Division of the State Architect (DSA) documents referenced within this publication are available on the DSA Publications webpage.

PURPOSE
This bulletin is to provide guidance to school districts in need of rapid placement of new buildings or structures or alterations to existing school buildings or structures, and temporary sanitation-related amenities such as hand washing stations due to emergency program needs in response to the COVID-19 pandemic.

BACKGROUND
DSA has historically assisted school districts in expediting emergency replacement housing after disasters. California Administrative Code (CAC), Section 4-302(b), Part 1, Title 24 CCR allows for temporary relocatable buildings to be installed for school purposes immediately following disasters such as earthquakes, fires, floods, and other unanticipated emergency classroom needs prior to receiving DSA approval. For further guidance on emergency procedures, please review DSA IR A-1.16: Temporary Approval for School Use of DSA Approved Relocatable Buildings.

IMPLEMENTATION
DSA has determined that the COVID-19 pandemic constitutes an unanticipated emergency and will make every effort to expedite plan review of emergency projects needed for schools to reopen safely. Clients are encouraged to contact the local DSA Regional Office for preliminary discussion of project scope and construction deadlines so that DSA may schedule our staff to meet necessary goals. For COVID-19 related projects, DSA will waive the 6-week registration scheduling requirement to enable plan review to commence sooner; however, applications are still required to be registered using form DSA 1-REG Registration for Project Submittal prior to submittal.

This bulletin provides guidance for emergency installation of temporary and new school buildings and structures in response to COVID-19. It also provides guidance for expedited review of alterations to existing buildings, and for temporary installation of portable sanitation-related equipment in response to COVID-19.

DSA reserves the right to rescind this document at any time with notice.

1. TEMPORARY BUILDINGS OR STRUCTURES
New relocatable buildings and structures may be temporarily installed for a maximum period up to 3 years in accordance with IR A-1.16. Temporary buildings may exempt specific fire alarm and/or sprinkler requirements during the 3-year period. Previously constructed relocatable buildings may be installed on a site prior to obtaining DSA approval. Districts must notify DSA within 14 days after placement of a building(s) or structure(s), and plans for the building(s) or structure(s) shall be submitted for review and approval by DSA within 60-days following installation. Work during installation requires project inspection and material sampling, testing and special inspections in accordance with CAC Sections 4-333 and 4-335, respectively.

DSA has determined that temporary shade structures may also be installed utilizing the same procedure as for buildings for a maximum period up to 3 years under Section 1 of IR A-1.16. This applies to new shade structures constructed to a 2016 California Building Code (CBC)
DSA-assisted Pre-checked (PC). A DSA Class 1 Project Inspector or Relocatable Building In-plant Inspector must provide the in-plant inspection.

If an unanticipated need for the building(s) for school use exceeds three years, the school district shall notify DSA, and DSA may extend the temporary approval for an additional 3 years. Otherwise, temporary buildings or structures must be made permanent by application for DSA approval, or shall be removed from the school site.

2. PERMANENT BUILDINGS OR STRUCTURES
Expedited over-the-counter plan review is available for any buildings or structures utilizing DSA-approved PC plans in accordance with PL 07-02: Over-The-Counter Review of Projects Using Pre-Check Approved Designs. Permanent installation of new PC buildings or structures require compliance with Part 1, Title 24, CCR as is standard for all projects. For buildings or structures not pre-approved as a PC, clients are encouraged to request a preliminary meeting with DSA regional office supervisors to discuss project scope and construction deadlines as described above.

3. ALTERATIONS TO EXISTING BUILDINGS OR STRUCTURES
Alteration of existing buildings or structures shall comply with Part 1, Title 24, CCR, including exemptions that may apply based upon the scope of work and/or cost of the project in accordance with IR A-22: Construction Projects and Items Exempt from DSA Review. Alteration projects under the cost threshold in Section 1.3.2.1 (currently $109,172 in 2020) will not require DSA review and approval of plans. Alteration projects under the cost threshold in Section 1.3.2.2 (currently between $109,172 and $245,636 in 2020) that do not require any work of a structural nature will not require structural review, provided fire safety and access compliance requirements identified in the section are met. Inspection of alteration work shall be required in accordance with IR A-22.

Clients are encouraged to review IR A-22 for alteration projects and to contact the respective local DSA Regional Office supervisor with any questions or to schedule a preliminary meeting.

4. TEMPORARY PORTABLE SANITATION STATIONS
Temporary portable handwashing stations and other portable sanitation-related equipment may be installed for public, student and teacher use without DSA approval; however, such equipment shall not be placed in a location which will obstruct egress and fire-access or accessible routes. Inspection by a DSA-certified project inspector shall not be required for installation of portable sanitation stations or other sanitation-related equipment.

5. FIRE AND LIFE SAFETY AND ACCESS COMPLIANCE REQUIREMENTS FOR TEMPORARY FACILITIES
Whether or not projects are submitted to DSA, the CBC requirements apply to all temporary facilities, including fire and life safety requirements and access compliance requirements. An accessible route must be provided to all temporary facilities, structures, restrooms, and portable sanitation equipment provided for use by the public, faculty and staff to mitigate the spread of COVID-19. Portable sanitation equipment must meet access compliance requirements for clear floor spaces, reach ranges, and operable parts. DSA Fire and Life Safety and Access Compliance Supervisors are available for consultation to address immediate concerns related to the application of CBC requirements to temporary or portable facilities.

6. CALGREEN REQUIREMENTS FOR TEMPORARY FACILITIES
The Minimum Rehabilitated Landscape Area requirements of CALGreen Section 301.4 will be waived for placement of temporary relocatable buildings on campuses in response to the COVID-19 pandemic. If temporary use exceeds three years, the school district shall notify DSA,
and DSA may extend the temporary approval for an additional 3 years. Otherwise, temporary buildings or structures must be made permanent by application for DSA approval whereby the requirements of CALGreen Section 301.4 will then be enforced.