

# California Code of Regulations

## Title 11, Division 5

### Chapter 11: Ammunition Purchases or Transfers

#### **Article 1. General**

##### **§ 4300. Title and Scope.**

This chapter shall be known as the “Department of Justice Regulations for Ammunition Purchases or Transfers,” and may be cited as such and referred to herein as “these regulations.” The provisions of these regulations shall provide the directives for an individual to purchase or transfer ammunition into an individual’s possession on or after July 1, 2019.

Note: Authority cited: Sections 30352, and 30370, Penal Code. Reference: Sections 30305, 30312, 30314, 30352, and 30370, Penal Code.

##### **§ 4301. Definition of Key Terms.**

- (a) “AFS” means the Department’s Automated Firearms System.
- (b) “AFS record” means a firearm record on file with the Department that identifies an individual as an owner of a firearm. An AFS record has been established with the Department when an individual has purchased or transferred a rifle or shotgun from a firearms dealer on or after January 1, 2014, or an individual that has purchased or transferred a handgun from a firearms dealer at any time. An AFS record may also be established after the Department processes an individual’s assault weapon registration or an individual’s report of firearm ownership.
- (c) “ATN” means Ammunition Transaction Number issued by the Department.
- (d) “Basic Ammunition Eligibility Check” means the Department’s ammunition eligibility check as prescribed by Penal Code section 30370, subdivision (c). The Department shall conduct a Basic Ammunition Eligibility Check to authorize a California resident for a one-time authorization to purchase or transfer ammunition.
- (e) “Certificate of Eligibility or COE” means a certificate which states that the Department has checked its records and determined that the applicant is not prohibited from acquiring or possessing firearms pursuant to Penal Code sections 29800, 29805, 29815 through 29825, and 29900, or Welfare and Institutions Code sections 8100 and 8103, or Title 18, sections 921 and 922 of the United States Code, or Title 27, Part 478.32 of the Code of Federal Regulations at the time the check was performed and which ensures that a person who handles, sells, delivers, or has under his or her custody or control any ammunition, is eligible to do so pursuant to Penal Code section 30347.

(f) “CFARS” means the Department’s California Firearms Application Reporting System. An individual can access the CFARS website at the following web address: <https://cfars.doj.ca.gov/login.do>.

(g) “Department” means the California Department of Justice.

(h) “Dealer Record of Sale Entry System or DES” means the Department’s website that an ammunition vendor will use to submit an ammunition purchaser’s or transferee’s information to the Department before the Department can approve an ammunition purchase or transfer. An ammunition vendor can access the DES website at the following web address: (<https://des.doj.ca.gov/login.do>).

(i) “Firearms dealer” means a person having a valid license to sell firearms issued pursuant to Penal Code section 26700.

(j) “Firearms eligibility check” means a state and federal background check, pursuant to Penal Code section 28220, that is used to determine an individual’s eligibility to possess, receive, own, or purchase a firearm.

(k) “Head of the agency” means the chief of police or the director of public safety for a police department, the sheriff for a county sheriff’s office, the head of an agency or their designee for a state law enforcement agency, and the manager in charge of any local field office for a federal law enforcement agency.

(l) “One-Time Ammunition Transaction” means an ammunition purchase or transfer whereby an individual has undergone a Basic Ammunition Eligibility Check.

(m) “Purchaser or transferee” means an individual purchasing or transferring ammunition.

(n) “Standard Ammunition Eligibility Check” means the Department’s ammunition eligibility check as prescribed by Penal Code section 30370, subdivisions (b).

(o) “Sworn federal law enforcement officer’s credential” means identification indicating an individual is a sworn federal law enforcement officer pursuant to Part 2, Chapter 4.5, of the Penal Code (commencing with section 830).

(p) “Sworn state or local peace officer’s credential” means identification indicating an individual is a sworn state or local peace officer pursuant to Part 2, Chapter 4.5, of the Penal Code (commencing with section 830).

Note: Authority cited: Sections 30352, and 30370, Penal Code. Reference: Sections 16150, 16151, 26710, 30352, 30370, Penal Code.

## **Article 2. Ammunition Eligibility Checks: Standard and Basic**

**§ 4302. Standard Ammunition Eligibility Check.**

(a) As authorized by Penal Code section 30370, subdivision (e), the fee for a Standard Ammunition Eligibility Check is \$1.00.

