~~(b) As used in subdivision (a), a "wildlife habitat area" means any state park, state wildlife refuge, or state conservancy.~~

~~(e)~~

(b) State agencies are directed to encourage federal agencies to comply with subdivision (a).

~~(d)~~

(c) (1) This section does not apply to the use of pesticides for agricultural activities, as defined in Section 564.

(2) For purposes of paragraph (1), "agricultural activities" include activities conducted in any of the following locations:

(A) Warehouses used to store foods for human or animal consumption.

(B) Agricultural food production sites, including, but not limited to, slaughterhouses and canneries.

(C) Factories, breweries, wineries, or any other location where rodent or pest populations need to be controlled for food safety or agricultural purposes.

~~(e)~~

(d) This section does not preempt or supersede any federal statute or the authority of any federal agency.

SEC. 3. No reimbursement is required by this act pursuant to Section 6 of Article XIII B of the California Constitution for certain costs that may be incurred by a local agency or school district because, in that regard, this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIII B of the California Constitution.

However, if the Commission on State Mandates determines that this act contains other costs mandated by the state, reimbursement to local agencies and school districts for those costs shall be made pursuant to Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code.

~~SECTION 1. Section 47005 of the Food and Agricultural Code is amended to read:~~

~~47005. An enforcing officer may enter and inspect any place or conveyance where products are produced, stored, packed, delivered for shipment, loaded, shipped, transported, or sold pertaining to a certified producer's certificate over which the enforcing officer has jurisdiction.~~



AB-710 Department of Consumer Affairs: boards: meetings. (2017-2018)

SHARE THIS:



Date Published: 04/27/2017 09:00 PM

AMENDED IN ASSEMBLY APRIL 27, 2017

AMENDED IN ASSEMBLY MARCH 27, 2017

CALIFORNIA LEGISLATURE— 2017–2018 REGULAR SESSION

ASSEMBLY BILL

No. 710

Introduced by Assembly Member Wood

February 15, 2017

An act to amend Section 101.7 of the Business and Professions Code, relating to professions and vocations.

LEGISLATIVE COUNSEL'S DIGEST

AB 710, as amended, Wood. Department of Consumer Affairs: boards: meetings.

Existing law provides for the licensure and regulation of various professions and vocations by boards within the Department of Consumer Affairs. Existing law generally requires these boards to meet at least 3 times each calendar year, and at least once in northern California and once in southern California per calendar year.

This bill would require a board to meet once every other calendar year in rural ~~northern~~ California.

Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no

THE PEOPLE OF THE STATE OF CALIFORNIA DO ENACT AS FOLLOWS:

SECTION 1. Section 101.7 of the Business and Professions Code is amended to read:

101.7. (a) Notwithstanding any other provision of law, boards shall meet at least three times each calendar year. Boards shall meet at least once each calendar year in northern California, once every other calendar year in rural ~~northern~~ California, and once each calendar year in southern California in order to facilitate participation by the public and its licensees.

(b) The director at his or her discretion may exempt any board from the requirement in subdivision (a) upon a showing of good cause that the board is not able to meet at least three times in a calendar year.

(c) The director may call for a special meeting of the board when a board is not fulfilling its duties.

(d) An agency within the department that is required to provide a written notice pursuant to subdivision (a) of Section 11125 of the Government Code, may provide that notice by regular mail, email, or by both regular mail and email. An agency shall give a person who requests a notice the option of receiving the notice by regular mail, email, or by both regular mail and email. The agency shall comply with the requester's chosen form or forms of notice.

(e) An agency that plans to Web cast a meeting shall include in the meeting notice required pursuant to subdivision (a) of Section 11125 of the Government Code a statement of the board's intent to Web cast the meeting. An agency may Web cast a meeting even if the agency fails to include that statement of intent in the notice.

**MINUTES OF THE STRUCTURAL PEST CONTROL BOARD
PRE-TREATMENT COMMITTEE MEETING**

The meeting was held April 15, 2015 at the Department of Consumer Affairs,
Lake Tahoe Conference Room & Hearing Room,
2005 Evergreen Street, Sacramento, California.

Committee Members Present:

Eric Paulsen, Chairman
Kathy Boyle
Peggy Byerly
Josh Huntsinger
Gary Martin

Committee Members Absent:

Kevin Etheridge
Vernard Lewis
Ron Moss
Sabas Romo

Board Staff Present:

Susan Saylor, Executive Officer
Robert Lucas, Assistant Executive Officer
Ronni O'Flaherty, Administrative Analyst
David Skelton, Administrative Analyst
Kevin Lau, Enforcement Technician

Departmental Staff Present:

Frederic Chan-You, Legal Counsel

ROLL CALL / ESTABLISHMENT OF QUORUM

Mr. Paulsen called the meeting to order at 10:06 A.M. and Ms. Saylor called roll. A quorum of the Committee was established.

APPROVAL OF MINUTES OF THE FEBRUARY 18, 2015 COMMITTEE MEETING

Ms. Boyle moved and Mr. Martin seconded to approve the minutes of the February 18, 2015 Committee Meeting. Passed unanimously. (AYES: PAULSEN, BOYLE, BYERLY, HUNTSINGER, MARTIN. NOES: NONE. ABSTENTIONS: NONE.)

