

CALIFORNIA BUILDING STANDARDS CODE AGREEMENT
BETWEEN
THE CALIFORNIA BUILDING STANDARDS COMMISSION (CBSC)
AND
THE INTERNATIONAL CONFERENCE OF BUILDING OFFICIALS (ICBO)
(Title 24, Parts 1, 6, 7, 8, and 12)

This Agreement is made this _____ day of _____ 2001, by and between the International Conference of Building Officials (hereinafter referred to as "ICBO") and the State of California Building Standards Commission (hereinafter referred to as "CBSC"), each of which is also referred to individually as "Party" and both of which are also referred to collectively as "Parties".

- A. **WHEREAS**, the CBSC is the sole owner of the copyright to the California Building Standards Administrative Code (Title 24 Part 1), the California Energy Code (Title 24 Part 6), California Elevator Safety Constructon Code (Title 24 Part 7), California Historical Building Code (Title 24 Part 8) and the California Referenced Standards (Title 24 Part 12) (hereinafter referred to as the "Licensed Properties"); and
- B. **WHEREAS**, the CBSC periodically adopts, approves and codifies building code standards and trianually publishes them as Title 24 of the California Code of Regulations (hereinafter called "Title 24"); and
- C. **WHEREAS**, the CBSC desires to cause publication of the 2001 edition of entire Title 24 on or before December 31, 2001 or at a later date as set by the Building Standards Commission; and
- D. **WHEREAS**, the CBSC desires that the 2001 edition of Title 24 as published on or before December 31, 2001 contains all portions of the Licensed Properties that have been approved and codified by the CBSC; and
- E. **WHEREAS**, the CBSC desires to make available, from time to time, annual amendments to the 2001 CCR Title 24 Parts 1, 6, 7, 8, & 12, supplements to the 2001 CCR Title 24 Parts 1, 6, 7, 8, & 12 in response to emergency regulations and all related errata (hereinafter referred to as the "Supplements");

NOW THEREFORE, in consideration of the mutual covenants set forth herein and for other good and valuable consideration, the Parties agree as follows:

1. Grant of License. CBSC herein grants ICBO a non-exclusive license to use and copy all or any portion of the Licensed Properties in whole or in part, solely to create and publish the 2001 CCR Title 24 Parts 1, 6, 7, 8, & 12, as well as any Supplements to:

- 1.1 Publish, print and reprint all or any part of the Licensed Properties as parts of the 2001 Title 24 in accordance with the provisions of Paragraph 1.4 hereof as set forth below.

- 1.2 Make such changes to the Licensed Properties as CBSC determines as required for Title 24.
- 1.3 Affix copyright notices to the Licensed Properties in the manner set forth in Attachment F.
- 1.4 CBSC further grants to ICBO a non-exclusive license to copy, print, publish, distribute and sell all or any portion of the Licensed Properties that may be adopted and codified by the CBSC, including those portions that may be modified by the CBSC, and California amendments thereto, as part of the 2001 Title 24 upon the following terms and conditions: In the event the Contractor breaches its obligations provided in Paragraphs 2, 3, 4, 5 or 6, or terminates this Agreement pursuant to paragraph 11. 1, or otherwise discontinues to publish or fails to make available for sale the Licensed Properties and the Licensed Properties Supplements, then CBSC may print and publish or authorize the printing of and publication of the Licensed Properties and/or the Supplements for its own use and for sale to the public until publishing thereof is recommenced by ICBO or until one hundred and eighty (180) days after the publication of the next edition of the Title 24 (viz., 2004 edition), whichever occurs first, without compensating ICBO. If at any time prior to the discontinuation of publication by ICBO, said Licensed Properties and/or the Supplements, for any reason, becomes temporarily out of print or unavailable so that copies thereof cannot be furnished within thirty (30) days after they are requested for purchase by any person or entity, then the CBSC may print and publish, or authorize the printing of and publication of any of the unavailable documents for its own use and for sale to the public in quantities to meet immediate demand, until ICBO recommences furnishing copies or until one hundred and eighty (180) days after the publication of the next edition of the Title 24 (viz., 2004 edition), whichever occurs first, without compensating ICBO.
- 1.5 CBSC herein grants to ICBO an exclusive, worldwide license to copy, print, publish, distribute and sell the Licensed Properties and its Supplements in accordance with the terms of this Agreement.

2. Technical Services. Immediately after the execution of the within Agreement, ICBO shall provide the following editorial, type-setting and printing services related to the development and publication of the Licensed Properties:

- 2.1 ICBO shall, in accordance with the specific formatting requirements and editorial and publication timetable more fully set forth in Attachment A hereto, print, publish and make available for sale to the State of California, local governmental agencies, and to the general public, copies of the Licensed Properties in a loose-leaf format wherein all portions have been approved and codified by the CBSC which are fully merged and integrated into a contiguous and pre-assembled document.
- 2.2 ICBO shall also provide CBSC with three (3) copies of the final version corresponding to the printed version of the Licensed Properties, and three (3) copies of all the Supplements in an electronic version compatible with the BSC applications so that the material can be edited for future amendments and supplements.

3. Sale of Code. ICBO agrees to furnish the Code in loose-leaf format on the following basis:

- 3.1 ICBO shall make the Licensed Properties available to the State of California, local governmental agencies, and the general public at a price established and approved by CBSC that will entitle the purchaser to receive all of the Supplements from ICBO at no additional charge in accordance with the provisions of Paragraph 6 hereof.
- 3.2 Any bookstore or other vendor may purchase the Code from ICBO for resale and may resell the same at same price which will entitle the purchaser to receive all subsequent Supplements from ICBO at no additional charge in accordance with the provisions of Paragraph 6 hereof.
- 3.3 ICBO shall deliver twenty-two (22) complementary copies of the Licensed Properties to the CBSC and then deliver a one complementary copy for each new Commissioner appointed after June 1, 2001 in addition to the delivery of the original 22 copies until one hundred and eighty (180) days after the Publication of the next edition of Title 24 (viz., 2004 edition).

4 State Code Distribution. The Library Distribution Act (LDA) establishes a system to distribute California State agency publications to libraries in order to make such publications widely available to residents of the State of California (Government Code Section 14900-14911). During the term of this Agreement ICBO shall deliver complementary copies of the Licensed Properties and automatically, regardless of subscription requests, all Supplements directly to the Deposit Libraries listed in Attachment B hereto in the quantities set forth therein, one (1) copy each to the Selective Depository Libraries listed in Attachment C hereto and copies each to the State agencies listed in Attachment D hereto in the quantities listed therein. ICBO shall obtain and retain proof of delivery of all materials distributed in accordance with this provision and make them, or copies of them, available to the CBSC upon written request until one year after termination of the within Agreement or be willing to ship additional complementary copies upon written request.

5. Posting On The Internet. In addition to that specified in Paragraph 2.2 above, ICBO shall deliver to CBSC two (2) electronic copies of the Licensed Properties and all Supplements as they are published in a PDF[®] format in an IBM[®] Environment to facilitate posting them on the CBSC web page. The files shall be fully searchable and contain all necessary devices to accomplish that objective. The files shall be separated into each Part of the Licensed Properties and its Supplements with the search application so they may be posted under individually identified links.