(b) The ammunition vendor shall collect the purchaser's or transferee's name, date of birth, current address and driver license or other government identification number in the manner described in Penal Code section 28180, and telephone number, and enter this information into the DES website.

(c) The Department shall then instruct the ammunition vendor to approve or reject the purchase or transfer.

(d) If the purchase or transfer is rejected, the ammunition vendor shall provide the purchaser or transferee with an ATN that can be used to obtain the reason for the rejection.

Note: Authority cited: Section 30370, Penal Code. Reference: Sections 28180, 30352, and 30370, Penal Code.

**§ 4303. One-Time Ammunition Transactions.**

One-time ammunition purchases or transfers may be completed using a Basic Ammunition Eligibility Check.

(a) As authorized by Penal Code section 30370, subdivision (c), the fee for a Basic Ammunition Eligibility Check is \$19.00.

(b) The ammunition vendor shall collect the ammunition purchaser's or transferee's name, date of birth, current address, gender, hair color, eye color, height, weight, and driver license or other government identification number, in the manner described in Penal Code section 28180, and telephone number, United States citizenship status, federal Alien Registration Number or I-94 (if applicable), place of birth, alias name(s), race, and enter this information into the DES website.

(c) The ammunition vendor will provide the purchaser or transferee an ATN to monitor the status of the Basic Ammunition Eligibility Check through the Department's CFARS website.

(1) An approved Basic Ammunition Eligibility Check can only be used for one ammunition purchase or transfer, and the approval expires 30-calendar days from when it is issued.

(2) If the Basic Ammunition Eligibility Check is denied, the Department shall notify the purchaser or transferee of the reason for the denial via U.S. Mail.

(d) Upon the Department's completion of a Basic Ammunition Eligibility Check, the Department shall update the purchaser's or transferee's DES record. The ammunition vendor

shall deliver the ammunition to the purchaser or transferee only if the status of the Basic Ammunition Eligibility Check is “Approved.”

Note: Authority cited: Section 30370, Penal Code. Reference: Sections 28180, 30352, and 30370, Penal Code.

### **Article 3. Purchasing of a Firearm and Ammunition in a Single Transaction**

#### **§ 4304. Firearms Eligibility Check.**

When an individual is purchasing or transferring a firearm and ammunition in the same transaction, the Department shall complete a firearms eligibility check before the purchaser or transferee can take possession of the firearm.

(a) Except as provided in subdivision (b), a purchaser or transferee of a firearm and ammunition in the same transaction shall only pay the fee for the firearms eligibility check as prescribed in section 4001 of this title.

(b) If the purchaser or transferee described in Penal Code section 30370, subdivision (a)(1) or (a)(2) wants to take possession of the ammunition before the Department completes the firearms eligibility check, the purchaser or transferee shall pay the \$1.00 fee for the Standard Ammunition Eligibility Check or the Department’s COE verification process, and be approved by the Department prior to taking possession of the ammunition.

Note: Authority cited: Section 30352, Penal Code. Reference: Sections 28220, 30352, 30370, Penal Code.

### **Article 4. COE Verification Process**

#### **§ 4305. COE Verification Process.**

Pursuant to Penal Code section 30370, subdivision (a)(2), the Department shall process a COE holder’s ammunition purchase or transfer.

(a) As authorized by Penal Code section 30370, subdivision (c), the fee for COE verification is \$1.00.

(b) The ammunition vendor shall collect the ammunition purchaser’s or transferee’s name, date of birth, current address, and driver license or other government identification number, in the manner described in Penal Code section 28180, and COE number, and enter the information into the DES website.

(c) The Department shall then instruct the ammunition vendor to approve or reject the ammunition purchase or transfer.

Note: Authority cited: Section 30370, Penal Code. Reference: Section 30370, Penal Code.

## **Article 5. Ammunition Purchases or Transfers; Exempted Individuals**

### **§ 4306. Ammunition Purchases or Transfers for Exempted Individuals.**

(a) The following types of identification will identify an individual who is exempt from Department approval to purchase or transfer ammunition:

(1) A valid Federal Firearms License.

(2) An authorized law enforcement representative's written authorization from the head of the agency authorizing the ammunition purchase or transfer.

(3) A centralized list of exempted federal firearms licensee's Department issued certificate indicating the individual is on the centralized list of exempted federal firearms licensees.

(4) A sworn state, or local peace officer's credential and verifiable written certification from the head of the agency.

