NOTICE OF PROPOSED ACTION
TO BUILDING STANDARDS OF THE
CALIFORNIA DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
REGARDING THE 2019 CALIFORNIA EXISTING BUILDING CODE
CALIFORNIA CODE OF REGULATIONS, TITLE 24, PART 10
(HCD 07/19)

Note to agencies: The laws associated with the instructions in this form are found
primarily in Government Code Section 11346.5 et sequentes. For clarity during the
administrative review process, do not remove the headings or statutory references to
applicable sections being completed.

Notice is hereby given that the California Building Standards Commission (CBSC) on
behalf of the California Department of Housing and Community Development (HCD)
proposes to adopt, approve, codify, and publish changes to building standards
contained in the California Code of Regulations (CCR), Title 24, Part 10. The HCD is
proposing building standards related to 2019 California Existing Building Code (CEBC).

PUBLIC COMMENT PERIOD
A public hearing has not been scheduled; however, written comments will be accepted
from April 24, 2020, until 5:00 PM on June 8, 2020.
Comments may be submitted to CBSC via:

   e-Comment form dgs.ca.gov/BSC/e-comments

   US Mail postmarked no later than June 8, 2020:
   California Building Standards Commission
   2525 Natomas Park Drive, Suite 130
   Sacramento, CA 95833
   Michael Nearman, Deputy Executive Director

    Note: Only comments received in an accessible format will be viewable via CBSC’s
website. Use the e-Comment form to ensure accessibility.

Written comments may also be emailed to CBSC@dgs.ca.gov.

Any interested person, or his or her duly authorized representative, may request, no
later than 15 days prior to the close of the written comment period, that a public hearing
be held.

The public will have an opportunity to provide both written and/or oral comments
regarding the proposed action on building standards at a public meeting to be
conducted by the CBSC to be scheduled at a date near the end of the current adoption
cycle. A meeting notice will be issued announcing the date, time and location of the
public meeting.

POST-HEARING MODIFICATIONS TO THE TEXT OF THE REGULATIONS
Following the public comment period, CBSC may adopt the proposed building
standards substantially as proposed in this notice, or with modifications that are
sufficiently related to the original proposed text and notice of proposed changes. If modifications are made, the full text of the proposed modifications, clearly indicated, will be made available to the public for at least 15 days prior to the date on which the CBSC adopts, amends, or repeals the regulation(s). CBSC will accept written comments on the modified building standards during the 15-day period.

NOTE: To be notified of any modifications, you must submit written/oral comments or request that you be notified of any modifications.

**AUTHORITY AND REFERENCE**


The CBSC proposes to adopt these building standards under the authority granted by Health and Safety Code (HSC) section 18949.5. The purpose of these building standards is to implement, interpret, or make specific the provisions of HSC sections 17000 through 17062.5, 17910 through 17995.5, 18200 through 18700, 18860 through 18874, and 19960 through 19997; Civil Code sections 1101.4 and 1101.5; and Government Code sections 12955.1 and 12955.1.1.

HCD is proposing this regulatory action based on HSC sections 17040, 17050, 17920.9, 17921, 17921.5, 17921.6, 17921.10, 17922, 17922.6, 17922.12, 17922.14, 17927, 17928, 18300, 18552, 18554, 18620, 18630, 18640, 18670, 18690, 18691, 18865, 18871.3, 18871.4, 18873, 18873.1 through 18873.5, 18938.3, 18944.11, and 19990 and Government Code section 12955.1.

**INFORMATIVE DIGEST**


**Summary of Existing Laws**

HSC section 17040 requires HCD to adopt building standards for employee housing for “…the protection of the public health, safety, and general welfare of employees and the public, governing the erection, construction, enlargement, conversion, alteration, repair, occupancy, use, sanitation, ventilation, and maintenance of all employee housing.”

HSC section 17921 and Government Code section 12955.1 require HCD to propose the adoption, amendment, or repeal of building standards to the CBSC.

HSC section 17958.12 requires HCD to adopt regulations to recognize retroactive permits.

HSC section 17980.12 provides for delays in corrections of building violations to accessory dwelling units. Operative until January 1, 2035.

HSC sections 18300 and 18865 require HCD to adopt building standards for mobilehome parks and special occupancy parks.

HSC section 19990 requires HCD to adopt building standards for factory-built housing.
Summary of Existing Regulations


Existing CEBC regulations specifically related to the proposed changes:

- Require permits to be based on building standards approved by the CBSC and in effect at the time of permit application.
- Require building permits to be obtained prior to the construction or alteration of buildings.
- Address local authority to enforce and provide a reference to the State Housing Law related to several actions available for enforcing unsafe buildings and structures.
- Provide a list and discussion of required building inspections.
- Includes definitions to clarify terms as used within the text of the CEBC.
- Provide for the use of original materials and methods of construction for repairs and alterations of existing structures.