6. Subscription Service. In order to ensure that the Licensed Properties as purchased from ICBO or any bookstore or other vendor is accurate and up to date, beginning from the time of the initial publication, ICBO shall make available to all purchasers of the Licensed Properties, all Supplements at no additional cost. ICBO shall provide all purchasers with a subscription registration card which, when returned, will automatically entitle the purchaser to receive all Supplements. Subscription to this service shall result in the subscriber being provided with an entire, up-to-date, Licensed Properties. Those entities listed in Attachments B, C and D hereto receiving complementary copies of the Licensed Properties pursuant to the LIDA (Paragraph 4 hereof) and Paragraph 3.3 hereof will automatically receive the Subscription Service in the quantity of Codes sent, free of charge, whether or not requested in accordance to the provisions of this Paragraph 6.

7. Compensation. In consideration of the opportunity provided to ICBO by CBSC to make sales of the Code, no fees, royalties or other payments of any nature shall be required to be paid by CBSC to ICBO with respect to this Agreement or the licenses granted hereunder.

8. Reservations.

- 8.1 Except as provided in Paragraph 1 hereof, CBSC shall not permit any third party to reproduce, sell and/or distribute the Licensed Properties and its Supplements, and CBSC shall not itself reproduce, sell, and/or distribute same.
- 8.2 Any action which may be brought to obtain damages or to enjoin any third party from infringement of any licenses or proprietary rights of the Contractopr with respect to the Licensed Properties shall be brought exclusively by ICBO, in its sole discretion and at its sole cost and expense, using counsel of its own choosing. All damages or other relief or remedies resulting therefrom shall be owned solely by ICBO.

9. Representations or Warranties of ICBO. ICBO represents and warrants that it has the necessary rights and authority to enter into this Agreement and to grant the rights granted to CBSC hereunder. ICBO makes no representation, warranty or assurance to CBSC with respect to the income, profits, cash flow, or expenses which may result from use of the Licensed Properties and its Supplements.

10. Representations and Warranties of CBSC. CBSC represents and warrants that it has full authority to enter into this Agreement.

11. Term and Termination.

- 11.1 This Agreement shall be effective on the date of execution as first written above and shall continue thereafter unless terminated by either Party giving a thirty (30) day written notice of termination to the other Party or until one hundred and eighty (180) days after the publication of the next edition of the Title 24 (viz., 2004 edition), whichever occurs first. The term of this Agreement may be extended by Amendment to this Agreement. This Agreement may be terminated at any time in the event of default by one Party by the non-defaulting Party giving written notice of default to the defaulting Party, and the failure of the defaulting Party to cure the default within thirty (30) days of receipt of the written notice of default. In addition, this Agreement may be terminated at any time without cause one hundred and eighty (180) days after publication of the 2001 CBC by either Party giving written notice thereof to the other Party.
- 11.2 Upon termination of this Agreement, all rights granted to CBSC and ICBO pursuant to this Agreement as to the Licensed Properties and its Supplements shall terminate and the Parties shall discontinue further printing, publication, sales and distribution of the Licensed Properties and its Supplements, except ICBO shall be entitled to sell its then existing inventory of the Licensed Properties and its Supplements. Provided, however, the foregoing provisions of this Paragraph 11.2 shall not apply to a termination by written notice from ICBO pursuant to the last sentence of Paragraph 11.1, in which event, following such termination, CBSC's rights to print, publish, sell and distribute the Licensed Properties and its Supplements shall be governed by the provisions of Paragraph 1.4 hereof.

11.3 Following the termination of this Agreement, CBSC shall retain its copyright interest in the Licensed Properties and its Supplements.

12. Copyright Notices and Registrations. With respect to all reproductions and/or publications of the Licensed Properties or their Supplements after the effective date of this Agreement, ICBO shall include copyright notices in the forms of those described in Attachment F hereto so as to reflect CBSC's ownership thereof and to protect CBSC's interests therein.

13. Acknowledgments. The title page, and the volume binder cover of all publications of the Licensed Properties shall be in the form attached hereto as Attachment E.

14. Notices. All notices, requests and other communications hereunder shall be in writing and shall be delivered by personal service, by FAX or mailed first class, postage prepaid, by certified mail, return receipt requested, in all cases addressed to:

ICBO: International Conference of Building Officials
5360 Workman Mill Road
Whittier, California 90601-2298
Attention: Jon S. Traw, President

Fax No.: (562) 699-8031

CBSC: California Building Standards Commission
2525 Natomas Park Drive - #130
Sacramento, California 95833-2936
Attention: Stan Nishimura, Executive Director

Fax No.: (916) 263-0959

In the case of service by mail, service shall be deemed complete at the earlier of (a) the expiration of the third (3rd rd) business day after the date of postmark, or (b) the date of delivery as shown by the return receipt. In the case of service by FAX, upon sending without a failure. In the case of service by FAX, a copy of the notice shall be sent by registered or certified mail, in the manner set forth above, within twenty-four (24) hours after being originally sent by FAX. In the case of personal service, upon obtaining a receipt of delivery, delivery shall be deemed complete on the date of actual delivery. Either party hereto may, from time to time, by notice in writing, served as set forth above, designate a different address to a different or additional person to which all such notices or communications thereafter are to be given.

15. Relationship of Parties. The relationship of ICBO to the CBSC hereunder shall be that of an independent contractor and CBSC shall have no right to supervise ICBO, its officers, or employees in their performance hereunder. CBSC shall look to ICBO for performance in conformity with the scope of this Agreement. However, ICBO shall coordinate with the CBSC Executive Director as to the services to be rendered hereunder and shall furnish the drafts of the Licensed Properties and their Supplements in a format suitable to the needs of the CBSC as reasonably determined by its Executive Director.

16. Assignment. Neither Party may assign any right granted or obligation assumed hereunder except as may be provided in Paragraph 1 hereof without the prior written consent of the other Party. Any

other such attempted transfer without prior written consent shall be null, void and of no force or effect and shall constitute a breach of this Agreement.

17. Funding. ICBO understands and agrees that under certain provisions of California law, CBSC may not obligate itself by contract to an extent in excess of an amount appropriated therefor by the State Legislature as approved by the Governor.

18. Contractors' National Labor Relations Board Certification. By signing this Agreement, ICBO certifies under penalty of perjury that there are no outstanding actions against it and no unappeasable judicial rulings resulting from ICBO's failure to comply with any order of the National Labor Relations Board in the two calendar years preceding the date of the within Agreement.

19. Indemnity.

19.1 ICBO shall indemnify and hold harmless CBSC and its officers, directors, shareholders, employees, agents, affiliates, attorneys and their respective successors and assigns from and against any and all losses, claims, liabilities, obligations, judgments, settlements, damages, costs and expenses, including, without limitation, all attorney's fees and expenses and all court costs (whether or not suit is filed) relating to, resulting from, or in any way arising out of any litigation and/or claim brought by a third party challenging publication and distribution of documents pursuant to the provisions of this Agreement, including, without limitation, those relating to, resulting from, or in any way arising out of allegations that the use of the Licensed Properties constitutes an infringement of any copyright or other proprietary right of any third party.

19.2 At the request of CBSC, ICBO shall, at ICBO's own cost and expense, defend CBSC in connection with the matters for which ICBO is obligated to indemnify and hold CBSC harmless in accordance with Paragraph 19.1 hereof, provided that CBSC promptly tenders the defense to ICBO and cooperates with ICBO in the defense thereof.