REVIEW OF THE STRUCTURAL PEST CONTROL ACT AND TITLE 16 CALIFORNIA CODE OF REGULATIONS WITH A FOCUS ON THE DEVELOPMENT OF SOLUTIONS TO ENSURE PROPER PRACTICE OF PRE-CONSTRUCTION TERMITE TREATMENTS FOR THE PURPOSE OF MAKING RECOMMENDATIONS TO THE STRUCTURAL PEST CONTROL BOARD

At 10:10 A.M. the meeting was moved from the Lake Tahoe Conference Room to the Hearing Room.

Ms. Boyle gave a presentation highlighting possible ways the Board could begin to collect data on pre-treatments and the Committee held a discussion covering the following topics –

- The differences between direct wood and soil pre-treatments and the need for enforcement strategies and data collection efforts to take those differences into account.

Mr. LaFave stated that there is a significant amount of fraud occurring in Southern California in the practice of direct wood pre-treatments.

Ms. Saylor stated that anyone who wishes to report fraudulent activity can contact the Board and may remain anonymous if they wish to.

- The possibility of the Department of Pesticide Regulation (DPR) adding a wood and soil pre-treatment box to the Monthly Summary Pesticide Use Report (MSPUR).

Ms. Byerly stated that any recommended changes to the MSPUR form would need to take Business and Professions (B&P) Code Section 8505.17(c) into consideration.

Mr. Huntsinger briefed the Committee on the capabilities of the reporting system that is used to capture the MSPUR data and stated that he would make an effort to gather relevant data from that system.

- The possibility of adding a pre-treatment box to the DPR / County Agricultural Commissioner (CAC) registration form.

Mr. Huntsinger stated that it would be voluntary for companies to indicate on the DPR / CAC registration form that they perform pre-treatments.

Ms. Byerly stated that it would be useful for the CACs to know which companies are performing pre-treatments.

- The need for pre-treatment training to be conducted with CAC enforcement staff and how it would be funded.

Ms. Byerly suggested that training videos be created to demonstrate to the CACs how pre-treatments are properly conducted.

The Committee discussed the possibility of Board Specialists participating in CAC pre-treatment training.

Mr. Huntsinger suggested that the Board give a pre-treatment presentation at each CAC area group.

- The possibility of adding a pre-treatment option to the Board's consumer complaint form.
- The availability and usefulness of Housing and Urban Development (HUD) data on the number of pre-treatments occurring in California.

Ms. Boyle stated that HUD data would be limited to pre-treatments that occurred on homes with Federal Housing Administration (FHA) loans.

Mr. Martin stated that he would inquire with HUD as to the availability of data on pre-treatments in California.

Mr. LaFave, Nisus Corporation, stated that pre-treatment data is available through the National Association of Homebuilders and the Building Industry Association.

- The ability of the Board to discern that pre-treatments have occurred by identifying properties that have been recently constructed, and searching the street address in the Wood Destroying Organisms (WDO) reporting database to determine if multiple properties were treated in a short period of time, with each containing one inspection and one completion.

Mr. Lau presented data from the WDO reporting database that identified companies that have conducted pre-treatments.

Mr. Martin moved and Mr. Huntsinger seconded to direct staff to add a pre-treatment box to the consumer complaint form and to gather data through all available means on who is conducting pre-treatments to bring back to the Committee. Passed unanimously. (AYES: PAULSEN, BOYLE, BYERLY, HUNTSINGER, MARTIN. NOES: NONE. ABSTENTIONS: NONE.)

PUBLIC COMMENTS FOR ITEMS NOT ON THE AGENDA

There were no public comments for items not on the agenda.

FUTURE MEETING DATES

No future meetings were scheduled at this time.

ADJOURNMENT

Mr. Martin moved and Mr. Huntsinger seconded to adjourn the meeting. Passed unanimously. (AYES: PAULSEN, BOYLE, BYERLY, HUNTSINGER, MARTIN. NOES: NONE. ABSTENTIONS: NONE.)

The meeting was adjourned at 1:13 P.M.

Eric Paulsen, Chairman

Date

April 2018

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18 SPCB Meeting (Sacramento)	19 SPCB Meeting (Sacramento)	20	21
22	23	24	25	26	27	28
29	30					

July 2018

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24 SPCB Meeting (Claremont)	25 SPCB Meeting (Claremont)	26	27	28
29	30	31				

October 2018

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16 SPCB Meeting (Sacramento)	17 SPCB Meeting (Sacramento)	18	19	20
21	22	23	24	25	26	27
28	29	30	31			

January 2019

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
		1	2	3	4	5
		76	77	78	79	80
6	7	8	9	10	11	12
81	82	83	84	85	86	87
13	14	15	16	17	18	19
88	89	90	91	92	93	94
20	21	22	23	24	25	26
95	96	97	98	99	100	101
27	28	29	30	31		
102	103	104	105	106		