Summary of Effect

Summary of effect of the proposed specific changes on existing CEBC regulations:

- Addition of text providing reference to the use of retroactive permits for approval of existing unpermitted residential structures, and recognition of the application of prior applicable building codes in force, at or near the time of the unpermitted construction, based on the determination of the local enforcing agency. This is not a mandate and clarifies existing law and practice. The benefit of this amendment will increase the number of legally occupiable existing unpermitted buildings.
- Addition of text providing a reference to special enforcement procedures related to delayed correction of building violations will allow occupancy of accessory dwelling units that need correction, but do not endanger health and safety. The text also acts as a reference to the statutory section authorizing the delay in correction. The text does not mandate the approval of the delay.
- Addition of an existing statutory requirement in the State Housing Law for inspection of exterior elevated elements and reference to inspections specifically for condominium projects provides complete set of required inspections in the CEBC. These inspections are intended to identify elevated wooden structures in need of repair and ensure continued safety for the public.
- A definition is proposed for “accessory dwelling unit” and “exterior elevated element” to clarify the meaning of the terms as used in new proposed text.
- Addition of text and a reference to existing statute related to garage door
openers will notify code users of a requirement to replace an existing garage
doors opener without a battery backup function with a garage door opener that
includes battery backup, when existing garage doors are replaced. This also
clarifies that the retroactive statutory requirement is exempt from
HSC provisions for retention and use of original materials and methods of
construction.
These changes will affect the following programs:

a) State Housing Law Program: Relative to residential occupancies, buildings or
structures accessory thereto, in accordance with HSC section 17910 et. Seq.
Relative to the Federal Fair Housing Amendment Act and state statutory
accessibility requirements in accordance with Government Code
sections 12955.1 and 12955.1.1, except where the application is for public
accommodations only.

b) Employee Housing Program: relative to the use of any buildings or structures
on the property in accordance with HSC section 17040.

c) Mobilehome Parks and Special Occupancy Parks Programs: relative to the
design or construction of permanent buildings and accessory buildings and
structures within the park in accordance with HSC sections 18300 and 18865.

d) Factory-built Housing Program: relative to residential buildings, dwellings or
portions thereof, or building component, or manufactured assemblies in
accordance with HSC section 19990.

The standards provide consistency with model code format, state and federal
laws and regulations, and conditions unique to California. In addition, the
amendments provide clarity and specificity and give direction for the code user. A
discussion of the effect of the regulations may be found in the Initial Statement of
Reasons.

Comparable Federal Statute or Regulations

There are no comparable federal statutes or regulations.

Policy Statement Overview

The proposed regulations as part of the update to the 2019 CEBC, will adopt,
amend or repeal existing building standards and establish new building
standards, which will affect residential occupancies and buildings or structures
accessory thereto, as provided for by federal and state accessibility
requirements; the use of general design, structural, and fire and life safety
requirements in housing construction, buildings and structures accessory thereto;
and permanent buildings in mobilehome parks and special occupancy parks.

The benefits anticipated from this proposed regulatory action include updating
building standards, which will result in the protection of public health and safety,
worker safety, the environment and general welfare of California residents. In
addition, providing for use of the most recent building technology, methods and
materials and applying those building standards on a statewide basis, as
required by statute, results in uniformity in residential construction and promotes
affordable costs.
Evaluation of Consistency

HCD has determined that the proposed regulations are not inconsistent or incompatible with existing state regulations.

OTHER MATTERS PRESCRIBED BY STATUTE APPLICABLE TO THE AGENCY OR TO ANY SPECIFIC REGULATION OR CLASS OF REGULATIONS

None.

MANDATE ON LOCAL AGENCIES OR SCHOOL DISTRICTS

Reference: Government Code Section 11346.5(a)(5).
HCD has determined that the proposed regulatory action would not impose a mandate on local agencies or school districts. HCD’s proposal does not mandate state reimbursement pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code.

ESTIMATE OF COST OR SAVINGS

An estimate, prepared in accordance with instructions adopted by Department of Finance, of cost or savings to any state agency, local agency, or school district.

A. Cost or savings to any state agency: **No additional costs or savings beyond those imposed by existing law.**

B. Cost to any local agency required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: **None.**

C. Cost to any school district required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: **None.**

D. Other nondiscretionary cost or savings imposed on local agencies: **No additional costs or savings beyond those imposed by existing law.**

E. Cost or savings in federal funding to the state: **None.**

Estimate: There is no additional cost of compliance for the proposed regulations. See discussions in Initial Statement of Reasons for individual sections for benefits and any assumptions.

INITIAL DETERMINATION OF NO SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT ON BUSINESSES

Reference: Government Code Section 11346.5(a)(8).
If the agency makes an initial determination that the adoption/amendment/repeal of this regulation will not have a significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states, it shall make a declaration to that effect.