19.3 The indemnity provisions of Paragraph 19.1 hereof do not apply to any action for a breach of this Agreement by CBSC.

19.4 ICBO is not responsible for any claims, losses, injuries, or damages arising from or related to the State provisions of the Licensed Properties or their Supplements which consists of language not adopted by ICBO.

20. Waivers and Certain Claims.

20.1 Nothing contained in this Agreement shall be deemed an admission of liability by either Party to the other Party with regard to the subject matter of this Agreement, or any related matter. Except where specifically stated in this Agreement to be otherwise, the duties, obligations, and liabilities of the Parties are intended to be several and not joint or collective. Nothing contained in this Agreement shall be construed to create an association, trust, partnership, or joint venture or impose a trust or partnership duty, obligation, or liability on or with regard to either Party. Each Party shall be individually and severally liable for its own obligations under this Agreement.

20.2 No provision of this Agreement may be waived, changed or modified orally, but such may be accomplished only by a written Amendment to this Agreement and signed by both Parties.

21. Compliance with Laws. CBSC and ICBO shall use the Licensed Properties and their Supplements in strict compliance with all applicable federal, state, county and municipal laws, ordinances, statutes, rules and regulations.

22. Further Assurances. Each Party hereto shall cooperate and shall take such further action and shall execute and deliver such further documents as may be reasonably requested by the other Party hereto in order to effectuate and/or facilitate the purpose and intent of this Agreement.

23. Entire Agreement. This Agreement constitutes, and is intended to constitute, the complete and entire agreement between the Parties with respect to the subject matter hereof and expressly supersedes any and all prior oral or written negotiations or agreements between the Parties hereto with respect to the subject matter hereof. In the event that a conflict exists between the terms of this Agreement and the terms of any other agreement between the Parties, the terms of this Agreement shall govern and control. All prior agreements between the Parties or among the Parties and any third party or parties relating to the Licensed Properties and their Supplements as well as the preparation of derivative works based upon the use of all or any part of them for purposes of publishing, reproducing, printing, selling and distributing the Licensed Properties and their Supplements are expressly terminated.

24. Attorneys Fees. If any dispute arises out of this Agreement, the prevailing Party shall be entitled to reasonable attorneys fees, costs and expenses in addition to any other relief to which that Party may be entitled. This provision shall be applicable to the entire Agreement, and shall include attorneys' fees, costs and expenses incurred in enforcing and collecting an arbitration award or judgment.

25. Severability. If any provision of this Agreement is found or deemed by a court of competent jurisdiction to be invalid or unenforceable, it shall be considered severable from the remainder of this Agreement and shall not cause the remainder to be invalid or unenforceable. In such event, the Parties shall reform this Agreement to replace such stricken provision with a valid and enforceable provision which comes as close as possible to expressing the intent of the stricken provision.

26. Continuing Obligations. Any rights and obligations under this Agreement that by their nature extend beyond the term of this Agreement, including but not limited to the obligation to maintain confidentiality of proprietary information, shall survive any expiration or termination of this Agreement. Nothing contained in this Agreement, however, shall (i) prevent CBSC from approving, codifying, adopting, publishing, marketing, selling, or distributing any code(s) other than the Licensed Properties and their Supplements to supersede or replace the 2001 Licensed Properties and their Supplements, (ii) apply to any code(s), other than the Licensed Properties and their Supplements and/or that approved and codified by CBSC to supersede or replace the Licensed Properties and their Supplements, or (iii) require that CBSC obtain any approvals to approve, codify, adopt, publish, market, sell, or distribute any code(s), other than the Licensed Properties and their Supplements and/or to supersede or replace them, provided that nothing in this paragraph shall

constitute a waiver of any copyrights in the Licensed Properties and their Supplements, all of which are expressly reserved. Provided, further, that CBSC may use any of the Licensed Properties and their Supplements for the purposes set forth in this Paragraph 26 pursuant to future contracts or agreements between the parties. Nothing contained in this paragraph shall constitute a waiver of rights by either Party.

27. Waiver. Any waiver at any time by either Party of its rights with respect to a default under this Agreement, or with respect to any other matters arising in connection with this Agreement, shall not be deemed a waiver with respect to any subsequent default or other matter.

28. Non-Frustration. Neither Party to this Agreement shall commit any act or take any action which frustrates or hampers the rights of the other Party under this Agreement. Each Party shall act in good faith and engage in fair dealing when taking any action under or related to this Agreement.

29. Applicable Law. This Agreement shall be interpreted in accordance with the laws of the State of California, and any action arising out of this Agreement shall be brought in the Superior Court of California in and for the County of Sacramento and/or the United States District Court for the Eastern District of California. Each Party hereto consents to the use of such forum and agrees not to challenge such forum on the basis of inconvenience, lack of personal jurisdiction, or any other basis whatsoever.

30. Headings. The headings used in this Agreement are for reference purposes only, and shall not be deemed a part of this Agreement, or used in the construction or interpretation of any portion hereof.

31. Construction. In the case of uncertainty regarding the language in any part of this Agreement, the language shall be construed in accordance with its fair meaning rather than being interpreted against the Party who caused the uncertainty to exist.

32. Third Party Beneficiaries. Excepting as provided in Paragraph 1 hereof, no person or legal entity not a party to this Agreement is intended to benefit by any of its provisions.

33. Judgments and Determinations. When the terms of this Agreement provide that an action may or must be taken or that the existence of a condition may be established based on a judgment or determination of a Party, such judgment shall be exercised or such determination shall be made in good faith, in a timely manner, and shall not be arbitrary or capricious.

34. Attachments. Attachments A through I attached hereto are, by this reference, made a part of this Agreement as if herein written.

34. Amendments. The within Agreement may be amended in writing only and such an amendment must be fully executed by both Parties hereto before they become effective. Verbal agreements are herein declared to be not valid and not enforceable.

35. Signatures. The Parties, having carefully read this Agreement and having consulted or have been given an opportunity to consult counsel of their choice, have indicated their agreement to all of the above terms by executing this Agreement on the date first written above. Each signatory hereto represents that it is authorized to sign this Agreement on behalf of the Party it purports to represent.