(5) A sworn federal law enforcement officer's credential and verifiable written certification from the head of the agency.

(b) The ammunition vendor shall keep a photocopy of the front and back of the sworn state or local peace officer's credential and California Driver License, or a photocopy of the front and back of a sworn federal law enforcement officer's business card and driver license. In addition, the ammunition vendor shall keep the verifiable written certification from the head of the agency. The verifiable written certification from the head of the agency expires 30 days after issuance. The ammunition vendor shall make a copy of these records available to the Department upon request.

(c) Once the ammunition vendor has verified the individual is exempt from Department approval to purchase or transfer ammunition, the ammunition vendor may process an ammunition purchase or transfer without Department approval.

Note: Authority cited: Section 30352, Penal Code. Reference: Section 30352, Penal Code.

## **Article 6. Telephonic Access for Ammunition Vendors**

### **§ 4307. Telephonic Access for Ammunition Vendors.**

Ammunition vendors without accessibility to an Internet connection due to their telephone service provider, or other Internet service providers, not being able to provide access to an Internet connection at their place of business may acquire telephonic access to the Department, for the Department to manually determine if a purchaser or transferee is eligible to own or

possess ammunition. Ammunition vendors seeking telephonic access to the Department shall complete an Ammunition Vendor (Non-Firearms Dealer) Application for Telephonic Approval, Form BOF 1020 (Orig. 05/2018), which is hereby incorporated by reference. Telephonic access to the Department will be available during the Department's Customer Support Center business hours.

(a) Ammunition vendors shall acquire documentation from their telephone/Internet service provider stating that the service provider does not offer Internet service at the ammunition vendor's place of business.

(b) After the ammunition vendor has completed the application for telephonic access, the ammunition vendor shall mail the Ammunition Vendor (Non-Firearms Dealer) Application for Telephonic Approval, Form BOF 1020 (Orig. 05/2018) and the documentation in paragraph (a) of this section, to the Department at the following address:

Department of Justice  
Bureau of Firearms  
P.O. Box 160487  
Sacramento, California

(c) The Department shall notify the ammunition vendor via U.S. Mail of the Department's determination to approve or deny the Ammunition Vendor (Non-Firearms Dealer) Application for Telephonic Approval, Form BOF 1020 (Orig. 05/2018).

Note: Authority cited: Section 30370, Penal Code. Reference: Section 30370, Penal Code.

## **Article 7. Delivery of Ammunition and Billing.**

### **§ 4308. Delivery of Ammunition Following DES Submission.**

(a) If the Department approves an ammunition purchase or transfer as described by sections 4302 through 4307 of these regulations, the DES transaction record will change from "Pending" to "Approved."

(b) Ammunition may be delivered to the purchaser or transferee only if the status of the DES transaction record is "Approved."

(c) At the time of delivery, the ammunition vendor COE holder, authorized associate, or salesperson shall access the approved DES ammunition transaction by the name of the purchaser or transferee, and submit the ammunition sale information to record the time and date the ammunition is delivered.

Note: Authority cited: Section 30370, Penal Code. Reference: Section 30352, and 30370, Penal Code.

**§ 4309. Billing, Payment, and Suspension for Non-Payment.**

(a) Monthly billing statements for the previous month's ammunition eligibility check and COE verification activity will be delivered electronically via DES to the ammunition vendor's account on the first day of each month.

(b) Payment shall be made using a major credit card or debit card. The balance due as indicated on the monthly billing statement shall be paid in full within 30-days of the billing statement date (first day of month).

(c) If payment for the previous month's ammunition eligibility check and COE verification activity is not made within 30 days, the ammunition vendor's access (all COE holders and employees) to DES will be suspended until full payment for the past due amount is received.

(d) While suspended, an ammunition vendor will be unable to process or conduct an ammunition purchase or transfer but will maintain the status as a licensed ammunition vendor.

Note: Authority cited: Section 30370, Penal Code. Reference: Sections 30370, 30385, 30390, and 30395, Penal Code.

# California Code, Penal Code - PEN § 30352

(a) Commencing July 1, 2019, an ammunition vendor shall not sell or otherwise transfer ownership of any ammunition without, at the time of delivery, legibly recording the following information on a form to be prescribed by the Department of Justice:

- (1) The date of the sale or other transfer.
- (2) The purchaser's or transferee's driver's license or other identification number and the state in which it was issued.
- (3) The brand, type, and amount of ammunition sold or otherwise transferred.
- (4) The purchaser's or transferee's full name and signature.
- (5) The name of the salesperson who processed the sale or other transaction.
- (6) The purchaser's or transferee's full residential address and telephone number.
- (7) The purchaser's or transferee's date of birth.