HCD has made an initial determination that the amendment of these regulations will not have a significant statewide adverse economic impact on businesses, including the ability of California businesses to compete with businesses in other states.
DECLARATION OF EVIDENCE
Reference: Government Code Section 11346.5(a)(8).
In making the declaration, the agency shall provide in the record of facts, evidence, documents, testimony, or other evidence that the agency relies upon to support its initial determination of no effect.

HCD’s proposed regulations recognize the consideration and possible issuance of retroactive permits by local agencies and possible delay in correction of ADU building violations. Neither would have an adverse impact on businesses. Statutory provisions related to the proposed regulations will have been in effect by the time the regulations become effective. In addition, the provisions related to retroactive permits address existing practices at the local agency level.

The statutory requirement for inspections of existing exterior elevated walking surfaces, as adopted as a building standard by these proposed regulations, is not a new requirement for multifamily building owners or businesses. In addition, inspection of these structures is for the purposes of public safety, ensuring durability of the structure, avoiding more extensive and costly repairs, or liability associated with occupancy in unsafe structures.

FINDING OF NECESSITY FOR THE PUBLIC’S HEALTH, SAFETY, OR WELFARE
Any regulation that requires a report shall not apply to businesses, unless the agency makes a finding that it is necessary for the health, safety, or welfare of the public that the regulations apply to businesses.

No reporting requirements are proposed.

COST IMPACT ON REPRESENTATIVE PRIVATE PERSON OR BUSINESS
Describe all cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action. If no cost impact, provide the following statement:

HCD is not aware of any additional cost impacts that a representative private person or business would necessarily incur in reasonable direct compliance with the proposed action beyond current costs, since the inspection and correction requirements for exterior elevated walking surfaces is already a statutory requirement and being applied. As related to compliance with the original statute for the inspection of exterior elevated elements, HCD has estimated a cost of $150 to $300 per inspection, however there is no additional cost impact beyond that imposed by existing state and local laws. HCD has estimated a required replacement garage door opener with battery backup at a cost of $150 to $350 however, there is no additional cost impact beyond that imposed by existing state and local laws.

ASSESSMENT OF EFFECT OF REGULATIONS UPON JOBS AND BUSINESS EXPANSION, ELIMINATION OR CREATION
HCD has assessed whether or not and to what extent this proposal will affect the following:

A. The creation or elimination of jobs within the State of California.
   These regulations will not directly affect the creation, or cause the elimination, of jobs within the State of California. However, the original statutory requirement for inspection of exterior elevated elements may create more jobs for qualified inspectors.

B. The creation of new businesses or the elimination of existing businesses within the State of California.
   These regulations will not affect the creation or elimination of businesses within the State of California.

C. The expansion of businesses currently doing business within the State of California.
   These regulations will not affect the expansion of businesses currently doing business within the State of California.

D. The benefits of the regulation to the health and welfare of California residents, worker safety, and the state's environment.
   These regulations will update and improve building standards related to the construction and maintenance of residential structures.

ESTIMATED COST OF COMPLIANCE OF STANDARDS THAT WOULD IMPACT HOUSING

No increased cost of compliance (from the existing statutory requirements) for the proposed California amendments. See additional information in the Initial Statement of Reasons.

CONSIDERATION OF ALTERNATIVES

Reference: Government Code Section 11346.5(a)(13).
There were no feasible alternatives available to HCD. The exclusion of statutory requirements may cause conflict within the code and confusion for code users.

AVAILABILITY OF RULEMAKING DOCUMENTS

Reference: Government Code Sections 11346.5(a)(16) and 11346.5(a)(20).
All of the information upon which the proposed regulations are based is contained in the rulemaking file, which is available for public review, by contacting the person named below. This notice, the express terms, and initial statement of reasons can be accessed from the CBSC website.

Interested parties may obtain a copy of the final statement of reasons, once it has been prepared, by making a written request to the contact person named below or at the CBSC website.

HCD shall provide, upon request, a description of proposed changes included in the proposed action, in the manner provided by Section 11346.6, to accommodate a person
with a visual or other disability for which effective communication is required under state or federal law and that providing the description of proposed changes may require extending the period of public comment for the proposed action.

CBSC CONTACT PERSON FOR PROCEDURAL AND ADMINISTRATIVE QUESTIONS

General questions regarding procedural and administrative issues should be addressed to:

Michael Nearman, Deputy Executive Director
2525 Natomas Park Drive, Suite 130
Sacramento, CA 95833
Telephone: (916) 263-5888

PROPOSING STATE AGENCY CONTACT PERSON FOR SUBSTANTIVE AND/OR TECHNICAL QUESTIONS ON THE PROPOSED CHANGES TO BUILDING STANDARDS

Specific questions regarding the substantive and/or technical aspects of the proposed changes to the building standards should be addressed to:

Emily Withers, Codes and Standards Administrator II
California Department of Housing and Community Development
P.O. Box 278180
Sacramento, CA 95827-8180
Telephone: (916) 263-2998
E-mail: Emily.Withers@hcd.ca.gov

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