INTERNATIONAL CONFERENCE OF BUILDING OFFICIALS

By: _____
Jon S. Traw, President

CALIFORNIA BUILDING STANDARDS COMMISSION

By: _____
Stan Nishimura, Executive Director

ATTACHMENT A

▶▶ General Terms – Page 1 of 4 ◀◀

- A.1 Contractor shall, in accordance with the specific formatting requirements and editorial and publication timetable set forth herein, print, publish and make available for sale to the State of California, local governmental agencies, and to the general public on or before December 31, 2001, copies of the Licensed Properties in a loose-leaf format wherein all portions are fully merged and integrated into a contiguous and pre-assembled format.
- A.2 Following execution of this PA, CBSC shall submit hard copies of its Licensed Properties to Contractor. Within a reasonable time after the receipt thereof from CBSC, Contractor shall furnish to CBSC a copy of the initial draft of the Licensed Properties for review by CBSC. When possible, CBSC shall provide ICBO with electronic copies of the data, Currently, electronic copies of Part 6 and Part 8 are known to exist.
- A.3 Within a reasonable time after receipt of the initial draft of the Licensed Properties from ICBO, CBSC shall submit its revisions to the initial draft to ICBO. Within a reasonable time after receipt of the CBSC's revisions to the initial draft, ICBO shall make any further modifications and submit to CBSC a second draft.
- A.4 Within a reasonable time after receipt of the second draft of the Licensed Properties from ICBO, CBSC shall submit its revisions to the second draft to ICBO. Within a reasonable time after receipt of the CBSC's revisions to the second draft, ICBO shall make any further modifications and submit to CBSC a final draft.
- A.5 ICBO shall thereafter publish and make available for sale to the State of California, and to the general public, copies of the Licensed Properties and deliver to CBSC the PDF formatted version for posting on the internet as per Paragraph 5 hereof. If CBSC promptly delivers to ICBO the submissions from CBSC as set forth in paragraphs A.2 through A.4 above, ICBO shall ensure that the Licensed Properties are available for sale and posting within thirty (30) days of receipt from the CBSC of fully proofed and approved final text in either electronic format or camera-ready copy.
- A.6 TIME IS OF THE ESSENCE
- Because the Licensed Properties may have significant effects on the safety of State's built environment and its citizens, time is of the essence in performing the herein duties.
 - The December 31, 2001 date to Publish the Licensed Properties is of critical importance. Publication is defined as the documents being printed and available for delivery.
 - The CBSC and ICBO shall commit staff and resources to expedite their diligent work and cooperation towards the within Publication schedules and goals.
 - Neither ICBO nor CBSC shall be held liable or responsible for any times or dates set out in this PA if such failure to meet that time or date comes about as a result of any strike, unauthorized work stoppage, civil unrest, legal requirement or impediment, storm, fire, flood or other act of god for which neither ICBO or CBSC is not otherwise responsible.

- Due to the variations of their size and complexity, it is impossible to herein establish schedules for Publication of any Supplements. Therefore, when the CBSC submits any Supplements to ICBO, a Publication Schedule of milestone dates, including a Publication date, shall be included. That Publication Schedule, due to possible coordination with other contractors, is of critical importance. ICBO shall notify the CBSC within 15 calendar days following receipt of the Publication Schedule if they, for valid reason(s) given, cannot meet the Schedule and include a proposed Schedule which they can meet. The CBSC must concur in the acceptance of any new Schedule. Without such notification, or concurrence with a new Schedule, the CBSC shall expect ICBO to abide by the Publication Schedule submitted.

A.7 FORMATTING, layout and other requirements not contained herein for publication of the Licensed Properties and Supplements will be set forth and/or confirmed in subsequent correspondence between the Parties. Said formatting, layout and other requirements include, but are not limited to, the following:

A.7.1 Licensed Properties

- A "pre-assembled code" numbered consecutively, printed on 20lb., 84 or higher brightness, 8-1/2" by 11" white pre-drilled paper in a seven-hole loose-leaf format configuration – the same configuration as that used for the the 1998 Title 24.
- The black font shall be 10 pt. Times Roman with section numbers and headings in bold face.
- Parts 1 and 6 shall be published in their own individual volumes. Parts 7, 8 and 12 may be published in one volume which may include Part 10 which is the subject of a separate Publication Agreement between CBSC and ICBO.
- Each volume shall be equipped with front and back heavy duty page lifters and when containing more than one Part of the Title 24, they shall be separated by a heavy-weight reinforced tab dividers.
- Volume binders shall conform to the design and colors selected by the CBSC and sized appropriately for the contents which shall be shrink wrapped to ensure completeness.
- The Licensed Properties' language to be reviewed and approved by the CBSC. The Schedule will be agreed upon by the Parties.
- ICBO and CBSC will work out a schedule for completion of the manuscript to ensure publication and its availability on or before December 31, 2001.
- Index will remain as it is prepared by CBSC.

- The front of each volume shall contain the pages as per Attachments E, F, G, H and I
- "L" margin tape denoting local enforcement will be placed in the outside margin. CBSC will provide information where to denote local enforcement.
- All chapters will begin on a right hand page.
- Running heads will read "2001 California (*Title*) Code."
- State-agency acronyms will be used throughout the Code.
- The CBSC will determine the binder specifications which will be the same as for balance of the 2001 Title 24.
- The Matrix Table will be in the front of each Part of the Licensed Properties.
- ICBO shall supply a postage-paid return card for each purchaser to apply for complementary automatic receipt of all Licensed Property Supplements. ICBO will maintain the mailing list, print, mail and verify delivery of the Licensed Property Supplements.
- A card may be placed in the Licensed Properties advertising other Contractor publications.

A.7.2 Licensed Property Supplements And Errata

- Licensed Property Supplements to the Code shall be printed on 20 lb. light blue paper with each Supplement individually shrink wrapped.
- Supplements shall be printed to insert by page substitution and contain publication and effective dates on the bottom of the page.
- Regular Supplements shall be published once a year.
- Supplements in response to emergency regulations and errata shall be published on an "as needed basis."
- The number of the Supplements shall be the number of the page where the section and paragraph resides following by .1, .2, .3 etc.
- Errata shall be printed on 20lb. buff colored paper to insert by page substitution, contain the publication date, page number , and be individually shrink wrapped.

A.8 DISTRIBUTION

- ICBO shall establish a distribution method in consultation with CBSC.
- ICBO shall distribute complementary copies of the Licensed Properties as per the Agreement Attachments B, C and D as per Paragraphs 3.3 and 4 of the Agreement.
- ICBO may wholesale the Licensed Properties to other resellers in California.
- Within 30 days after the end of each calendar quarter, ICBO will provide CBSC with a report of the number of copies of the Licensed Properties sold and the number shipped wholesale during that quarter, and the number of subscription postcards returned for that quarter and the cumulative totals for the term of this within Agreement.

ATTACHMENT B

» Depository Libraries – Page 1 of 1 «

Under the provisions of the Library Distribution Act (Government Code sections 14905, 14906, and 14907), the libraries listed below have contracted with the Department of General Services to serve as complete or selective depositories. They agree to provide adequate facilities for the shelving and use of the publications deposited with them, render reasonable service without charge to qualified patrons, and retain all publications received until authorized to dispose of them.

Complete Depository Libraries

One copy of each state publication as defined in Government Code section 14902 must be placed on deposit with each complete depository. In addition, provisions of the State Administrative Manual authorize those libraries marked with an asterisk in the list below to receive the number of copies recorded after the entry.