(b) Commencing July 1, 2019, an ammunition vendor shall electronically submit to the department the information required by subdivision (a) for all sales and transfers of ownership of ammunition. The department shall retain this information in a database to be known as the Ammunition Purchase Records File. This information shall remain confidential and may be used by the department and those entities specified in, and pursuant to, [subdivision \(b\)](#) or [\(c\) of Section 11105](#), through the California Law Enforcement Telecommunications System, only for law enforcement purposes. The ammunition vendor shall not use, sell, disclose, or share the information for any other purpose other than the submission required by this subdivision without the express written consent of the purchaser or transferee.

(c) Commencing on July 1, 2019, only those persons listed in this subdivision, or those persons or entities listed in subdivision (e), shall be authorized to purchase ammunition. Prior to delivering any ammunition, an ammunition vendor shall require bona fide evidence of identity to verify that the person who is receiving delivery of the ammunition is a person or entity listed in subdivision (e) or one of the following:

- (1) A person authorized to purchase ammunition pursuant to [Section 30370](#).
- (2) A person who was approved by the department to receive a firearm from the ammunition vendor, pursuant to [Section 28220](#), if that vendor is a licensed firearms dealer, and the ammunition is delivered to the person in the same transaction as the firearm.

(d) Commencing July 1, 2019, the ammunition vendor shall verify with the department, in a manner prescribed by the department, that the person is authorized to purchase ammunition. If



the person is not listed as an authorized ammunition purchaser, the vendor shall deny the sale or transfer.

(e) Subdivisions (a) and (d) shall not apply to sales or other transfers of ownership of ammunition by ammunition vendors to any of the following, if properly identified:

(1) An ammunition vendor.

(2) A person who is on the centralized list of exempted federal firearms licensees maintained by the department pursuant to Article 6 (commencing with [Section 28450](#)) of Chapter 6 of Division 6.

(3) A person who purchases or receives ammunition at a target facility holding a business or other regulatory license, provided that the ammunition is at all times kept within the facility's premises.

(4) A gunsmith.

(5) A wholesaler.

(6) A manufacturer or importer of firearms or ammunition licensed pursuant to Chapter 44 (commencing with [Section 921](#)) of Title 18 of the United States Code, and the regulations issued pursuant thereto.

(7) An authorized law enforcement representative of a city, county, city and county, or state or federal government, if the sale or other transfer of ownership is for exclusive use by that government agency, and, prior to the sale, delivery, or transfer of the handgun ammunition, written authorization from the head of the agency authorizing the transaction is presented to the person from whom the purchase, delivery, or transfer is being made. Proper written authorization is defined as verifiable written certification from the head of the agency by which the purchaser, transferee, or person otherwise acquiring ownership is employed, identifying the employee as an individual authorized to conduct the transaction, and authorizing the transaction for the exclusive use of the agency by which that individual is employed.

(8)(A) A properly identified sworn peace officer, as defined in Chapter 4.5 (commencing with [Section 830](#)) of Title 3 of Part 2, or properly identified sworn federal law enforcement officer, who is authorized to carry a firearm in the course and scope of the officer's duties.

(B)(i) Proper identification is defined as verifiable written certification from the head of the agency by which the purchaser or transferee is employed, identifying the purchaser or transferee as a full-time paid peace officer who is authorized to carry a firearm in the course and scope of the officer's duties.

(ii) The certification shall be delivered to the vendor at the time of purchase or transfer and the purchaser or transferee shall provide bona fide evidence of identity to verify that he or she is the person authorized in the certification.

(iii) The vendor shall keep the certification with the record of sale and submit the certification to the department.

(f) The department is authorized to adopt regulations to implement the provisions of this section.