- ☐ California State Archives, 1020 O Street, Sacramento, 95814 **California State Archives to receive two copies**
- ☐ California State Library, Government Publications Section, Library and Courts Building, 914 Capitol Mall, Sacramento, 95814-4802 (IMS: 914 Capitol Mall, E-29) **California State Library to receive three copies**
 - California State University, Chico, Merriam Library, Government Publications Dept., Chico, 95929-0295
 - California State University, Long Beach, Library Government Documents, 1250 Bellflower Blvd., Long Beach, 90840-1901
 - Council of State Governments, Iron Works Pike, Lexington, Kentucky, 40505
 - Fresno County Free Library, Government Publications, 2420 Mariposa St., Fresno, 93721-2285
- ☐ Library of Congress, Anglo-American Acquisition Division, Government Documents Section, 101 Independence Ave S.E., Washington, D.C., 20540-4172 **Library of Congress to receive two copies.**
 - Los Angeles Public Library, Serials Division, 630 W. Fifth St., Los Angeles, 90071-2002
 - San Diego Public Library, Science and Industry Department, 820 E St., San Diego, 92101-6478
 - San Diego State University, Malcolm A. Love Library, Government Publications & Maps Division, 5500 Campanile Drive, San Diego, 92182-8050
 - San Francisco Public Library, Government Information Center, 100 Larkin St., San Francisco, 94102.
 - Government Document Receiving, Green Library, Stanford University, Stanford, 94305-6004
 - University of California, Berkeley, Library, Acq Dept. Rec/Docs, Berkeley, 94720-6000
 - University of California, Davis, Shields Library, Government Information and Maps Department, Davis, 95616-5224
 - University of California, Los Angeles, Bruman Library, Maps and Government Information, A4510 URL, P.O. Box 951575, Los Angeles, 90095-1575
 - University of California, San Diego, SER ACQ ACQ Dept. LIB, 9500 Gillman Drive 0175A, La Jolla, 92093-0175
 - University of California, Santa Barbara, Library, Serials Receiving, Santa Barbara, 93106-9010

ATTACHMENT C

▶▶ Selective Depository Libraries – Page 1 of 4 ◀◀

Selective depositories receive one copy of each printed publication distributed by the Office of State Printing. They also receive publications distributed directly by issuing agencies. A special subset of the Selective Depository Libraries are the Law Libraries. They receive one copy of each printed publication from OSP and a single copy from issuing agencies. Law library depositories differ in having special document retention requirements pursuant to section 14909 of the California Government Code. Law Libraries are indicated in this list by the term “Law” before their entry.

- A.K. Smiley Public Library, 125 West Vine St., Redlands, 92373
- Law** Bernard E. Witkin Alameda County Law Library, 125 - 12 St., Oakland, 94607-4912
- Alameda Free Library, Reference Dept., 2200 A Central Ave., Alameda, 94501
- Alhambra Public Library, 410 West Main Street, Alhambra, 91801-3432
- Anaheim Public Library, Documents Section, 500 West Broadway, Anaheim, 92805
- Auburn-Placer County Library, 350 Nevada Street, Auburn, 95603
- Berkeley Public Library, 2090 Kittredge Street, Berkeley, 94704
- Butte County Library, 1820 Mitchell Avenue, Oroville, 95966-5387
- California Institute of Technology, Documents Library (1-32), Pasadena, 91125
- California Polytechnic State University, Robert Kennedy Library, Government Documents Section, San Luis Obispo, 93407
- California State Polytechnic University, Pomona, Library-Serials Unit, 3801 W. Temple Ave., Pomona, 91768
- California State University, Bakersfield, Walter Stiern Library, Library-Documents Section, 9001 Stockdale Highway, Bakersfield 93311-1099
- California State University, Dominguez Hills, Library-Government Documents, 800 E. Victoria St., Carson, 90747
- California State University, Fresno, Henry Madden Library, Government Documents Dept., 5200 N. Barton, M/S ML34, Fresno, 93740-8014
- California State University, Fullerton, Library-Documents State, P.O. Box 4150, Fullerton, 92834-4150
- California State University, Hayward, Library-Acquisition/Documents Dept., Hayward, 94542
- California State University, Los Angeles, John F. Kennedy Memorial Library, Government Information Services, 5151 State University Dr., Los Angeles, 90032-8300
- California State University, Northridge, Oviatt Library, 18111 Nordhoff St., Northridge, 91330-8327
- California State University, Sacramento, Library-Documents, 2000 State University Dr., East, Sacramento, 95819-6039
- California State University, San Bernardino, Library, 5500 University Parkway, San Bernardino, 92407
- California State University San Marcos, Library Services, State Documents, 333 S. Twin Oaks Valley Road, San Marcos, 92096-0001
- California State University, Stanislaus, Library, Document Dept., 801 West Monte Vista Ave., Turlock, 95382
- California State University, Board of Trustees, Office of Governmental Affairs, 915 L Street, Suite 1160, Sacramento, 95814
- Law** California Judicial Center Library, 455 Golden Gate Avenue, Room 4617, San Francisco, 94102

- Law** California Western School of Law Library, 225 Cedar St., San Diego, 92101-3090
Chula Vista Public Library, 365 F Street, Chula Vista, 91910
- Law** Continuing Education of the Bar, Library, 2300 Shattuck Ave., Berkeley, 94704-1576
Contra Costa County Library, Documents Section, 1750 Oak Park Boulevard,
Pleasant Hill, 94523-4497
Corona Public Library, 650 S. Main St., Corona, 91720-3417
- Law** Court of Appeal Library, Second Appellate District, 300 S. Spring St., Los Angeles, 90013
El Centro Public Library, 539 State Street, El Centro, 92243
El Dorado County Library, 345 Fair Lane, Placerville, 95667
Escondido Public Library, 239 South Kalmia, Escondido, 92025
Humboldt County Library, 1313 Third Street, Eureka, 95501-0533
Fremont Main Library, 2400 Stevenson Blvd., Fremont, 94538-2326
Fullerton Public Library, 353 West Commonwealth Avenue, Fullerton, 92632
Garden Grove Regional Branch, Orange County Public Library, 11200 Stanford Avenue,
Garden Grove, 92840
Glendale Public Library, 222 East Harvard Street, Glendale, 91205-1075
- Law** Golden Gate University Law Library, 536 Mission St., San Francisco, 94105
- Law** Hastings College of the Law Library, 200 McAllister St., San Francisco, 94102
Hayward Public Library, 835 "C" St., Hayward, 94541
Honnold/Mudd Library, Government Publications Dept., Claremont Colleges,
800 N. Dartmouth Ave., Claremont, 91711-3907
Humboldt State University, Library-Documents Department, Arcata, 95521
Inglewood Public Library, 101 West Manchester Boulevard, Inglewood, 90301-1771
John F. Kennedy Library, Solano County Library System, Depository Program,
505 Santa Clara Street, Vallejo, 94590
- Law** Kern County Law Library, 1415 Truxtun, Room 301, Bakersfield, 93301
Kern County Library, 701 Truxtun Avenue, Bakersfield, 93301-4517
Long Beach Public Library, 101 Pacific Avenue, Long Beach, 90822-1097
- Law** Los Angeles County Law Library, 301 W. First St., Los Angeles, 90012-3100
County of Los Angeles Public Library, Angelo M. Iacoboni Library, 4990 Clark Ave., Lakewood,
90712
County of Los Angeles Public Library, Carson Regional Library, 151 East Carson Street,
Carson, 90745-2703
County of Los Angeles Public Library, Culver City Library, 4975 Overland Avenue,
Culver City, 90230
Los Angeles County Public Library, Lancaster Library, 601 W. Lancaster Blvd.,
Lancaster, 93534
County of Los Angeles Public Library, Montebello Library, 1550 West Beverly Boulevard,
Montebello, 90640
County of Los Angeles Public Library, Norwalk Library, 12350 Imperial Highway,
Norwalk, 90650
County of Los Angeles Public Library, Rosemead Library, 8800 Valley Boulevard,
Rosemead, 91770
County of Los Angeles Public Library, Valencia Library, 23743 West Valencia Boulevard,
Valencia, 91355

- Los Angeles County Public Library, West Covina Library, 1601 West Covina Parkway,
West Covina, 91790
- Law** Loyola Law School, William M. Raines Library, Special Collections, 1440 W. Ninth St.,
Los Angeles, 90015
- Law** McGeorge School of Law, Library, Documents Dept., 3282 Fifth Ave., Sacramento, 95817
Mills College Library, 5000 MacArthur Blvd., Oakland, 94613-1301
Monterey County Library, 26 Central Avenue, Salinas, 93901
Napa City-County Library, 580 Coombs Street, Napa, 94559-3340
Oakland Public Library, 125 Fourteenth St., Oakland, 94612
Oceanside Public Library, 330 North Coast Highway, Oceanside, 92054
Ontario City Library, Government Documents Section, 215 East C Street, Ontario, 91764-4198
- Law** Orange County Law Library, 515 N. Flower, Santa Ana, 92703-2354
Pasadena Public Library, 285 East Walnut Street, Pasadena, 91101-1556
Plumas County Library, 445 Jackson Street, Quincy, 95971
Redwood City Public Library, Documents, 1044 Middlefield Road, Redwood City, 94063-1868
Richmond Public Library, Government Documents Dept., 325 Civic Center Plaza,
Richmond, 94804
Riverside Public Library, 3581 Mission Inn Avenue, Riverside, 92501
- Law** Riverside County Law Library, 3989 Lemon St., Riverside, 92501-4203
- Law** Sacramento County Public Law Library, 813 Sixth St., Room No. 1, Sacramento, 95814-2403
Sacramento Public Library, Central Library-Reference Department, 828 I Street,
Sacramento, 95814-2508
- Law** San Bernardino County Law Library, P.O. Box 213, San Bernardino, 92402-0213
San Bernardino County Library, Government Documents, 104 West Fourth Street,
San Bernardino, 92415-0035
San Bernardino Public Library, Documents, 555 W. Sixth St., San Bernardino, 92410
San Bernardino Valley College Library, 701 South Mt. Vernon Avenue, San Bernardino, 92410
- Law** San Diego County Law Library, 1105 Front St., San Diego, 92101-3999
San Diego County Library, Vista Branch Library, Documents Librarian, 700 Eucalyptus Ave.,
Vista, 92084-6245
San Francisco State University, Government Publications Dept., 1630 Holloway Avenue,
San Francisco 94132-4030
- Law** San Joaquin County Law Library, Room 300, Court House, 222 E. Weber Ave.,
Stockton, 95202-2787
San Jose Public Library, Dr. Martin Luther King, Jr., Main Library, Reference Dept.,
180 West San Carlos Street, San Jose, 95113
San Jose State University, Clark Library-Government Publications, One Washington Square,
San Jose, 95192-0028
San Luis Obispo City-County Library, P.O. Box 8107, San Luis Obispo, 93403
- Law** San Luis Obispo County Law Library, 1050 Monterey St., Room 125, San Luis Obispo, 93408
- Law** San Mateo County Law Library, 710 Hamilton St., Redwood City, 94063
San Mateo Public Library, 55 West Third Avenue, San Mateo, 94402-1592
Santa Ana Public Library, Reference Section, 26 Civic Center Plaza, Santa Ana, 92701
- Law** Santa Barbara County Law Library, Courthouse, 1100 Anacapa St., Second Floor,
Santa Barbara, 93101
Santa Barbara Public Library, P.O. Box 1019, Santa Barbara, 93102-1019
- Law** Santa Clara County Law Library, 360 N. First St., San Jose, 95113-1004

- Santa Clara University, Michel Orradre Library, Documents Department, 500 El Camino Real,
Santa Clara, 95053-0500
- Law** Santa Cruz County Law Library, 701 Ocean St., Rm. 070, Santa Cruz, 95060
Santa Cruz Public Library, Documents Section, 224 Church Street, Santa Cruz, 95060
Santa Maria Public Library, Reference Dept., 420 South Broadway, Santa Maria, 93454
Santa Monica Public Library, 1343 - 6th St., Santa Monica, 90401
Shasta County Library, 1855 Shasta Street, Redding 96001
- Law** Sonoma County Law Library, Hall of Justice, 600 Administration Dr., Room 213 J,
Santa Rosa, 95403
Sonoma County Library, Third and E Streets, Santa Rosa, 95404
Sonoma State University, Library-Documents Dept., 1801 East Cotati Ave., Rohnert Park, 94928
- Law** Southwestern University School of Law Library, Government Documents,
675 South Westmoreland Ave., Los Angeles, 90005-3992
- Law** Stanford University, Law Library, Stanford, 94305-8612
Stanislaus County Free Library, 1500 I Street, Modesto, 95354-1166
Stockton-San Joaquin County Public Library, 605 North El Dorado Street, Stockton, 95202
Thousand Oaks Library, Attn. Serials, 2331 Borchard Rd., Newbury Park, 91320
Torrance Public Library, 3301 Torrance Boulevard, Torrance, 90503
Tulare County Free Library, Documents Section, 200 West Oak, Visalia, 93291
- Law** University of California, Berkeley, Law Library, Boalt Hall, Berkeley, 94720-7210
- Law** University of California, Law Library, Documents Dept., 400 Mrak Hall Drive,
Davis, 95616-5203
University of California, Irvine Libraries, Government Information Department, P.O. Box 19557,
California Government Document Librarian, Irvine, 92623-9557
- Law** University of California, Los Angeles, Law Library, 1106 Law Building., 405 Hilgard Ave.,
Los Angeles, 90095-1458
University of California, Riverside, Rivera Library, Government Publications, P.O. Box 5900,
Riverside, 92517-5900
University of California, Santa Cruz, University Library, Government Publications,
1156 High Street, Santa Cruz, 95064
- Law** University of La Verne College of Law Library, 1950 Third St., La Verne, 91750-4401
- Law** University of San Diego, School of Law Library, 5998 Alcalá Park, San Diego, 92110-2492
- Law** University of San Francisco, Zies Law Library, Kendrick Hall, 2130 Fulton St.,
San Francisco, 94117
- Law** University of Southern California, Law Library, 699 Exposition Blvd., Los Angeles, 90089-0072
Government Documents Dept., University of Southern California, Doheny Memorial Library,
Los Angeles, 90089-0182
University of the Pacific Library, 3601 Pacific Avenue, Stockton, 95211-0197
- Law** Ventura County Law Library, Courthouse, 800 S. Victoria Ave., Ventura, 93009-2020
- Law** Whittier College School of Law, Library, 3333 Harbor Blvd., Costa Mesa, 92626
Whittier College, The Wardman Library, 7031 Founders Hill Road, Whittier, 90608
Whittier Public Library, 7344 Washington Avenue, Whittier, 90602-1778