# **Text of Emergency Regulations**

## **Title 11, Division 5**

### **Chapter 4. Evidence of Residency Documentation-Documentation Requirements for Firearms and Ammunition Eligibility Checks**

#### **Article 1. Evidence of Residency Documentation**

##### **§ 4045. Definitions and Requirements**

#### **Article 2. Additional Documentation Requirements**

##### **§ 4045.1. Additional Documentation Requirements for Eligibility Checks with Federal Non-Compliant California Driver License or Identification Card.**

This section applies to all firearms and ammunition eligibility checks, including any eligibility check described in Division 5. For the purposes of this section, “eligibility checks” refers to background checks based on any application or report for which an applicant is required to submit a driver license or identification card, or the number from a driver license or identification card, so that the Department of Justice may determine the applicant’s eligibility to possess a firearm or ammunition under state or federal law.

- (a) For all eligibility checks, a copy of the applicant’s California driver license or identification card, or out-of-state driver license, if applicable, shall be submitted, as specified in subdivisions (d) through (g).
- (b) For all eligibility checks, if the applicant presents a federal non-compliant California driver license or identification card with the notation “FEDERAL LIMITS APPLY” on the front, the applicant shall also submit proof of lawful presence in the United States, as specified in subdivisions (d) through (g), in the form of one of the following documents:
  - (1) Valid, unexpired U.S. passport or passport card.
  - (2) Certified copy of U.S. birth certificate.
  - (3) U.S. Certificate or Consular Report of Birth Abroad of a U.S. Citizen.
  - (4) Valid, unexpired foreign passport with valid U.S. immigrant visa and approved Record of Arrival/Departure (I-94) form.
  - (5) Certified copy of birth certificate from a U.S. Territory.
  - (6) Certificate of Naturalization or U.S. Citizenship.
  - (7) Valid, unexpired Permanent Resident Card.

(c) For all eligibility checks, if the applicant's name as it appears on the federal non-compliant California driver license or identification card differs from the name on the proof of lawful presence document submitted in accordance with subdivision (b), the applicant shall also submit, as specified in subdivisions (d) through (g), one of the following certified documents:

(1) An adoption document that contains the legal name of the applicant as a result of the adoption.

(2) A name change document that contains the applicant's legal name both before and, as a result of, the name change.

(3) A marriage certificate.

(4) A dissolution of marriage document that contains the legal name of the applicant as a result of the court action.

(5) A certificate, declaration or registration document verifying the formation of a domestic partnership.

(6) A dissolution of domestic partnership document that contains the legal name of the applicant as a result of the court action.

(d) Applications or reports submitted in a paper format.

For eligibility checks based on an application or report submitted to the Department of Justice in a paper format, the documents required in subdivisions (a) through (c) shall be submitted along with the paper application. These applications and reports include:

(1) Certificate of Eligibility applications, pursuant to Penal Code section 26710.

(2) Firearm Ownership Reports, including the reports listed in section 4002 of Chapter 1 of this Division 5 and amended for purposes of this division as follows:

- A. New Resident Report of Firearm Ownership, form BOF 4010A (Rev. 07/2017 05/2019), hereby incorporated by reference, pursuant to Penal Code section 27560.
- B. Firearm Ownership Report, form BOF 4542A (Rev. 07/2017 05/2019), hereby incorporated by reference, pursuant to Penal Code section 28000.
- C. Curio or Relic Firearm Report, form BOF 4100A (Rev. 07/2017 05/2019), hereby incorporated by reference, pursuant to Penal Code section 27565.
- D. Collector In-State Acquisition of Curio or Relic Long Gun Report, form BOF 961 (Rev. 07/2017 05/2019), hereby incorporated by reference, pursuant to Penal Code section 27966.
- E. Report of Operation of Law or Intra-Familial Transaction, form BOF 4544A (Rev. 07/2017 05/2019), hereby incorporated by reference, pursuant to Penal Code sections 27875 and 27920.

(3) The application forms referenced in section 4142 of Chapter 7 of this Division 5 and amended for purposes of this division as follows: Dangerous Weapons License/Permit(s) Application, form BOF 030 (Rev. ~~01/2012~~ 05/2019), hereby incorporated by reference, or Dangerous Weapons License/Permit(s) Renewal Application, form BOF 031 (Rev. ~~01/2012~~ 05/2019), hereby incorporated by reference. These forms include options to apply for the following licenses/permits:

- A. Assault Weapon/.50 BMG Rifle Permit, pursuant to Penal Code sections 31000 and 31005.
- B. Short-Barreled Shotgun/Rifle Permit, pursuant to Penal Code sections 33300 and 33305.
- C. Destructive Device Permit, pursuant to Penal Code sections 18900 and 18905.
- D. Machinegun Permit, pursuant to Penal Code sections 32650 and 32655.
- E. Machinegun License, pursuant to Penal Code sections 32700 - 32715.