ATTACHMENT D

» State Agencies – Page 1 of 1 «

<u>Quantity</u>	<u>Agency</u>
6	Attorney General Bill Lockyer 1300 I Street - #1730, Sacramento, CA 95814
6	Mr. Steve Castellanos, Division of the State Architect 1130 K Street – #101, Sacramento, CA 95814
6	Mr. Jim McGowan, Department of Housing and Community Development 1800 Third Street, Sacramento, CA 95814
6	Mr. Kurt Schafer, Office of Statewide Health Planning and Development 1600 9 th St. – Room 420, Sacramento, CA 95814
6	Regulations Manager, CDFFP, Office of the State Fire Marshal 1131 S Street, Sacramento, CA 95814
3	Ms. Valerie Hall, California Energy Commission 1516 9 th Street, Sacramento, CA 95814
3	Mr. John MacLeod, DIR, Occupational Safety & Health Standards Board 2520 Venture Oak Way – Suite 350, Sacramento, CA 95833
3	Mr. David P. Spath, Department of Health Services 601 North 7 th Street, Sacramento, CA 95814
3	Department of Consumer Affairs 400 R Street, Sacramento, CA 95814
3	Department of Corrections 1515 S Street, Sacramento, CA 95814
1	Office of Administrative Law 555 Capitol Mall - Suite 1290, Sacramento, CA 95814-4602
1	State and Consumer Services Agency 915 Capitol Mall - Suite 200, Sacramento, CA 95814



2001

California

Administrative Code

California Code Of Regulations Title 24, Part 1

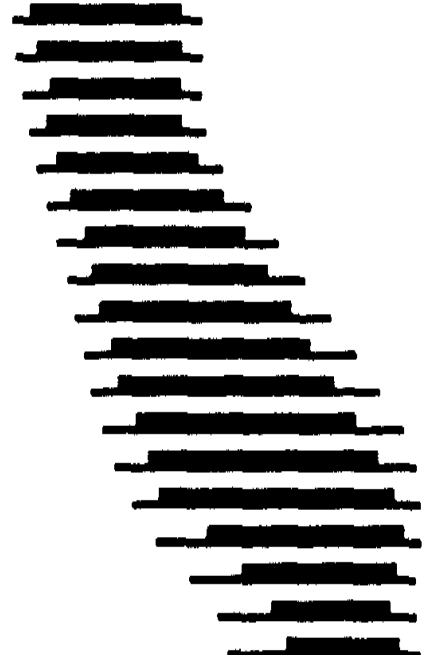


California Building Standards Commission



2001 California Energy Code

California Code Of Regulations Title 24, Part 6



California
Building Standards Commission



2001 California Electrical Safety Code

California Code Of Regulations Title 24, Part 7

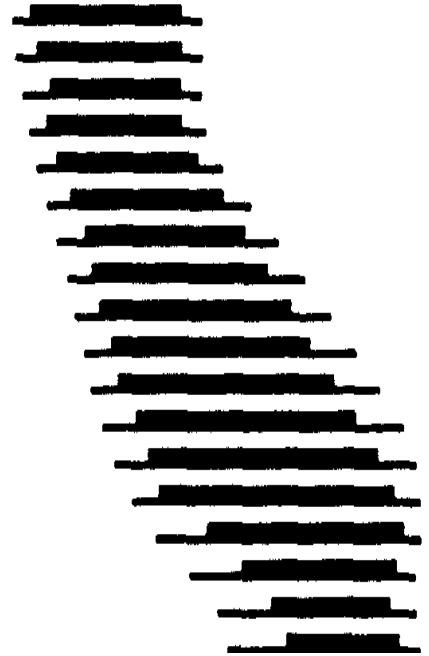


California
Building Standards Commission



2001 California Historical Code

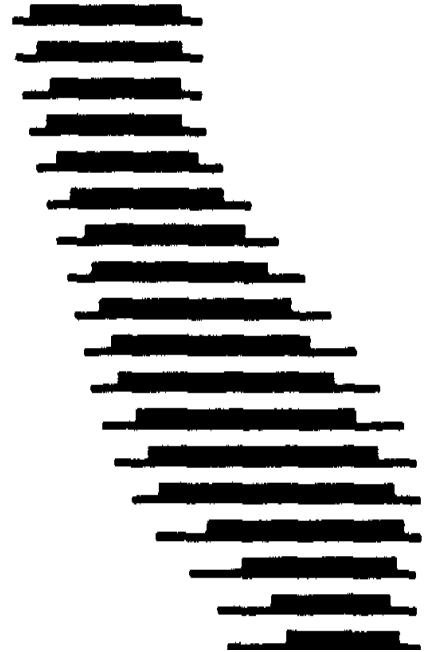
California Code Of Regulations Title 24, Part 8



California
Building Standards Commission



2001 California ~~Referenced~~ Code California Code Of Regulations Title 24, Part 12



California
Building Standards Commission

ATTACHMENT F

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ATTACHMENT G

» Page 1 of 5 – Part 1 Preface «

Preface

This document is Part 1 of the official triennial compilation and publication of the adoptions, amendments and repeal of building regulations to the California Code of Regulations, Title 24, also referred to as the *California Building Standards Code*. This Part is known as the *California Building Standards Administrative Code*.

The *California Building Standards Code* is published in its entirety every three years by order of the California legislature, with supplements published in intervening years. The California legislature delegated authority to various State agencies, boards, commissions and departments to create administrative regulations to implement the State's statutes. These administrative regulations have the same force of law, and take effect 30 days after filing at the California Secretary of State's office unless otherwise stipulated. *The California Building Standards Code* applies to all occupancies throughout the State of California as annotated.

A city, county or city and county may establish more restrictive administrative regulations reasonably necessary because of local climatic, geological or topographical conditions. Findings of the local condition(s) and the adopted local administrative regulation(s) must be filed with the California Building Standards Commission to become effective and may not be effective sooner than the effective date of this edition of *California Building Standards Code*. Local administrative regulation(s) adopted to be applicable to previous editions of the *California Building Standards Code* do not apply to this edition without appropriate adoption and the required filing.

Should you have any questions regarding this code or wish to offer comments toward improving the format, please address your questions and comments to:

California Building standards commission
2525 Natomas Park Drive – Suite 130
Sacramento, CA 95833-2936

Phone: (916) 263-0916
FAX: (916) 263-0959

Web Page: www.bsc.ca.gov

Preface

This document is Part 6 of the official triennial compilation and publication of the adoptions, amendments and repeal of building regulations to the California Code of Regulations, Title 24, also referred to as the *California Building Standards Code*. This Part is known as the *California Energy Code*.

The *California Building Standards Code* is published in its entirety every three years by order of the California legislature, with supplements published in intervening years. The California legislature delegated authority to various State agencies, boards, commissions and departments to create building regulations to implement the State's statutes. These building standards have the same force of law, and take effect 180 days after publication unless otherwise stipulated. *The California Building Standards Code* applies to all occupancies throughout the State of California as annotated.

A city, county or city and county may establish more restrictive building standards reasonably necessary because of local climatic, geological or topographical conditions. Findings of the local condition(s) and the adopted local building standard(s) must be filed with the California Building Standards Commission to become effective and may not be effective sooner than the effective date of this edition of *California Building Standards Code*. Local building standard(s) adopted to be applicable to previous editions of the *California Building Standards Code* do not apply to this edition without appropriate adoption and the required filing.

Should you have any questions regarding this code or wish to offer comments toward improving the format, please address your questions and comments to:

California Building standards commission
2525 Natomas Park Drive – Suite 130
Sacramento, CA 95833-2936

Phone: (916) 263-0916
FAX: (916) 263-0959

Web Page: www.bsc.ca.gov

Preface

This document is Part 7 of the official triennial compilation and publication of the adoptions, amendments and repeal of building regulations to the California Code of Regulations, Title 24, also referred to as the *California Building Standards Code*. This Part is known as the *California Elevator Safety Construction Code*.

The *California Building Standards Code* is published in its entirety every three years by order of the California legislature, with supplements published in intervening years. The California legislature delegated authority to various State agencies, boards, commissions and departments to create building regulations to implement the State's statutes. These building standards have the same force of law, and take effect 180 days after publication unless otherwise stipulated. *The California Building Standards Code* applies to all occupancies throughout the State of California as annotated.

A city, county or city and county may establish more restrictive building standards reasonably necessary because of local climatic, geological or topographical conditions. Findings of the local condition(s) and the adopted local building standard(s) must be filed with the California Building Standards Commission to become effective and may not be effective sooner than the effective date of this edition of *California Building Standards Code*. Local building standards adopted to be applicable to previous editions of the *California Building Standards Code* do not apply to this edition without appropriate adoption and the required filing.

Should you have any questions regarding this code or wish to offer comments toward improving the format, please address your questions and comments to:

California Building standards commission
2525 Natomas Park Drive – Suite 130
Sacramento, CA 95833-2936

Phone: (916) 263-0916
FAX: (916) 263-0959

Web Page: www.bsc.ca.gov

Preface

This document is Part 8 of the official triennial compilation and publication of the adoptions, amendments and repeal of building regulations to the California Code of Regulations, Title 24, also referred to as the *California Building Standards Code*. This Part is known as the *California Historical Building Code*.

The *California Building Standards Code* is published in its entirety every three years by order of the California legislature, with supplements published in intervening years. The California legislature delegated authority to various State agencies, boards, commissions and departments to create building regulations to implement the State's statutes. These building standards have the same force of law, and take effect 180 days after publication unless otherwise stipulated. *The California Building Standards Code* applies to all occupancies throughout the State of California as annotated.

A city, county or city and county may establish more restrictive building standards reasonably necessary because of local climatic, geological or topographical conditions. Findings of the local condition(s) and the adopted local building standard(s) must be filed with the California Building Standards Commission to become effective and may not be effective sooner than the effective date of this edition of *California Building Standards Code*. Local building standards adopted to be applicable to previous editions of the *California Building Standards Code* do not apply to this edition without appropriate adoption and the required filing.

Should you have any questions regarding this code or wish to offer comments toward improving the format, please address your questions and comments to:

California Building standards commission
2525 Natomas Park Drive – Suite 130
Sacramento, CA 95833-2936

Phone: (916) 263-0916
FAX: (916) 263-0959

Web Page: www.bsc.ca.gov

Preface

This document is Part 12 of the official triennial compilation and publication of the adoptions, amendments and repeal of building regulations to the California Code of Regulations, Title 24, also referred to as the *California Building Standards Code*. This Part is known as the *California Referenced Standards Code*.

The *California Building Standards Code* is published in its entirety every three years by order of the California legislature, with supplements published in intervening years. The California legislature delegated authority to various State agencies, boards, commissions and departments to create building regulations to implement the State's statutes. These building standards have the same force of law, and take effect 180 days after publication unless otherwise stipulated. *The California Building Standards Code* applies to all occupancies throughout the State of California as annotated.

A city, county or city and county may establish more restrictive building standards reasonably necessary because of local climatic, geological or topographical conditions. Findings of the local condition(s) and the adopted local building standard(s) must be filed with the California Building Standards Commission to become effective and may not be effective sooner than the effective date of this edition of *California Building Standards Code*. Local building standards adopted to be applicable to previous editions of the *California Building Standards Code* do not apply to this edition without appropriate adoption and the required filing.

Should you have any questions regarding this code or wish to offer comments toward improving the format, please address your questions and comments to:

California Building standards commission
2525 Natomas Park Drive – Suite 130
Sacramento, CA 95833-2936

Phone: (916) 263-0916
FAX: (916) 263-0959

Web Page: www.bsc.ca.gov

Attachment H

» Questions And Interpretations Contact List – Page 1 of 1 «

2001 California Code of Regulations Title 24

Questions and Interpretations Contact List

Board of Corrections

Local Adult Jail Standards
(916) 324-1914
Local Juvenile Facility
Standards(916) 324-1914

**California Energy
Commission**

Energy Hotline (800)
772-3300
Building Efficiency
Standards
Appliance Efficiency
Standards
Compliance
Manual/Forms

California State Library

Construction Standards
(916) 445-9617

**Department of Consumer
Affairs – Acupuncture
Board**

Office Standards (916)
263-2680

**Department of
Consumer Affairs –
Board of Pharmacy**

Pharmacy Standards
(916) 445-5014

**Department of Consumer
Affairs – Bureau of
Barbering**

**And
Cosmetology**

Barber and Beauty Shop
and
College Standards
(916) 327-6250

**Department of Consumer
Affairs – Bureau of Home
Furnishings and
Thermal Insulation**

Insulation Testing Standards
(916) 574-2041

**Department of Consumer
Affairs – Structural Pest
Control Board**

Structural Standards
(916) 263-2540

**Department of
Consumer Affairs –
Veterinary
Medical Board**

Veterinary Hospital
Standards(916) 263-2610

**Department of Food and
Agriculture**

Meat & Poultry Packing
Plant Standards.....
0504
Dairy Standards.....
6582

**Department of Health
Services**

Organized Camps.....
324-2208
Public Swimming Pools
(916) 324-2208
Asbestos.....

**Department of Housing
and Community
Development**

Residential.....

A Guide To California
Multi-Family Disabled
Access
Regulations Available
Through CALBO.....
1103
Manufactured Homes,
Commercial Coaches and
Permanent Structures in
Mobile Home Parks
(General).....
3338
Mobile Homes – Permits
& Inspections
Northern Region.....
255-2501
Southern Region.....
782-4420
Employee Housing.....
445-9471

**Department of Industrial
Relations, Division of
Occupational
Safety and Health**

Places of Employment
(916) 322-3640
Employee Safety.....
322-3640
Elevators.....

Boiler Inspections.....
920-6123

Pressure Vessels.....
0437
Asbestos – Industrial
Hygienist.....

**Department of Water
Resources**

Gray Water Installations
Standards.....

**Department of the Youth
Authority**

Institutional Standards
(916) 262-1428

**Division of the State
Architect – Access
Compliance**

Access Compliance.....
322-4700
California Accessibility
Reference Manual.....
4700

**Division of the State
Architect – Structural
Safety**

Public Schools.....
0783.....
State Owned Buildings
(916) 445-0783
Asbestos.....

State Building Inspector
Information.....

**Office of Statewide
Health Planning and
Development**

Hospitals.....

Skilled Nursing Facilities
(916) 654-2012
Clinics.....
Permits.....

**Office of The State Fire
Marshal**

**State Historical Building
Code Board**

Alternative Building
Standards.....

Revised 8/21/01



ATTACHMENT I

» How to Distinguish Model Code Language – Page 1 of 1 «

How to Determine Where And What Changes Have Been Made

The symbols in the margins indicate where changes have been made or language has been deleted.



This symbol indicates that a change has been made.



This symbol indicates deletion of language