(e) Applications or reports submitted electronically via the California Firearms Application Reporting System (CFARS).

For eligibility checks based on an application or report submitted to the Department of Justice electronically via CFARS, the documents required in subdivisions (a) through (c) shall be uploaded to CFARS as prompted during the application or reporting process. These applications and reports include:

(1) Certificate of Eligibility applications, pursuant to Penal Code section 26710 and Chapter 3 of this Division 5.

(2) Unique Serial Number Applications, pursuant to Penal Code section 29182 and Chapter 41 of this Division 5.

(3) Firearm Ownership Reports, including:

- A. New Resident Report of Firearm Ownership, pursuant to Penal Code section 27560.
- B. Firearm Ownership Report, pursuant to Penal Code section 28000.
- C. Curio or Relic Firearm Report, pursuant to Penal Code section 27565.
- D. Collector In-State Acquisition of Curio or Relic Long Gun Report, form pursuant to Penal Code section 27966.
- E. Report of Operation of Law or Intra-Familial Transaction, pursuant to Penal Code sections 27875 and 27920.

(f) Applications or reports submitted electronically via the Dealer Record of Sale Entry System (DES), including applications or reports submitted pursuant to Chapters 8 and 11 of this Division 5.

For eligibility checks based on applications or reports submitted to the Department of Justice electronically via the DES, the firearm dealer or ammunition vendor shall examine the applicant's driver license or identification card. If the applicant's California

driver license or identification card is federal non-compliant with the notation “FEDERAL LIMITS APPLY” on the front, the firearm dealer or ammunition vendor shall require the applicant to submit a copy of the document required in subdivision (b), as well as a copy of the document required in subdivision (c) if applicable. These applications and reports include:

- (1) Application(s) to purchase a firearm. The firearm dealer shall confirm compliance with this subdivision on DES, as necessary during the application or reporting process. The firearm dealer shall keep a copy of the document(s) required in subdivisions (a) through (c) as part of the permanent record of the transaction described in Penal Code section 28215, subdivision (c).
  - (2) Applications to purchase ammunition, as described in Penal Code section 30370. The firearm dealer or ammunition vendor shall confirm compliance with this subdivision on DES, as necessary during the application or reporting process. The firearm dealer or ammunition vendor shall keep a copy of the document(s) required in subdivisions (a) through (c).
- (g) Applications or reports submitted to other agencies that include fingerprint data to be used by the Department of Justice to determine the applicant’s eligibility to possess a firearm or ammunition under state or federal law.

For eligibility checks based on applications or reports submitted to other agencies that include fingerprint data to be used by the Department of Justice to determine the applicant’s eligibility to possess a firearm or ammunition under state or federal law, if the applicant presents a federal non-compliant California driver license or identification card with the notation “FEDERAL LIMITS APPLY” on the front, the agency shall require the applicant to submit the documents required in subdivision (b), as well as the document required in subdivision (c) if applicable. The agency shall keep a copy of the documents required in subdivisions (a) through (c) as part of the permanent record of the application. The Department of Justice may request a copy of the document(s) at a future date. Applicants of these applications and reports include:

- (1) Peace officer applicants, custodial officers, or transportation officers, pursuant to Penal Code section 832.15.
- (2) Peace officers, pursuant to Penal Code section 832.16.
- (3) Applicants for admission to a basic course of training certified by the Commission on Peace Officer Standards and Training that includes the carrying and use of firearms, pursuant to Penal Code section 13511.5.
- (4) Applicants for an explosives permit, pursuant to Health & Safety Code section 12101.

Note: Authority cited: Sections 28060, 28100, 28155, 28215, and 28220, Penal Code.  
Reference: Sections 832.15, 832.16, 13511.5, 16400, 18900, 18905, 23000, 26150, 26155, 26170, 26710, 26815, 27540, 27560, 27565, 27875, 27920, 27966, 28000, 28160, 28215, 28220, 28250, 29182, 29500, 30105, 30370, 31000, 31005, 32650, 32655, 32700, 32705, 32710, 32715,

33300, 33305, and 33850, Penal Code; Section 12101, Health & Safety Code; Sections 922(d) and (g), Title 18, United States Code; and Title 27, Part 178.32, Code of Federal Regulations.